Chapter 125. International Bank (Ramu Hydroelectric Project) Loan Agreement Act 1971.

Certified on: / /20 .

INDEPENDENT STATE OF PAPUA NEW GUINEA.



Chapter 125.

International Bank (Ramu Hydroelectric Project) Loan Agreement Act 1971.

ARRANGEMENT OF SECTIONS.

- 1. Interpretation. "Loan Agreement" "Project Agreement"
- 2. Approval of Agreements.
- 3. Effect on other laws.
- 4. Pre-appropriation of moneys.

SCHEDULE 1 SCHEDULE 2 – Project Agreement.

INDEPENDENT STATE OF PAPUA NEW GUINEA.



AN ACT

entitled

International Bank (Ramu Hydroelectric Project) Loan Agreement Act 1971,

Being an Act to approve agreements between the Administration of the former Territory of Papua and New Guinea and the International Bank for Reconstruction and Development for a loan for the purposes of the hydroelectric project on the Ramu River.

1. INTERPRETATION.

In this Act-

- "Loan Agreement" means the agreement dated 26 May 1971, a copy of which is set out in Part 1 of the First Schedule, which includes the General Conditions applicable to Development Credit Agreements, a copy of which is set out in Part 2 of that Schedule;
- "**Project Agreement**" means the agreement dated 26 May 1971, a copy of which is set out in the Second Schedule.

2. APPROVAL OF AGREEMENTS.

The Loan Agreement and the Project Agreement are approved, and take effect according to their respective tenors.

3. EFFECT ON OTHER LAWS.

The Loan Agreement and the Project Agreement have the force of law as if contained in this Act, and apply notwithstanding anything in any other law.

4. **PRE-APPROPRIATION OF MONEYS.**

All repayments of principal and payments of interest under the Loan Agreement and the payment of all other charges payable under that agreement or the Project Agreement or under a Bond under either of those agreements shall be

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made out of the Consolidated Revenue Fund, which is, to the necessary extent, appropriated accordingly.

SCHEDULE 1

PART I – LOAN AGREEMENT.

LOAN AGREEMENT

LOAN AGREEMENT

between INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT and ADMINISTRATION OF THE TERRITORY OF PAPUA AND NEW GUINEA

Dated May 26, 1971 LOAN AGREEMENT

AGREEMENT, dated May 26, 1971, between ADMINISTRATION OF THE TERRITORY OF PAPUA AND NEW GUINEA (heteinafter called the Bortower) and INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT (heteinafter called the Bank).

WHEREAS (A) the Bottowet has requested the Bank to assist in the financing of the foteign exchange cost of the Project described in Schedule 2 to this Agreement by making the Loan as herein provided;

(B) the Project will be carried out by the Papua and New Guinea Electricity. Commission (heteinafter called ELCOM) with the Bottower's assistance and, as patt of such assistance, the Bottowet will make available to ELCOM the proceeds of the Loan as hereinafter provided; and

(C) the Bank is willing to make the Loan available upon the terms and conditions set forth hereinafter, in a project agreement (hereinafter called the Project Agreement) of even date herewith between the Bank and ELCOM and in a guarantee agreement. (heteinafter called the Guarantee Agreement) of even date herewith between The Commonwealth of Australia (heteinafter called the Guarantor) and the Bank;

Now THEREFORE the parties hereto agree as follows:

ARTICLET

General Conditions; Definitions

Section 1.01. The patties to this Agreement accept all the provisions of the General Conditions Applicable to Loan and Guatantee Agreements of the Bank, dated January 31, 1969, with the same force and effect as if they were fully set forth herein, subject, however, to the modifications thereof set forth in Schedule 4 to this Agreement (said General Conditions Applicable to Loan and Guarantee Agreements of the Bank, as so modified, being hereinafter called the General Conditions).

Section 1.02. Whetever used in this Agreement, unless the context otherwise requires, the several terms defined in the General Conditions have the respective meanings thetein set forth and the following additional terms have the following meanings:

- (a) "Subsidiary Loan Agreement" means the Agreement referred to in Section 3.01(b) of this Agreement, as such agreement may be amended from time to time with the approval of the Bank; and
- (b) "\$A" means dollats in the cuttency of the Guarantor.

ARTICLE II

The Loan

Section 2.01. The Bank agrees to lend to the Bortower, on the terms and conditions in the Loan Agreement set forth or referred to, an amount in various currencies equivalent to twenty-three million two hundred thousand dollars (\$23,200,000).

Section 2.02. The amount of the Loan may be withdtawn from the Loan Account in accordance with the provisions of Schedule 1 to this Agreement, as such Schedule shall be amended from time to time, for expenditutes made (or, if the Bank shall so agree, to be made) in respect of the reasonable cost of goods and services required for the Project and to be financed under the Loan Agreement; provided, however, that, except as the Bank shall otherwise agree, no withdtawal shall be made on account of expenditutes in the territories of any country which is not a member of the Bank (other than Switzerland) or for goods produced in, or services supplied from, such territories.

Section 2.03. Except as the Bank shall otherwise agree, the goods and services required for the Project and to be financed out of the proceeds of the Loan shall be procured putsuant to the provisions set forth or referred to in Section 2.04 of the Project Agreement.

Section 2.04. The Closing Date shall be September 30, 1976 or such other date as shall be agreed between the Bank and the Bortower.

Section 2.05. The Bottowet shall pay to the Bahk a commitment charge at the tate of three-fourths of one pet cent ($\frac{34}{100}$ pet annum on the principal amount of the Loah hot withdrawh from time to time.

Section 2.06. The Bottower shall pay interest at the tate of seven and one-fourth pet cent (714%) pet annum on the principal amount of the Loah withdrawn and outstanding from time to time.

Section 2.07. Interest and other charges shall be payable semi-annually on April 15 and October 15 in each year.

Section 2.08. The Bottowet shall tepay the principal of the Loan in accordance with the amottization schedule set forth in Schedule 3 to this Agreement.

Section 2.09. If and as the Bank shall from time to time request, the Bortower shall execute and deliver Bonds representing the principal amount of the Loan as provided in Article VIII of the General Conditions.

Section 2.10. The Treasurer of the Borrower and such other person or persons as he shall appoint in writing are designated as authorized representatives of the Borrower for the purposes of Section 8.10 of the General Conditions.

ARTICLE III

Execution of the Project

Section 3.01. (a) The Bortowet shall cause ELCOM to carty out the Project with due diligence and efficiency and in conformity with sound administrative, financial, engineering and public utility practices, and shall provide to ELCOM, promptly as needed, any additional funds, facilities, services and other resources required by ELCOM for the purpose.

(b) The Bottowet shall telend the proceeds of the Loan to ELCOM under a subsidiary loan agreement to be entered into between the Bottowet and ELCOM, under terms and conditions which shall have been approved by the Bank. (c) The Bottowet shall exercise its tights under the Subsidiary Loan Agreement in such mannet as to protect the interests of the Bottowet and the Bank and to accomplish the purposes of the Loan, and except as the Bank shall otherwise agree, the Bottowet shall not assign, not amend, abrogate or waive the Subsidiary Loan Agreement or any provision thereof.

Section 3.02. Without limitation or restriction upon any of its other obligations under the Loan Agreement, the Borrower shall cause ELCOM to perform punctually all of ELCOM's obligations as set forth in the Project Agreement.

ARTICLE IV Other Covenants

Section 4.01. (a) It is the mutual intention of the Bortowet and the Bank that no other external debt shall enjoy any priority over the Loan of the Bonds by way of a lien on the assets of the Bortowet.

(b) To that end the Borrower (i) represents that at the date of this Agreement no lien exists on any assets of the Borrower as security for any external debt except as otherwise disclosed in writing by the Borrower to the Bank, and (ii) undertakes that if any such lien shall be created, it will *ipso facto* equally and ratably secure the payment of the principal of, and interest and other charges on, the Loan and the Bonds and in the creation of any such lien express provision will be made to that effect. The Borrower shall promptly inform the Bank of the creation of any such lien.

- (c) The foregoing representation and undertaking shall not apply to:
 (i) any lien created on property, at the time of putchase thereof, solely as security for payment of the putchase price of such property; and
 (ii) any lien arising in the ordinary course of banking transactions and
 - secuting a debt maturing not more than one year after its date.

(d) As used in this Section, the term "assets of the Bortowet" means assets of the Bortowet or of any of its political subdivisions or of any agency of the Bortowet or of any such political subdivision, including any institution performing the functions of a central bank for the Bortowet.

Section 4.02. The Bottower shall make funds available to ELCOM:

 (a) in an amount of not less than \$A90,000 in each fiscal year beginning July 1, 1971 and up to and including the year beginning July 1, 1977, to assist ELCOM in continuing to operate a training centre;

(b) in such amounts as shall be sufficient to cover the losses of any power systems transferred by the Botrower to ELCOM after the date of this Agreement, in accordance with formulae to be agreed at the time of each such transfer.

Section 4.03. The Bottower shall:

(a) attange with ELCOM to convert, not later than July 1, 1971, the long-term debt in the amount of \$A5,764,822 incurted as a result of the prior transfer of assets from the Borrower to ELCOM and owed by the latter to the Borrower, into a suitable form of equity in ELCOM to be held by the Borrower;

(b) on transferring to ELCOM after the date of this Agreement any assets, accept in payment therefor a suitable form of equity in ELCOM corresponding to the agreed value of such assets at the time of such transfer.

ARTICLE V Consultation, Information and Inspection

Section 5.01. The Bortower and the Bank shall cooperate fully to assure that the putposes of the Loan will be accomplished. To that end, the Bortower and the Bank shall from time to time, at the request of either party:

(a) exchange views through their representatives with regard to the performance of their respective obligations under the Loan Agreement, the performance by the Borrower and ELCOM of their respective obligations under the Subsidiary Loan Agreement, the performance by ELCOM of its obligations under the Project Agreement, the administration, operations and financial conditions of ELCOM and, in respect of the Project, of the departments or agencies of the Borrower responsible for the carrying out of the Project or any part thereof, and other matters relating to the putposes of the Loan; and

(b) furnish to the other all such information as it shall reasonably request with regard to the general status of the Loan. On the part of the Bortower, such information shall include information with respect to financial and economic conditions in the territories of the Bortower, including its balance of payments, and the external debt of the Bortower, of any of its political subdivisions and of any agency of the Bortower or of any such political subdivision.

Section 5.02.(a) The Bottowet shall furnish of cause to be furnished to the Bank all such information as the Bank shall reasonably request concerning the operations and financial condition of ELCOM and, in respect of the Project, of the departments or agencies of the Bottowet responsible for carrying out the Project of any part thereof.

(b) The Bottower and the Bank shall ptomptly inform each other of any condition which interfetes with, or threatens to interfete with, the accomplishment of the purposes of the Loan, the maintenance of the service thereof, or the performance by either of them of its obligations under the Loan Agreement, or the performance by the Bottower or ELCOM of its obligations under the Subsidiary Loan Agreement or the performance by ELCOM of its obligations under the Project Agreement.

Section 5.03. The Borrowet shall afford all reasonable opportunity for accredited representatives of the Bank to inspect all plants, installations, sites, works, buildings, property and equipment of ELCOM and any relevant records and documents and to visit any part of the territories of the Borrowet for purposes related to the Loan.

ARTICLE M

Taxes and Restrictions

Section 6.01. The principal of, and interest and other charges on, the Loan and the Bonds shall be paid without deduction for, and free from, any taxes imposed under the laws of the Bottower or laws in effect in its territories; provided, however, that the foregoing shall not apply to taxation of payments under any Bond to a holder thereof other than the Bank when such Bond is beneficially owned by an individual or corpotate resident of the Bottower or the Guatantor.

Section 6.02. The Loan Agreement, any instrument made putsuant to Section 4.01 of this Agreement, the Project Agreement, the Subsidiary Loan Agreement and the Bonds shall be free from any taxes on or in connection with the execution, issue, delivery or registration thereof imposed under the laws of the Bortower or laws in effect in its territories and the Bortower shall pay all such taxes, if any, imposed under the laws of any other country or countries.

Section 6.03. The payment of the principal of, and interest and other charges on, the Loan and the Bonds shall be free from all restrictions, tegnlations, controls and motatoria of any nature imposed under the laws of the Bortower or laws in effect in its territories.

ARTICLE VII Remedies of the Bank

Section 7.01. If any event specified in Section 7.01 of the Genetal Conditions shall occur and shall continue for the petiod, if any, therein set forth, then at any subsequent time during the continuance thereof, the Bank, at its option, may by notice to the Bortower and the Guatantor declare the principal of the Loan and of all the Bonds then outstanding to be due and payable immediately together with the interest and other charges thereon and upon any such declaration such principal, interest and charges shall become due and payable immediately, anything to the contrary in the Loan Agreement or in the Bonds notwithstanding.

ARTICLE VIII

Effective Date; Termination

Section 8.01. The Loan Agreement and the Guatantee Agreement shall not become effective until evidence satisfactory to the Bank shall have been furnished to the Bank:

(a) that the execution and delivery of the Loan Agreement on behalf of the Bottowet have been duly authorized or tatified by all necessary governmental action, including action of the Guatantor;

(b) that the execution and delivery of the Guarantee Agreement on behalf of the guarantot have been duly authorized or tatified by all necessary governmental action;

(c) that the execution and delivery of the Project Agreement on behalf of ELCOM have been duly authorized or ratified by all necessary corporate and governmental action;

(d) that the Subsidiary Loan Agreement in form and substance satisfactory to the Bank has been duly executed and authorized by all necessary governmental and corporate action and is in full force and effect, subject only to the effectiveness of the Loan Agreement;

(e) if the Bank shall so tequest, that the condition of ELCOM, as represented or wattanted to the Bank as of the date of the Loan Agreement, has undergone no material adverse change between such date and the date agreed upon between the Bottower and the Bank for the purposes of this Section; and

(f) that ELCOM has been provided with all tights to use land and water necessary for its operations.

Section 8.02. The following are specified as additional matters, within the meaning of Section 11.02(c) of the General Conditions, to be included in the opinion or opinions to be furnished to the Bank:

(a) that the Project Agreement has been duly authorized or tatified by, and executed and delivered on behalf of, ELCOM and constitutes a valid and binding obligation of ELCOM in accordance with its terms; and (b) that the Subsidiary Loan Agreement has been duly executed and authorized by all necessary governmental and corporate action, constitutes valid and binding obligations of the patties thereto in accordance with its terms and is in full force and effect, subject only to the effectiveness of the Loan Agreement.

Section 8.03. The date of August 2, 1971 is heteby specified for the purposes of Section 11.04 of the General Conditions.

ARTICLE IX Addresses

Section 9.01. The Treasurer of the Bottower is designated as representative of the Bottower for the purposes of Section 10.03 of the General Conditions.

Section 9.02. The following addresses are specified for the purposes of Section 10.01 of the General Conditions:

For the Bank:

International Bank for Reconstruction and Development 1818 H Street, N.W. Washington, D.C. 20433 United States of America Cable address: Intbafrad Washington, D.C. For the Bottowet:

His Honout The Administrator of the Territory of Papua and New Guinea Port Moresby Papua and New Guinea Cable address: Admin Port Moresby

IN WITNESS WHEREOF, the patties hereto, acting through their representatives thereunto duly authorized, have caused this Agreement to be signed in their respective names and to be delivered in the District of Columbia, United States of America, as of the day and year first above written.

INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT

By J. Butke Knapp, Vice-President

ADMINISTRATION OF THE TERRITORY OF PAPUA AND NEW GUINEA

By E. M. W. Visbotd, Authorized Representative

SCHEDULE 1

Withdrawal of the Proceeds of the Loan

1. The table below sets forth the categories of imported items to be financed out of the proceeds of the Loan and the allocation of amounts of the Loan to each category:

		<u>Amount of the Loan</u> <u>Allocated (expressed</u> n Dollar Equivalent)
τ	Civil works, including preliminary works	8,400,000
τL	Electrical and mechanical equipment for and etect Upper Rame No. 1 Power Station and outdoot step transformer substation	
ĽΠ.	Equipment for and election of transmission lines a step-down transformer substations	ind 7,700,000
IV.	Consultants' services	1,200,000
۷.	Unallocated	<u>1,800,000</u>
	TOTAL	23,200,000

2. Notwithstanding the provisions of patagraph 1 above, no withdrawals shall be made in respect of:

- (a) expenditutes for goods produced in, or services supplied from, the territories of the Bortower;
- (b) expenditutes prior to the date of this Agreement; and
- (c) payments for taxes imposed under the laws of the Bortower, or laws in effect in its territories on goods or services, or on the importation, manufacture, procurement or supply thereof.

3. Notwithstanding the allocation of an amount of the Loan set forth in the second column of the table in patagraph 1 above:

- (a) if the estimate of the expenditutes under any Category shall decrease, the amount of the Loan then allocated to such Category and no longer required therefor will be reallocated by the Bank by increasing correspondingly the unallocated amount of the Loan; and
- (b) if the estimate of the expenditutes under any Category shall increase, a corresponding amount will be allocated by the Bank, at the request of the Bortower, to such Category from the unallocated amount of the Loan, subject, however, to the requirements for contingencies, as determined by the Bank, in respect of any other expenditures.

SCHEDULE 2

Description of the Project

The Project consists of:

It the construction and installation of: a 75MW underground power station on the Ramu River, with an initial installed capacity of 3 times 15MW, and including a step-up transformer substation; approximately 90 miles of 132kV and 230 miles of 66kV transmission lines; and four step-down transformer substations at Lae, Madang, Gotoka and Mount Hagen; and

2. the enlargement of transformer capacity at the Kundia wa and Kainantu transformer substations.

The Project is expected to be completed by December 31, 1975.

Amortization Schedule				
Date Payment Due	Payment of Principal (expressed in dollars)			
October 15, 1976	265,000			
Aptil 15, 1977	275,000			
October 15, 1977	285,000			
Aptil 15, 1978	295,000			
October 15, 1978	305,000			
Aptil 15, 1979	320,000			
October 15, 1979	330,000			
Aptil 15, 1980	340,000			
October 15, 1980	355,000			
April 15, 1981	365,000			
October 15, 1981	380,000			
Aptil 15, 1982	395,000			
October 15, 1982	+10,000			
Aptil 15, 1983	+25,000			
October 15, 1983	++0,000			
April 15, 1984	+55,000			
October 15, 1984	+70,000			
Aptil 15, 1985	490,000			
October 15, 1985	505,000			
Aptil 15, 1986	525,000			
October 15, 1986	545,000			
Aptil 15, 1987	565,000			
October 15, 1987	585,000			
April 15, 1988	605,000			
October 15, 1988	625,000			
Aptil 15, 1989	650,000			
October 15, 1989	675,000			
Aptil 15, 1990	695,000			
October 15, 1990	720,000			
Aptil 15, 1991	750,000			
October 15, 1991	775,000			
Aptil 15, 1992	805,000			
October 15, 1992	835,000			
April 15, 1993	865,000			
October 15, 1993	895,000			
April 15, 1994	925,000			
October 15, 1994	960,000			
April 15, 1995	995,000			
October 15, 1995	1,030,000			
April 15, 1996	1,070,000			
Premiums on Prenaument and Redemotion				

SCHEDULE 3 Amortization Schedule

Premiums on Prepayment and Redemption

The following percentages are specified as the premiums payable on repayment in advance of maturity of any portion of the principal amount of the Loan putsuant to Section 3.05(b) of the General Conditions of on the redemption of any Bond prior to its maturity putsuant to Section 8.15 of the General Conditions:

Time of Prepayment or Redemption	<u>Prenton</u>
Not more than three years before maturity	
More than three years but not more than six years before maturity.	
More than six years but not more than eleven years before maturity	
More than eleven years but not more than sixteen years before mat	otity 4½ %
More than sixteen years but not more than twenty-one years before	
matotity	574 %
More than twenty-one years but not more than twenty-three years b	efore
maturity	674 %
More than twenty-three years before maturity	
SCHEDULE 4	

Modifications of General Conditions

For the purpose of this Agreement, the provisions of the General Conditions are modified as follows:

 Patagraph 13 of Section 2.01 is deleted and the following patagraph is substituted therefor:

- "13. The term external debt means any debt payable in any medium other than the cuttency of the Guatantot or the Bortower, whether such debt is or may become payable absolutely of at the option of the creditor in such other medium; provided, however, that if the Guatantor and the Bortower shall cease to have a cuttency common to them, a debt incutted by one of them in the cuttency of the other shall be deemed to be the external debt of the former."
- B. The following paragraphs 20, 21 and 22 are added to Section 2.01:
 - "20. The term "ELCOM" means the Papua and New Guinea Electricity Commission.
 - 21. The term "Project Agreement" means the first agreement referred to in tecital (C) to the Loah Agreement.
 - 22. The term "Subsidiary Loan Agreement" means the agreement defined in Section 1.02(a) of the Loan Agreement."

C. The last sentence of Section 4.01 is deleted and the following sentence is substituted therefor:

"Withdrawals from the Loan Account shall be made either in the respective cuttencies in which the cost of goods and services has been paid of is payable of in dollats, as the Bank may from time to time elect, except that where withdrawals may be made in respect of expenditutes in the cuttency of the Guatantor of the Bortower, such withdrawals shall be made in such cuttency of cuttencies as the Bank shall from time to time teasonably select.".

D Section 5.01 is deleted.

 Patagraph (e) of Section 6.02 is deleted and the following patagraph is substituted therefor:

> "(e) The Guatantot: (i) shall have been suspended from membership in or ceased to be a member of the Bank, or (ii) shall have ceased to be a member of the International Monetary Fund or shall have become, or shall have been declated, ineligible to use the resources of said Fund."

F. Patagraph (g) of Section 6.02 is deleted and the following patagraph is substituted therefor:

"(g) Prior to the Effective Date, any material advetse change in the condition of ELCOM, as represented by the Bortower and ELCOM, shall have occurred."

G. Patagtaph (i) and (j) of Section 6.02 are deleted and the following new patagtaphs (i), (j), (k), (l) and (m) are added to the Section:

- "(i) There shall occur any such change in the nature and constitution of the Bortower as shall make it improbable that the Bortower will be able to carry out its obligations under the Loan Agreement, the Subsidiary Loan Agreement of the Bonds.
- (j) The Bottower of ELCOM shall have failed to perform any covenant, agreement or obligation under the Subsidiary Loan Agreement.
- (k) ELCOM shall have failed to perform any covenant, agreement or obligation of ELCOM under the Project Agreement.
- An extraordinary situation shall have atisen which shall make it improbable that ELCOM will be able to perform its obligations under the Project Agreement.
- (m) The Bortower of the Guatantot shall have taken any action for the dissolution or disestablishment of ELCOM or for the suspension of its operations, or shall have enacted legislation materially and adversely affecting the establishment, powers, organization, responsibilities or financial structure of ELCOM."

H. Patagraphs (e), (f) and (g) of Section 7.01 are deleted and the following new patagraph (e) is added to the Section:

- "(e) Any event specified in patagraph (m) of Section 6.02 shall have occurred."
- L. Section 9.02 is deleted and the following Section is substituted therefor: "Section 9.02. Obligations of the Guarantor. The obligations of the Guatantot under the Guatantee Agreement shall not be discharged except by performance and then only to the extent of such performance. Such obligations shall not be subject to any prior notice to, demand upon or action against the Borrower or ELCOM or to any prior notice to or demand upon the Guarantor with regard to any default by the Bottowet of ELCOM, and shall not be impaited by any of the following: any extension of time, forbeatance or concession given to the Bottowet of ELCOM; any assertion of, or failure to assert, or delay in assetting, any tight, power or ternedy against the Borrower or ELCOM or in respect of any security for the Loan; any modification or amplification of the provisions of the Loan Agreement of the Project Agreement contemplated by the terms thereof; any failure of the Borrower or ELCOM to comply with any requirement of any law, regulation or order of the Guarantor or of any political subdivision or agency of the Guarantor."

J The last sentence of paragraph (k) of Section 9.04 is deleted and the following sentence is substituted therefor:

"Not withstanding the foregoing, this Section shall not authorize any entry of judgment of enforcement of the award against the Borrower or the Guarantor (as the case may be) except as such procedure may be available against the Borrower or the Guarantor (as the case may be) otherwise than by reason of the provisions of this Section."

 $K_{\rm e}$ — The first and second sentences of Section 10.03 are deleted and the following sentences are substituted therefor:

"Any action tequited or permitted to be taken, and any documents tequited or permitted to be executed, under the Loan Agreement, or the Guarantee Agreement, on behalf of the Borrower or the Guarantor may be taken or executed by the representative of the Borrower or the Guarantor designated in the Loan Agreement or the Guarantee Agreement for the purposes of this Section or any person thereunto authorized in writing by him. Any modification or amplification of the provisions of the Loan Agreement or the Guarantee Agreement, may be agreed to on behalf of the Borrower or the Guaranter by written instrument executed on behalf of the Borrower or the Guarantor by the representative so designated or any person thereunto authorized in writing by him, provided that, in the opinion of such representative, such modification or amplification is reasonable in the circumstances and will not substantially increase the obligations of the Borrower under the Loan Agreement or of the Guarantor under the Guarantee Agreement."

L. Section 11.01 is deleted and the following Section is substituted therefor: "Section 11.01. Conditions Precedent to Effectiveness of Loan Agreement and Guarantee Agreement. The Loan Agreement and the Guatantee Agreement shall not become effective until the conditions specified in Section 8.01 of the Loan Agreement shall have been fulfilled."

M. The eighth paragraph of the Form of Registered Bond without Coupons payable in Dollats set forth in Schedule 1 is deleted and the following paragraph is substituted therefor:

"The principal of the Bonds, the interest accruing thereon and the premium, if any, on the redemption thereof shall be paid without deduction for and free from any taxes, imposts, levies or duties of any nature or any restrictions now or at any time hereafter imposed under the laws of the (name of Guatantor), or of (the Bortower) or laws in effect in their territories; provided, however, that the provisions of this paragraph shall not apply to taxation imposed (a) under the laws of (name of Guatantor) or laws in effect in its territories on or in connection with payments under any Bond to a holder thereof other than the Bank when such Bond is beneficially owned by an individual or corporate resident of (name of Guatantor) or of its territories or (b) under the laws of (the Bortower) or laws in effect in its territories or (b) under the laws of (the Bortower) or laws in effect in the territories on or in connection with payments under any Bond to a holder thereof other than the Bank when such Bond is beneficially owned by an individual or corporate tesident of (the Bortower) or in the territories on or in connection with payments under any Bond to a holder thereof other than the Bank when such Bond is beneficially owned by an individual or corporate tesident of (the Bortower) or (the Guatantor)."

PART II – GENERAL CONDITIONS APPLICABLE TO LOAN AND GUARANTEE AGREEMENTS.

GENERAL CONDITIONS

Dated Jahoary 31, 1969 ARTICLE1 Application to Loan and Guarantee Agreements

Section 1.01. Application of General Conditions. These General Conditions set forth certain terms and conditions generally applicable to loans made by the Bank and shall apply to any loan agreement providing for any such loan and to any guarantee agreement with a member of the Bank providing for the guarantee of any such loan to such extent and subject to such modifications as shall be provided in such agreements; provided, however, that in the case of a loan agreement between the Bank and a

member of the Bank references in these General Conditions to the "Guarantor" and the "Guarantee Agreement" shall be distegated.

Section 1.02. Inconsistency with Loan and Guarantee Agreements. If any provision of a loan agreement or guatantee agreement is inconsistent with a provision of these General Conditions, the provision of the loan agreement or guatantee agreement, as the case may be, shall govern.

ARTICLE II

Definitions; Headings

Section 2.01. *Definitions*. The following terms have the following meanings whetever used in these Genetal Conditions or any Schedule heteto:

- 1. The term Bank means International Bank for Reconstruction and Development.
- 2. The term Association means International Development Association.
- 3. The term Loan Agreement means the particular loan agreement to which these General Conditions shall have been made applicable, as such agreement may be amended from time to time; and such term includes these General Conditions as thus made applicable, all agreements supplemental to the Loan Agreement and all schedules to the Loan Agreement.
- 4. The term Loan means the loan provided for in the Loan Agreement.
- 5. The term Guatantee Agreement means the agreement between a member of the Bank and the Bank providing for the guatantee of the Loan, as such agreement may be amended from time to time; and such term includes these General Conditions as thus made applicable, all agreements supplemental to the Guatantee Agreement and all schedules to the Guatantee Agreement.
- The term Bottower means the party to the Loan Agreement to which the Loan is made.
- The term Guarantor means the member of the Bank which is a party to the Guarantee Agreement.
- The term cuttency of a country means such coin or cuttency as at the time referred to is legal tender for the payment of public and private debts in that country.
- The term dollars and the sign \$ mean dollars in currency of the United States of America.
- 10. The term Bonds means bonds executed and delivered by the Bortower putsuant to THE Loan Agreement; and such term includes any such bonds issued in exchange for, or on transfer of, Bonds as herein defined.

- The term Loan Account means the account on the books of the Bank to which the amount of the Loan is to be credited as provided in Section 3.01.
- 12. The term Project means the project or projects or program or programs for which THE Loan is granted, as described in the Loan Agreement and as the description thereof shall be amended from time to time by agreement between the Bank and the Bortower.
- 13. The term external debt means any debt payable in any medium other than currency of the member of the Bank which is the Bortower of the Guatantor, whether such debt is or may become payable absolutely of at the option of the creditor in such other medium.
- 14. The term Effective Date means the date on which the Loan Agreement and the Guatantee Agreement shall come into force and effect as provided in Section 11.03.
- The term lieb includes mortgages, pledges, charges, privileges and priorities of any kind.
- 16. The term assets includes revenues and property of any kind.
- 17. The term tax and taxes include imposts, levies, fees and duties of any nature, whether in effect at the date of the Loan Agreement or Guatantee Agreement or thereafter imposed.
- 18 Whetevet reference is made to the incutting of debt such reference includes the assumption and guatantee of debt and any tenewal, extension, or modification of the terms of the debt or of the assumption or guatantee thereof.
- 19. The term Closing Date means the date specified in the Loah Agreement as of which THE Bank may by notice to the Bottower terminate the tight of the Bottower to withdraw from the Loah Account any amount theretofore unwithdrawn.

Section 2.02. *References*. References in these General Conditions to Atticles or Sections are to Atticles or Sections of these General Conditions.

Section 2.03. *Headings*. The headings of the Atticles and Sections and the Table of Contents are inserted for convenience of reference only and are not a part of these General Conditions.

ARTICLE III

Loan Account; Interest and Other Charges; Repayment; Place of Payment

Section 3.01. Low Account. The amount of the Loan shall be credited to a Loan Account which the Bank shall open on its books in the name of the Bortower. The amount of the Loan may be withdrawn from the Loan Account as provided in the Loan Agreement and in these General Conditions.

Section 3.02. Commitment Charges. A commitment charge at the tate specified in the Loan Agreement shall be payable on the unwithdrawn amount of the Loan. Such commitment charge shall accrue from a date 60 days after the date of the Loan Agreement to the respective dates on which amounts shall be withdrawn by the Botrowet from the Loan Account of shall be cancelled. An additional commitment charge at the tate of one half of one per cent ($\frac{1}{2}$ of 1%) per annum shall be payable on the principal amount of any special commitment entered into by the Bank putsuant to Section 5.02 and outstanding from time to time.

Section 3.03. Interest. Interest at the tate specified in the Loah Agreement shall be payable on the amount of the Loah withdrawh from the Loah Account and outstanding from time to time. Interest shall accrue from the respective dates on which amounts shall be so withdrawh.

Section 3.04. Computation of Interest and Other Charges. Interest and all other charges shall be computed on the basis of a 360-day year of twelve 30-day months.

Section 3.05. Repayment.

(a) The principal amount of the Loan withdrawn from the Loan Account shall be repayable in accordance with the amottization schedule to the Loan Agreement.

(b) The Bottowet shall have the tight, upon payment of all accrued interest and payment of the premium specified in said amottization schedule, and upon not less than 45 days' notice to the Bank, to tepay in advance of maturity (i) all of the principal amount of the Loan at the time outstanding or (ii) all of the principal amount of any one or more maturities, provided that on the date of such prepayment there shall not be outstanding any pottion of the Loan maturing after the pottion to be prepaid. However, if Bonds shall have been delivered putsuant to Atticle VIII in respect of any pottion of the Loan to be prepaid, the terms and conditions of prepayment of that pottion of the Loan shall be those set forth in Section 8.15 and in such Bonds.

(c) It is the policy of the Bank to encourage the repayment prior to maturity of pottions of its loans retained by the Bank for its own account. Accordingly, the Bank will sympathetically consider, in the light of all circumstances then existing, any request of the Bortower that the Bank waive the payment of any premium payable under paragraph (b) of this Section or under Section 8.15 on prepayment of any pottions of the Loan or Bonds which the Bank has not sold or agreed to sell.

Section 3.06. *Place of Payment*. The principal (including premium, if any) of, and interest and other charges on, the Loan shall be paid at such places as the Bank shall reasonably request. The principal of the Bonds, the interest accruing thereon and the premium, if any, on the redemption thereof shall be paid at the places specified in the Bonds, except that payments under any Bonds held by the Bank shall be made at such places as the Bank shall reasonably request.

ARTICLE IV Currency Provisions

Section 4.01. Currencies in which Withdrawals are to be Made. Except as the Bottowet and the Bank shall otherwise agree, the cost of goods and services financed out of the proceeds of the Loan shall be paid in the respective currencies of the countries from which such goods and services are acquited. Withdrawals from the Loan Account shall be made either in the respective currencies in which the cost of goods and services has been paid or is payable or in dollars, as the Bank may from time to time elect; except that where withdrawals may be made in respect of expenditutes in the currency of the member of the Bank which is the Bottower or the Guatantor, such withdrawals shall be made in such currency or currencies as the Bank shall from time to time teasonably select.

Section 4.02. Currency in which Principal and Premium are Payable; Maturities.

(a) The principal of the Loan shall be repayable in the several currencies withdrawn from the Loan Account and the amount repayable in each currency shall be the amount withdrawn in that currency, provided that, if withdrawal shall be made in any currency which the Bank shall have purchased with another currency for the purpose of such withdrawal, the portion of the Loan so withdrawn shall be repayable in such other currency and the amount so repayable shall be the amount paid by the Bank on such purchase.

(b) Any premium payable under Section 3.05 on prepayment of any portion of the Loan, or under Section 8.15 on redemption of any Bond, shall be payable in the currency in which the principal of such portion of the Loan, or of such Bond, is repayable.

(c) The pottion of the Loan to be tepaid in any particular cuttercy shall be tepayable in such instalments as the Bank shall from time to time specify, provided that the amount of the Loan to be tepaid on each maturity date shall temain as set forth in the amountization schedule to the Loan Agreement.

(d) For the purposes of facilitating the sale of portions of any loan (including the Loan) made by the Bank to the Bottower of of bonds representing any such loan, the Bank, with the approval of the Guatantor may from time to time, in connection with any such sale and notwithstanding the provisions of paragraph (a) of this Section, or of similar provisions in or applicable to any other loan agreement between the Bottower and the Bank:

- (i) agree with the Bottower that any such portion of any loan (including the Loan) made by the Bank to the Bottower, repayable in one currency may be made repayable in one or more other currencies, and from the date specified in such agreement such portion of the Loan or of such other loan shall be repayable in such other currencies; and
- (ii) by notice to the Bottowet interchange equivalent pottions of any loan (including the Loan) outstanding between the Bottowet and the Bank and any other such loan or loans repayable in different currencies under the provisions of paragraph (a) of this Section or of similar provisions in or applicable to the loan agreements under which the loans in question were made, provided that after such interchange the aggregate amount to be repaid in any currency in respect of the loans in question, and the amounts of the maturities set forth in the respective amottization schedules applicable to the repayment of such loans, shall not be varied.

Section 4.03. *Currency in which Interest is payable*. Interest on any pottion of the Loan shall be payable in the currency in which the principal of such pottion of the Loan is repayable.

Section 4.04. Currency in which Commitment Charge is Payable. The commitment charge and the charge for any special commitment putsuant to Section 5.02 shall be payable in dollats.

Section 4.05. Purchase of Currencies. The Bank will, at the request of the Bottowet and on such terms and conditions as the Bank shall determine, purchase any cuttency needed by the Bottowet for payment of principal, interest and other charges required under the Loan Agreement upon payment by the Bottowet of sufficient funds therefor in a cuttency or currencies to be specified by the Bank from time to time. In purchasing the currencies required the Bank shall be acting as agent of the Bottowet and the Bottowet shall be deemed to have made any payment required under the Loan Agreement only when and to the extent that the Bank has received such payment in the currency or cuttencies required.

Section 4.06. Valuation of Currencies. Whenever it shall be necessary for the putposes of the Loan Agreement to determine the value of one cuttency in terms of another, such value shall be as teasonably determined by the Bahk.

Section 4.07. Exchange Restrictions. Any payment required under the Loan Agreement and the Guatantee Agreement to be made to the Bank in the currency of any country shall be made in such mannet, and in currency acquired in such mannet, as shall be permitted under the laws of such country for the putpose of making such payment and effecting the deposit of such currency to the account of the Bank with a depository of the Bank in such country.

ARTICLE V Withdrawal of Proceeds of Loans

Section 5.01. Withdrawal from the Loan Account. The Bottowet shall be entitled to withdraw from the Loan Account amounts expended or, if the Bank shall so agree, amounts to be expended for the Project in accordance with the provisions of the Loan Agreement and of these General Conditions. Except as shall be otherwise agreed between the Bank and the Bottower, no withdrawals shall be made on account of (a) expenditures prior to the date of the Loan Agreement or (b) expenditures in the currency of the member of the Bank which is the Bottower or the Guatantor, or for goods produced in, or services supplied from, the territories of such member, or (c) expenditures in the territories of any country which is not a member of the Bank (other than Switzerland) or for goods produced in, or services supplied from, such territories.

Section 5.02. Special Commitment by the Bank. Upon the Bottowet's request and upon such terms and conditions as shall be agreed upon between the Bank and the Bottowet, the Bank may enter into special commitments in writing to pay amounts to the Bottowet of others in respect of the cost of goods and services to be financed under the Loan Agreement notwithstanding any subsequent suspension or cancellation.

Section 5.03. Applications for Withdrawal or for Special Commitment. When the Bottowet shall desite to withdraw any amount from the Loan Account or to request the Bank to enter into a special commitment putsuant to Section 5.02, the Bottowet shall deliver to the Bank a written application in such form, and containing such statements and agreements, as the Bank shall teasonably request. Applications for withdrawal, with the necessary documentation as hereinafter in this Article provided, shall be made promptly in relation to expenditures for the Project. Section 5.04. Evidence of Authority to Sign Applications for Withdrawal. The Bottowet shall futnish to the Bank evidence of the authority of the petson of petsons authorized to sign applications for withdrawal and the authenticated specimen signature of any such petson.

Section 5.05. *Supporting Evidence*. The Bottowet shall furnish to the Bank such documents and other evidence in support of the application as the Bank shall teasonably tequest, whether before or after the Bank shall have permitted any withdrawal requested in the application.

Section 5.06. Sufficiency of Applications and Documents. Each application and the accompanying documents and other evidence must be sufficient in form and substance to satisfy the Bank that the Bortower is entitled to withdraw from the Loan Account the amount applied for and that the amount to be withdrawn from the Loan Account is to be used only for the purposes specified in the Loan Agreement.

Section 5.07. Payment by the Bank. Payment by the Bank of amounts which the Bottowet is entitled to withdraw from the Loan Account shall be made to or on the otder of the Bottowet.

ARTICLE VI

Cancellation and Suspension

Section 6.01. *Cancellation by the Borrower*. The Bottowet may by hotice to the Bank cancel any amount of the Loan which the Bottowet shall not have withdrawn ptiot to the giving of such notice, except that the Bottowet may not so cancel any amount of the Loan in tespect of which the Bank shall have enteted into a special commitment putsuant to Section 5.02.

Section 6.02. Suspension by the Bank. If any of the following events shall have occurted and be continuing, the Bank may by notice to the Bottower and the Guatantor suspend in whole of in part the tight of the Bottower to make withdrawals from the Loan Account:

- (a) The Bottower of the Guatantor shall have failed to make payment (notwithstanding the fact that such payment may have been made by a third party) of principal, interest, service charges of any other payment required under: (i) the Loan Agreement, the Guatantee Agreement of the Bonds, of (ii) any other loan of guatantee agreement with the Bank of any bond of similar instrument delivered putsuant to any such agreement, of (iii) any development credit agreement with the Association.
- (b) The Bottowet of the Guatantor shall have failed to perform any other obligation under the Loan Agreement, the Guatantee Agreement of the Bonds.
- (c) The Bank of the Association shall have suspended in whole of in part the right of the Bortower of the Guatantor to make withdrawals under any loan agreement with the Bank of any development credit agreement with the Association because of a failure by the Bortower of the Guatantor to perform any of its obligations under such agreement.
- (d) An extraordinary situation shall have arisen which shall make it improbable that the Project can be carried out or that the Borrower or the Guatantor will be able to perform its obligations under the Loan Agreement or the Guatantee Agreement or the Bonds.

- (e) The member of the Bank which is the Bottower or the Guatantor: (i) shall have been suspended from membership in or ceased to be a member of the Bank, or (ii) shall have ceased to be a member of the International Monetary Fund of shall have become, or shall have been declated ineligible to use the resources of said Fund.
- (f) After the date of the Loan Agreement and prior to the Effective Date any event shall have occurred which would have entitled the Bank to suspend the Bortower's right to make withdrawals from the Loan Account if the Loan Agreement and the Guarantee Agreement had been effective on the date such event occurred.
- (g) Prior to the Effective Date, any material adverse change in the condition of the Bortower, as represented by the Bortower, shall have occurred.
- (h) A representation made by the Bortower or the Guatantor, in or putsuant to the Loah Agreement or the Guatantee Agreement or any statement furnished in connection therewith and intended to be relied upon by the Bank in making the Loah, shall have been incorrect in any material respect.
- (i) Any event specified in paragraphs (e) or (f) of Section 7.01 or in the Loan Agreement for the purposes of Section 7.01 shall have occurred.
- (j) Any other event specified in the Loan Agreement for the purposes of this Section shall have occurted.

The tight of the Bottower to make withdta wals from the Loan Account shall continue to be suspended in whole of in part, as the case may be, until the event of events which gave tise to such suspension shall have ceased to exist or until the Bank shall have notified the Bottower that the tight to make withdtawals has been testored, whichever is the earlier; provided, however, that in the case of any such notice of testotation, the tight to make withdtawals shall be testoted only to the extent and subject to the conditions specified in such notice, and no such notice shall affect or impair any tight, power or temedy of the Bank in tespect of any other or subsequent event described in this Section.

Section 6.03. Concellation by the Bank. If (a) the tight of the Bottowet to make withdta wals from the Loan Account shall have been suspended with respect to any amount of the Loan for a continuous period of thirty days, or (b) at any time the Bank determines, after consultation with the Bottowet, that an amount of the Loan will not be required to finance the Project's costs to be financed out of the proceeds of the Loan, or (c) after the Closing Date an amount of the Loan shall remain unwithdta wh from the Loan Account, the Bank may by notice to the Bottower terminate the right of the Bottower to make withdtawals with tespect to such amount. Upon the giving of such notice such amount of the Loan shall be cancelled.

Section 6.04. Amounts Subject to Special Commitment Not Affected by Cancellation or Suspension by the Bank. No cancellation of suspension by the Bank shall apply to amounts subject to any special commitment entered into by the Bank putsuant to Section 5.02 except as expressly provided in such commitment. Section 6.05. Application of Cancellation to Maturities of the Loan. Except as otherwise agreed between the Bank and the Bortower, any cancellation shall be applied protrata to the several maturities of the principal amount of the Loan which shall mature after the date of such cancellation and shall not have been theretofore sold or agreed to be sold by the Bank or in respect of which Bonds shall not have been tequested or delivered putsuant to Article VIII.

Section 6.06. Effectiveness of Provisions after Suspension or Cancellation. Notwithstanding any cancellation of suspension, all the provisions of these General Conditions, the Loan Agreement and the Guatantee Agreement shall continue in full force and effect except as in this Atticle specifically provided.

ARTICLE VII Acceleration of Maturity

Section 7.01. Events of Default. If any of the following events shall occur and shall continue for the period specified, if any, then at any subsequent time during the continuance thereof, the Bank, at its option, may by notice to the Bortower and the Guatantor declare the principal of the Loan and of all the Bonds then outstanding to be due and payable immediately together with the interest and other charges thereon and upon any such declaration such principal, together with the interest and other charges thereon, shall become due and payable immediately:

- (a) A default shall occur in the payment of principal or interest or any other payment required under the Loan Agreement or the Bonds and such default shall continue for a period of thirty days.
- (b) A default shall occut in the payment of principal of interest of any other payment required under any other loan of guarantee agreement between the Bank and the Botrower or under any bond of similar instrument delivered putsuant to any such agreement of under any development credit agreement between the Association and the Botrower and such default shall continue for a period of thirty days.
- (c) A default shall occut in the payment of principal of interest of any other payment required under any loan of guarantee agreement between the Guarantor and the Bank or under any bond of similar instrument delivered putsuant to any such agreement or under any development credit agreement between the Association and the Guarantor under circumstances which would make it unlikely that the Guarantor would meet its obligations under the Guarantee Agreement of the Bonds and such default shall continue for a period of thirty days.
- (d) A default shall occut in the performance of any other obligation on the part of the Borrower or the Guarantor under the Loan Agreement, the Guarantee Agreement or the Bonds, and such default shall continue for a period of sixty days after notice thereof shall have been given by the Bank to the Borrower and the Guarantor.
- (e) The Bottowet (not being a member of the Bank) shall have become unable to pay its debts as they matute of any action of proceeding shall have been taken by the Bottowet of by othets whereby any of the property of the Bottowet shall of may be distributed among its creditors.
- (f) The Guatantor or any other authority having jutisdiction shall have taken any action for the dissolution or disestablishment of the Borrower or for the suspension of its operations.

(g) Any other event specified in the Loan Agreement for the purposes of this Section shall have occurred and shall continue for the period, if any, specified in the Loan Agreement.

ARTICLE VII Bonda

Section 8.01. Delivery of Bonds. The Bortowet shall, as soon as practicable and within such period not less than 60 days after the date of any request therefor as the Bank shall specify in such request, execute and deliver to or on the order of the Bank Bonds, having the guarantee of the Guarantor endotsed thereon, in the aggregate principal amount specified in such request, not exceeding, however, the aggregate principal amount of the Loan which shall have been withdrawn and shall be outstanding at the time of such request and for which Bonds shall not therefore have been so delivered or requested.

Section 8.02. *Payments on Bonds*. The payment of the principal of any Bonds shall pro tanto discharge the obligation of the Bortower to repay the principal of the Loan; and the payment of interest on any Bonds and of the service charge, if any, provided for in Section 8.03, shall pro tanto discharge the obligation of the Bortower to pay interest on the Loan.

Section 8.03. Interest on Bonds; Service Charge. The Bonds shall beat interest at such tate of tates as the Bank shall request, not in excess, however, of the tate of interest on the Loan. If the tate of interest on any Bond shall be less than the tate of interest on the Loan, the Bortower shall, in addition to the interest payable on such Bond, pay to the Bank a service charge on the principal amount of the Loan tepresented by such Bond at a tate equal to the difference between the interest rate on the Loan and the interest rate on such Bond. Such service charge shall be payable on the dates on which and in the currency in which such interest is payable.

Section 8.04. Currency in Which Bonds Are Poyoble. The Bonds shall be payable as to principal and interest in the several currencies in which the Loan is repayable. Each Bond delivered pursuant to any request under Section 8.01 or under Section 8.11 shall be payable in such currency as the Bank shall specify in such request except that the aggregate principal amount of Bonds payable in any currency shall at no time exceed the outstanding amount of the Loan repayable in such currency.

Section 8.05. *Moturities of Bonds.* (a) The matutities of the Bonds shall correspond to the matutities of instalments of the principal amount of the Loan set forth in the amortization schedule to the Loan Agreement. The Bonds delivered putsuant to any request under Section 8.01 or under Section 8.11 shall have such maturities as the Bank shall specify in such request except that the aggregate principal amount of Bonds of any maturity shall at no time exceed the corresponding instalment of the principal amount of the Loan.

(b) The Bank may, with the approval of the Guatantor, from time to time agree with the Bortower that some of all of the Bonds denominated in any currency shall have a single maturity date not later than the final maturity of the Loan set forth in the amortization schedule to the Loan Agreement and be subject to reputchase of redemption on such terms, not inconsistent with the obligation of the Bortower to make payments in such currency on the part of the Loan represented by such Bonds, as shall be agreed by the Bank and the Bortower.

Section 8.06. Form of Bonds and of Guarantee. The Bonds shall be fully registered. bonds without coupons (heteinafter sometimes called registered Bonds) or beater bonds with coupons for semi-annual interest attached (hereinafter sometimes called coupon Bonds). Bonds delivered to the Bank shall be registered Bonds or coupon-Bonds as the Bank shall request. Registered Bonds payable in dollars shall be substantially in the form set forth in Schedule 1 to these General Conditions. Coupon Bonds payable in dollats shall be substantially in the same form with appropriate modifications to provide for payment to beater, interest coupons and exchange for registered Bonds. The form of guarantee to be endorsed by the Guarantor upon the Bonds shall be substantially as set forth in Schedule 2 to these General Conditions. Bonds payable in any cuttency other than dollars and the guarantee endotsed thereon shall be substantially in the forms set forth in Schedules 1 and 2 to these General Conditions, except that they shall (a) provide for payment of principal, interest and ptemium on tedemption, if any, in such other cuttency, (b) provide for such place of payment as the Bank shall specify, and (c) contain such other modifications as the Bank shall teasonably tequest in order to conform to the laws or to the financial usage of the place where they are payable.

Section 8.07. Printing or Engraving of Bonds. Except as the Bank and the Bottowet shall otherwise agree and subject to the provisions of Section 8.11(b), the Bonds shall be either (a) printed or lithographed on an engraved base having an engraved botder or (b) fully engraved in conformity with the requirements of the leading securities exchange in the country in whose currency such Bonds are payable.

Section 8.08. Date of Bonds. Each tegisteted Bond shall be dated the semi-annual interest payment date on which or next preceding the date on which it shall be executed and deliveted. Each coupon Bond shall be dated six months prior to the first semi-annual interest payment date after the Effective Date except as the Bank and the Borrowet shall otherwise agree, and shall be deliveted with all unmatured coupons attached. Upon any delivery of Bonds appropriate adjustment shall be made so that there shall be no loss to the Bank or to the Borrowet in respect of commitment charge or interest and service charge, if any, on the principal amount of the Loan represented by such Bonds.

Section 8.09. Denominations of Bonds. The Bottowet shall authorize the issuance of Bonds in such denominations as the Bank shall teasonably tequest. The Bonds delivered putsuant to any request under Section 8.01 or under Section 8.11 shall be in such authorized denominations as the Bank shall specify in such tequest.

Section 8.10. Execution of Bonds and Guarantee.

(a) The Bonds and the guatantee endotsed theteon shall be signed in the name and on behalf of the Bottower and the Guatantor, respectively, by their authorized representative or representatives designated in the Loan Agreement and in the Guatantee Agreement for the purposes of this Section. The signature of any such representative may be a facsimile signature if the Bonds, or the guatantee, as the case may be, are also manually countersigned by an authorized representative of the Borrower or of the Guatantor. Coupons attached to coupon Bonds shall be authenticated by the facsimile signature of an authorized representative of the Borrower. (b) If any authorized teptesentative of the Bottowet or of the Guarantor, as the case may be, whose manual or facsimile signatute shall be affixed to any Bond, coupon, or guarantee shall cease to be such authorized teptesentative, such Bond, with such gualantee endotsed theteon, or coupon may nevertheless be deliveted, and shall be valid and binding on the Bottowet and the Guarantot as though the person whose manual or facsimile signatute shall have been affixed to such Bond, coupon, or guarantee had not ceased to be such authorized teptesentative.

Section 8.11. Exchange of Bonds. The Bottower shall, as soon as ptacticable after the Bank shall so tequest, execute and deliver to or on the order of the Bank, in exchange for Bonds theretofore executed and delivered to it, new Bonds in accordance with the following provisions:

(a) Bonds beating interest at one tate may be exchanged for Bonds beating interest at any other rate not in excess of the rate of interest on the Loan.

(b) Bonds initially issued which are not fully engraved in accordance with the provisions of Section 8.07(b) may be exchanged for such fully engraved Bonds.

(c) Bonds payable in one cuttency may, subject to the provisions of Sections 8.04 and 8.05, be exchanged for a like aggregate principal amount of Bonds payable in the same or any other cuttency in which the Loan is repayable.

(d) The Bank shall teimbutse the Bottowet for the teasonable cost of any exchange made putsuant to paragraphs (a) or (c) above. Any exchange made putsuant to paragraph (b) above or any exchange by the Bank of registered Bonds in large denominations for registered or coupon Bonds in smaller authorized denominations for putposes of sale by the Bank shall be without charge to the Bank.

The foregoing tights of exchange are in addition to any tights of exchange provided in the Bonds. Except as in this Section expressly provided, exchanges of Bonds putsuant to this Section shall be subject to all provisions of the Bonds relating to exchanges.

Section 8.12. Registration and Transfer of Registered Bonds. The Bottowet shall maintain, or cause to be maintained, books for the registration and transfer of registered Bonds.

Section 8.13. Qualification and Listing of Bonds. The Bottowet and the Guatantor shall promptly furnish to the Bank such information and execute such applications and other documents as the Bank shall reasonably request in order to enable the Bank to sell any of the Bonds in any country, or to list any of the Bonds on any securities exchange, in compliance with applicable laws and regulations. To the extent necessary to comply with the requirements of any such exchange, the Bottowet and the Guatantor shall, if the Bank shall so request, appoint and maintain an agency for authentication of such Bonds.

Section 8.14. Guarantee by the Bank of Payments on Bonds. If the Bank shall sell any Bond and shall guatantee any payment thereunder, the Bortower of the Guatantor shall teimbutse the Bank for any amount paid by the Bank under such guatantee by teason of any failure of the Bortower and the Guatantor to make payment in accordance with the terms of such Bond.

Section 8.15. Redemption of Bonds.

(a) The Bonds shall be subject to tedemption prior to their maturity by the Bortower in accordance with their terms, at a tedemption price equal to the principal amount thereof plus the interest accrued and unpaid thereon to the date fixed for the tedemption thereof plus as a premium the percentages of said principal amount set forth in the amountization schedule to the Loan Agreement which shall be specified in the Bonds.

(b) If any Bond so to be redeemed shall beat interest at a tate less than the rate of interest on the Loan, the Bottower shall pay to the Bank on the date fixed for redemption the service charge provided for in Section 8.03 accrued and unpaid to such date on the principal amount of the Loan represented by such Bond.

Section 8.16. Rights of Holders of Bonds. No holder (other than the Bank) of any Bond shall, by vitue of being the holder thereof, be entitled to exercise any tights under the Loan Agreement of the Guatantee Agreement of be subject to any of the conditions or obligations imposed upon the Bank thereby. The provisions of this Section shall not impair or affect any rights or obligations under the terms of any Bond or of any guarantee endotsed thereon.

Section 8.17. Delivery of Promissory Notes in Lieu of Bonds. At the tequest of the Bank the Bottowet shall execute and deliver to the Bank ptomissory notes in lieu of Bonds. Each note shall be payable to the otdet of such payee of payees, and at such place within the country in which the note is payable, as the Bank shall specify, and shall be dated the interest payment date next preceding the date of its delivery. Such note shall be in such customary form as the Bank and the Bottowet shall mutually agree upon in otdet to conform to the laws of financial usage of the place whete it is payable. Except as otherwise expressly provided in this Section or whete the context otherwise requires, references in these General Conditions and the Loan Agreement and Guatantee Agreement to Bonds shall include any promissory notes executed and deliveted under this Section.

Section 8.18. Legal Opinions. Upon the execution and delivery of any Bonds putsuant to this Atticle, the Bortower shall promptly at the Bank's request furnish to the Bank an opinion of opinions of counsel acceptable to the Bank confirming as of the date of delivery of such Bonds that such Bonds constitute valid and binding obligations of the Bortower in accordance with their terms and that the guarantee endotsed thereon constitutes a valid and binding obligation of the Guarantor in accordance with its terms.

ARTICLE IX

Enforceability of Loan Agreement and Guarantee Agreement; Fallure to Exercise Rights; Arbitration

Section 9.01. Enforceability. The tights and obligations of the Bank, the Bortowet and the Guatantor under the Loan Agreement, the Guatantee Agreement and the Bonds shall be valid and enforceable in accordance with their terms not withstanding the law of any state, or political subdivision thereof, to the contrary. Neither the Bank not the Bortowet nor the Guatantor shall be entitled in any proceeding under this Article to assert any claim that any provision of these General Conditions or of the Loan Agreement, the Guatantee Agreement or the Bonds is invalid or unenforceable because of any provision of the Articles of Agreement of the Bank or for any other reason. Section 9.02. Obligations of the Guarantor. The obligations of the Guarantot under the Guarantee Agreement shall not be discharged except by performance and then only to the extent of such performance. Such obligations shall not be subject to any prior notice to, demand upon or action against the Botrower or to any prior notice to or demand upon the Guarantor with regard to any default by the Botrower, and shall not be impaired by any of the following: any extension of time, forbeatance or concession given to the Botrower; any assertion of, or failure to assert, or delay in asserting, any right, power or temedy against the Botrower or in respect of any security for the Loan; any modification or amplification of the provisions of the Loan Agreement contemplated by the terms thereof; any failure of the Botrower to comply with any requirement of any law, regulation or order of the Guarantor or of any political subdivision or agency of the Guarantor.

Section 9.03. Failure to Exercise Rights. No delay in exercising, or omission to exercise, any tight, power or temedy accruing to any patty under the Loan Agreement or Guatantee Agreement upon any default shall impair any such tight, power or temedy or be construed to be a waiver thereof or an acquiescence in such default, nor shall the action of such patty in tespect of any default, or any acquiescence in any default, affect or impair any tight, power or temedy of such patty in tespect of any other or subsequent default.

Section 9.04. Arbitration.

(a) Any controversy between the parties to the Loan Agreement of the parties to the Guatantee Agreement, and any claim by any such party against any other such party arising under the Loan Agreement, the Guatantee Agreement of the Bonds which shall not be determined by agreement of the parties shall be submitted to arbitration by an Arbitral Tribunal as hereinafter provided.

(b) The patties to such arbitration shall be the Bank on the one side and the Borrower and the Guarantor, on the other side.

(c) The Arbitral Tribunal shall consist of three arbitrators appointed as follows: one arbitrator shall be appointed by the Bank; a second arbitrator shall be appointed by the Borrower and the Guarantor or, if they shall not agree, by the Guarantor; and the third arbitrator (hereinafter sometimes called the Umpite) shall be appointed by agreement of the parties or, if they shall not agree, by the President of the International Court of Justice or, failing appointment by him, by the Secretary-General of the United Nations. If either side shall fail to appoint an arbitrator, such arbitrator shall be appointed by the Umpite. In case any arbitrator appointed in accordance with this Section shall resign, die or become unable to act, a successor arbitrator shall be appointed in the same manner as herein prescribed for the appointment of the original arbitrator.

(d) An arbitration proceeding may be instituted under this Section upon notice by the party instituting such proceeding to the other party. Such notice shall contain a statement setting forth the nature of the controversy or claim to be submitted to arbitration and the nature of the telief sought and the name of the arbitrator appointed by the party instituting such proceeding. Within 30 days after the giving of such notice, the other party shall notify to the party instituting the proceeding the name of the arbitrator appointed by such other party. (e) If within 60 days after the giving of such notice instituting the arbitration proceeding the parties shall not have agreed upon an Umpite, any party may request the appointment of an Umpite as provided in paragraph (c) of this Section.

(f) The Arbitral Tribunal shall convene at such time and place as shall be fixed by the Umpite. Thereafter, the Arbitral Tribunal shall determine where and when it shall sit.

(g) Subject to the provisions of this Section and except as the parties shall otherwise agree, the Arbitral Tribunal shall decide all questions relating to its competence and shall determine its procedure. All decisions of the Arbitral Tribunal shall be by majority vote.

(h) The Arbitral Tribunal shall afford to all parties a fair heating and shall render its award in writing. Such award may be rendered by default. An award signed by a majority of the Arbitral Tribunal shall constitute the award of such Tribunal. A signed counterpart of the award shall be transmitted to each party. Any such award rendered in accordance with the provisions of this Section shall be final and binding upon the parties to the Loan Agreement and the Guarantee Agreement. Each party shall abide by and comply with any such award rendered by the Arbitral Tribunal in accordance with the provisions of this Section.

(i) The patties shall fix the amount of the terminetation of the arbitratots and such other persons as shall be required for the conduct of the arbitration proceedings. If the patties shall not agree on such amount before the Arbitral Tribunal shall convene, the Arbitral Tribunal shall fix such amount as shall be reasonable under the citcuirstances. The Bank, the Bortower and the Guatantor shall each deftay its own expenses in the arbitration proceedings. The costs of the Arbitral Tribunal shall be divided between and borne equally by the Bank on the one side and the Bortower and the Guatantor on the other. Any question concerning the division of the costs of the Arbitral Tribunal or the procedure for payment of such costs shall be determined by the Arbitral Tribunal.

(j) The provisions for arbitration set forth in this Section shall be in lieu of any other procedure for the determination of controversies between the parties to the Loan Agreement and Guatantee Agreement of any claim by any such party against any other such party arising thereunder or under the Bonds

(k) If within 30 days after counterparts of the award shall be delivered to the patties the award shall not be complied with, any party may enter judgement upon, or institute a proceeding to enforce, the award in any court of competent jurisdiction against any other party, may enforce such judgment by execution or may putsue any other appropriate termedy against such other party for the enforcement of the award, the provisions of the Loan Agreement, the Guarantee Agreement or the Bonds. Notwithstanding the foregoing, this Section shall not authorize any entry of judgment or enforcement of the award against any party that is a member of the Bank except as such procedute may be available otherwise than by reason of the provisions of this Section.

(I) Setvice of any notice or process in connection with any proceeding under this Section or in connection with any proceeding to enforce any award rendered putsuant to this Section may be made in the manner provided in Section 10.01. The parties to the Loan Agreement and the Guatantee Agreement waive any and all other requirements for the service of any such notice or process.

ARTICLE X Miscellaneous Provisions

Section 10.01. Notices and Requests. Any notice of request required of permitted to be given of made under the Loan Agreement of Guatantee Agreement and any agreement between any of the patties contemplated by the Loan Agreement of the Guatantee Agreement shall be in writing. Except as otherwise provided in Section 11.03, such notice of request shall be deemed to have been duly given of made when it shall be delivered by hand of by mail, telegram, cable, telex of radiogram to the party to which it is required of permitted to be given of made at such party's address specified in the Loan Agreement of Guatantee Agreement of at such other address as such party shall have designated by notice to the party giving such notice of making such request.

Section 10.02. *Evidence of Authority*. The Bottower and the Guatantot shall furnish to the Bank sufficient evidence of the authority of the person of persons who will sign the Bonds of who will, on behalf of the Bottower of the Guatantot, take any action of execute any documents required of permitted to be taken of executed by the Bottower under the Loan Agreement of by the Guatantot under the Guatantee Agreement, and the authenticated specimen signature of each such person.

Section 10.03. Action on Behalf of the Borrower or Guarantor. Any action required or permitted to be taken, and any documents required or permitted to be executed, under the Loan Agreement, if the Borrower is a member of the Bank, or the Guarantee Agreement, on behalf of the Bottower of the Guarantor may be taken or executed by the representative of the Borrower or the Guarantor designated in the Loan Agreement of the Guarantee Agreement for the purposes of this Section or any person thereunto authorized in writing by him. Any modification or amplification of the provisions of the Loan Agreement, if the Bortower is a member of the Bank, or the Guatantee Agreement, may be agreed to on behalf of the Borrower of the Guatantor by written instrument executed on behalf of the Borrower or the Guatantor by the representative so designated or any person thereunto authorized in writing by him; provided that, in the opinion of such representative, such modification or amplification is teasonable in the citouristances and will not substantially increase the obligations of the Borrower under the Loan Agreement or of the Guarantor under the Guarantee Agreement. The Bank may accept the execution by such representative or other person of any such instrument as conclusive evidence that in the opinion of such representative any modification or amplification of the provisions of the Loan Agreement or the Guarantee Agreement effected by such instrument is reasonable in the circuitstances and will not substantially increase the obligations of the Bortowet or of the Guatantor thereunder.

Section 10.04. *Execution in Counterports*. The Loan Agreement and the Guatantee Agreement may each be executed in several counterparts, each of which shall be an original.

ARTICLE XI Effective Date; Termination

Section 11.01. Conditions Precedent to Effectiveness of Loan Agreement and Guarantee Agreement. The Loan Agreement and the Guatantee Agreement shall not become effective until evidence satisfactory to the Bank shall have been furnished to the Bank:

(a) that the execution and delivery of the Loan Agreement and the Guatantee Agreement on behalf of the Bottowet and the Guatantot have been duly authorized or tatified by all necessary corporate and governmental action;

(b) if the Bank shall so tequest, that the condition of the Bottowet (not being a member of the Bank), as represented or warranted to the Bank at the date of the Loan Agreement, has undergone no material adverse change between such date and the date agreed upon between the Bottowet and the Bank for the purposes of this Section; and

(c) that all other events specified in the Loan Agreement as conditions to effectiveness have occurred.

Section 11.02. *Legal Opinions*. As part of the evidence to be furnished putsuant to Section 11.01, there shall be furnished to the Bank an opinion or opinions satisfactory to the Bank of counsel acceptable to the Bank showing:

- (a) on behalf of the Bottowet
 - (i) that the Loan Agreement has been fully authorized or tatified by, and executed and delivered on behalf of, the Bortower and constitutes a valid and binding obligation of the Bortower in accordance with its terms;
 - (ii) that the Bonds when executed and deliveted in accordance with the Loan Agreement will constitute valid and binding obligations of the Bortowet in accordance with their terms and that, except as stated in such opinion, ho signatures or formalities other than those provided for in the Loan Agreement are required for that purpose;
- (b) on behalf of the Guarantor
 - (i) that the Guatantee Agreement has been duly authorized or tatified by, and executed and delivered on behalf of, the Guatantor and constitutes a valid and binding obligation of the Guatantor in accordance with its terms;
 - (ii) that the guatantee on the Bonds when executed and deliveted in accoldance with the Guatantee Agreement will constitute a valid and binding obligation of the Guatantor in accoldance with its terms and that, except as stated in such opinion, no signatures or formalities other than those provided for in the Guatantee Agreement are required for that putpose; and
- (c) such other matters as shall be specified in the Loan Agreement.

Section 11.03. *Effective Date*. Except as shall be otherwise agreed by the Bank and the Bottower, the Loan Agreement and Guatantee Agreement shall come into force and effect on the date upon which the Bank dispatches to the Bottower and to the Guatantor notice of its acceptance of the evidence tequired by Section 11.01.

Section 11.04. Termination of Loan Agreement and Guarantee Agreement for Failure to Become Effective. If the Loan Agreement shall not have come into force and effect by the date specified in the Loan Agreement for the purposes of this Section, the Loan Agreement and the Guatantee Agreement and all obligations of the patties thereunder shall terminate, unless the Bank, after consideration of the reasons for the delay, establishes a later date for the purposes of this Section. The Bank shall promptly notify the Bortower and the Guatantor of such later date. Section 11.05. Termination of Loan Agreement and Guarantee Agreement on Full Payment. If and when the entire principal amount of the Loan withdrawn from the Loan Account and the Bonds and the premium, if any, on the prepayment of the Loan and on the redemption of all Bonds called for redemption (as the case may be) and all interest and other charges which shall have accrued on the Loan and the Bonds shall have been paid, the Loan Agreement and the Guarantee Agreement and all obligations of the patties thereunder shall for the trainate.

SCHEDULE 1

Form of Registered Bond without Coupons

Payable in Dollars

\$ 000 No. 000

\$	000
No.	000

(Name of Bottowet)

(Name of Bonds and Due Date)

(NAME OF BORROWER) (heteinafter called (the Bottowet)), for value received, heteby promises to pay to ..., or registered assigns, on ... day of ..., 19..., at the office or agency of (the Bottowet) in the Bottough of Manhattan, in The City of New York, the sum of ... Dollats in such coin or cuttency of the United States of America as at the time of payment is legal tender for public and private debts, and to pay interest theteon from the date hereof at said office or agency in like coin or cuttency at the tate of ... per centum (..., %) per anhum, payable semi-anhually on ... and ... until payment of said principal sum has been made or duly provided for.

This Bond is one of an authorized issue of bonds in various cuttencies equivalent to an aggregate principal amount of ..., known as (Name of Bonds) of (the Bortowet) (heteinafter called the Bonds), issued or to be issued under a Loan Agreement dated between International Bank for Reconstruction and Development (hereinafter called the Bank) and (the Bortowet) (and guaranteed by (name of Guarantor) in accordance with the terms of a Guarantee Agreement dated ... between (name of Guarantor) and the Bank). No reference herein to said Agreements(s) shall confer upon the holder hereof any rights thereunder or impair the obligation of (the Bortowet), which is absolute and unconditional, to pay the principal and interest on this Bond at the times and place and in the amounts and in the cuttency herein prescribed.

This Bond is transfetable by the registered holder hereof, or by his attorney duly authorized in writing, at said office or agency of (the Bortower) in the Borough of Manhattan, upon payment, if (the Bortower) shall so require, of a charge calculated to reimbutse (the Bortower) for the cost of the transfer and upon surrender of this Bond for cancellation, duly endotsed or accompanied by a proper instrument or instruments of assignment and transfer. Upon any such transfer a new fully registered Bond or Bonds, without coupons, of authorized denominations, of the same maturity, payable in the same currency, and in the same aggregate principal amount, will be issued to the transferee in exchange for this Bond. Upon payment, if (the Bottowet) shall so tequite, of a charge calculated to teimbutse (the Bottowet) for the cost of the exchange (1) beater Bonds with interest coupons attached (heteinafter called coupon Bonds) of any maturity, together with all unmatured coupons thereto appettaining, may be exchanged upon presentation and surrender thereof at said office or agency in the Botough of Manhattan for coupon Bonds of other authorized denominations with all unmatured coupons thereto appettaining, or for fully registered Bonds without coupons (heteinafter called tegistered Bonds) of any authorized denominations, or both, of the same maturity, payable in the same currency, and in the same aggregate plincipal amount; and (2) registered Bonds of any maturity may be exchanged upon presentation and surrender at said office or agency, duly endotsed or accompanied by a proper instrument or instruments of assignment and transfer, for tegistered Bonds of other authorized denominations with all unmatured coupons thereto appettaining, or both, of the same maturity, payable in the same appreciation and surrender at coupon presentation and surrender at said office or agency, duly endotsed or accompanied by a proper instrument or instruments of assignment and transfer, for tegistered Bonds of other authorized denominations with all unmatured coupons thereto appettaining, or both, of the same maturity, payable in the same currency, and in the same aggregate principal amount.

(The Bottowet) shall not be tequited to make transfets of exchanges of any Bonds for a petiod of ten days next preceding any interest payment date thereof or of any Bonds called for redemption.

The Bonds are subject to redemption at the election of (the Borrower), as hereinafter provided, at a redemption price for each Bond equal to the principal amount thereof, plus the interest accrued and unpaid thereon to the date fixed for the redemption thereof plus as a premium the following respective percentages of such principal amount: (insert percentages set forth in the amountization schedule to the Loah Agreement). All the bonds at the time outstanding of any one or more maturities may be so redeemed at any time, provided that, at the date fixed for the redemption of such Bonds, there shall not be outstanding any Bonds or any pottion of the Loan provided for in said Loan Agreement maturing after the Bonds to be redeemed. If (the Bottowet) shall elect to redeem Bonds it shall give notice of intention to redeem all the Bonds, or all the Bonds of one or more designated maturities as hereinabove provided, as the case may be. Such notice shall designate the redemption date and shall state the redemption price or prices, determined as hereinbefore provided. Such notice shall be given by publication in two daily newspapets printed in the English language and published and of general circulation in said Borough of Manhattan at least once a week for three successive weeks, the first publication to be not less than 45 not more than 60 days prior to said redemption date. Notice of election to redeem having been given as above provided, the Bonds so called for redemption shall become due and payable on said redemption date at their redemption price or prices, and upon presentation and surrender thereof on or after such date at said office or agency in said Borough of Manhattan, together with any apputtenant coupons matuting after said redemption date, shall be paid at the redemption price or prices aforesaid. All unpaid interest instalments represented by coupons which shall have matured on or prior to said redemption date shall continue to be payable to the bearets of such coupons severally and respectively, and the redemption price payable to the holdets of coupon Bonds presented for redemption shall not include such unpaid instalments of interest unless coupons representing such instalments shall accompany the Bonds presented for redemption. From and after said redemption date, if payment is made or duly provided for putsuant thereto, the Bonds so called for redemption shall cease to beat interest and any apputtement coupons maturing after said. redemption date shall be void.

In certain events provided in said Loan Agreement, the Bank at its option, may declate the principal of all the Bonds then outstanding (if not already due) to be due and payable immediately, and upon any such declatation such principal shall be due and payable immediately.

The principal of the Bonds, the interest accruing thereon and the premium, if any, on the tedemption thereof shall be paid without deduction for and free from any taxes, imposts, levies, fees or duties of any nature now or at any time hereafter imposed under the laws of (name of the member of the Bank which is the Bortower or the Guatantot) or laws in effect in its territories, * provided, however, that the provisions of this paragraph shall not apply to the taxation of payments made under the provisions of any Band to a holder thereof other than the Bank when such Band is beneficially owned by an individual or corporate resident of (name of the member of the Bank which is the Borrower or the Guarantor).

(The Borrower) may deem and treat the bearer of any coupon Bond, and the bearer of any coupon for interest on any Bond, and the registered owner of any registered Bond, as the absolute owner thereof for all purposes whatsoever notwithstanding any notice to the contrary; and all payments to such bearer or to or on the order of such registered owner, as the case may be, shall be valid and effectual to discharge the liability of (the Borrower) upon such coupon Bond, such coupon or such registered Bond to the extent of the sum or sums so paid.

This Bond shall not be valid or become obligatory for any purpose until it shall have been (insert appropriate reference to authentication, signature or attestation).

IN WITNESS WHEREOF (the Bottower) has caused this Bond to be signed in its name by (hete insett reference to official or officials signing Bonds, to countersignatures, attestation and seal, if used, and, if any signature is a facsimile signature, make reference thereto).

(Signature, attestation, authentication, as may be appropriate)

Dated

*Note: Italicized provisions may be omitted if Borrower desites.

Form of Assignment and Transfer

FOR VALUE RECEIVED

heteby sell, assign and transfer unto — the within Bond issued by (NAME OF ... BORROWER) and heteby ittevocably authorize said (Borrower) to transfer said Bond on its books.

.....

Dated

Witness:

SCHEDULE 2 – PROJECT AGREEMENT.

PROJECT AGREEMENT

PROJECT AGREEMENT

(Upper Ramu Hydroelectric Development Project)

between

INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT

and

PAPUA AND NEW GUINEA ELECTRICITY COMMISSION

Dated May 26, 1971

PROJECT AGREEMENT

AGR EEMENT, dated May 26, 1971 between INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT (heternafter called the Bank) and PAPUA AND NEW GUINEA ELECTRICITY COMMISSION (heternafter called ELCOM).

WHEREAS (A) by the Loan Agreement of even date hetewith between the Administration of the Tetritory of Papua and New Guinea (heteinafter called the Bottowet) and the Bank, the Bank has agreed to make available to the Bottowet an amount in various currencies equivalent to twenty-three million two hundred thousand dollats (\$23,200,000), on the terms and conditions set forth in the Loan Agreement, but only on condition that ELCOM agree to undertake such obligations toward the Bank as heteinafter set forth and that the Commonwealth of Australia (heteinafter called the Guatantor) agree to guatantee the obligations of the Bottower in respect of such loan as provided in the Guatantee Agreement of even date hetewith between the Guatantor and the Bank; and

(B) by a subsidiary loan agreement between the Bortower and ELCOM, the proceeds of the loan provided for under the Loan Agreement will be made available to ELCOM on the terms and conditions therein set forth; and

(C) ELCOM, in consideration of the Bank's entering into the Loan Agreement with the Bortower, has agreed to undertake the obligations hereinafter set forth;

Now THEREFORE the patties heteto hereby agree as follows:

ARTICLET

Definitions

Section 1.01. Whetevet used in this Agreement, unless the context shall otherwise require, the several terms defined in the Loan Agreement and in the General Conditions (as so defined) have the respective meanings therein set forth.

ARTICLE II

Execution of the Project

Section 2.01. ELCOM shall carry out the Project described in Schedule 2 to the Loan Agreement with due diligence and efficiency and in conformity with sound administrative, financial, engineering and public utility plactices, and shall provide, or cause to be provided, promptly as needed, the funds, facilities, services and other resources tequited for the putpose.

Section 2.02. In order to assist ELCOM in the design of the Project, in the procurement of equipment required therefor and in the supervision of construction, ELCOM shall continue to employ engineering consultants acceptable to the Bank upon terms and conditions satisfactory to the Bank.

Section 2.03. In cartying out the Project, ELCOM shall, in respect of contracts in excess of \$A 100,000 equivalent, employ contractors acceptable to the Bank upon terms and conditions satisfactory to the Bank.

Section 2.04. Except as the Bank shall otherwise agree, the goods and services (other than services of consultants) required for the Project and to be financed out of the proceeds of the Loan, shall be produced on the basis of international competition under procedures consistent with the Guidelines for Productment under World Bank Loans and IDA Credits, published by the Bank in August 1969, and in accordance with, and subject to, the provisions set forth in Schedule 1 to this Agreement.

Section 2.05. (a) ELCOM undertakes to insure, or make adequate provision for the insurance of, the imported goods to be financed out of the proceeds of the Loan teleht to it by the Borrower against hazards incident to the acquisition, transportation and delivery thereof to the place of use or installation, and for such insurance any indemnity shall be payable in a currency freely usable by ELCOM to replace or repair such goods.

(b) Except as the Bank may otherwise agree, ELCOM shall cause all goods and services financed out of the proceeds of the Loan telent to it by the Borrower to be used exclusively for the Project.

Section 2.06. (a) ELCOM shall furnish to the Bank, promptly upon their preparation, the plans, reports, specifications, contract documents and construction and producement schedules for the Project, and any material modifications thereof or additions thereto, in such detail as the Bank shall reasonably request.

(b) ELCOM shall: (i) maintain records adequate to record the progress of the Project (including the cost thereof) and to identify the goods and services financed out of the proceeds of the Loan relent to it by the Bortower, and to disclose the use thereof in the Project; (ii) enable the Bank's representatives to inspect the Project, the goods financed out of such proceeds and any relevant records and documents; and (iii) furnish to the Bank all such information as the Bank shall reasonably request concerning the Project, the expenditute of the proceeds of the Loan so relent to it and the goods and services financed out of such proceeds.

Section 2.07. ELCOM shall take all such action as shall be necessary to acquire as and when needed all such land and tights in tespect of land and water as shall be required for the construction and operation of the facilities included in the Project and shall furnish to the Bank, promptly after such acquisition, evidence satisfactory to the Bank that such land and tights in tespect of land and water are available for purposes related to the Project.

Section 2.08. ELCOM shall duly perform all its obligations under the Subsidiary Loan Agreement. Except as the Bank shall otherwise agree, ELCOM shall not take or concur in any action which would have the effect of amending, abtogating, assigning or waiving the Subsidiary Loan Agreement or any provision thereof.

ARTICLE III

Management and Operations of ELCOM

Section 3.01. ELCOM shall:

 (a) at all times maintain its tight to catty on operations and shall, except as the Bank shall otherwise agree, take all steps necessary to acquite, maintain and tenew all tights, powets, privileges and franchises which are necessary or useful in the conduct of its business;

(b) operate and maintain, or cause to be operated and maintained, all its plants, equipment and property and from time to time make, or cause to be made, all necessary tenewals and repairs thereof, all in accordance with sound administrative, financial, engineering and public utility practices;

(c) at all times manage its affaits, plan its future expansion and maintain its financial position in accordance with sound administrative, financial, engineering and public utility practices and under the supervision of experienced and competent management; and

(d) consult the Bank before making any new appointments to the positions of General Managet, Assistant General Managet (Finance and Administration) and Assistant General Managet (Engineering).

Section 3.02. ELCOM shall no later than September 30, 1971, repeal its Electricity Commission (Form of Financial Statements) By-laws 1965.

Section 3.03. (a) ELCOM shall employ an insutance consultant acceptable to the Bank to advise ELCOM with tespect to the adequacy and any necessary tevisions of its self-insutance scheme as curtently applied, and shall tequite this consultant to subtrit a teport to it no later than June 30, 1972.

(b) Until it has received the report of the insurance consultants, ELCOM shall, except as agreed by the Bank, continue its cuttent practice of self-insurance; upon receiving the report ELCOM shall make provisions satisfactory to the Bank for insurance against such tisks and in such amounts as shall be consistent with sound public utility practices.

ARTICLE IV

Financial Covenants

Section 4.01. ELCOM shall maintain tecords adequate to reflect in accordance with consistently maintained sound accounting practices its operations and financial condition.

Section 4.02. ELCOM shall: (i) have its accounts and financial statements (balance sheets, statements of income and expenses and telated statements, including cash-flow statements) for each fiscal year audited, in accordance with sound auditing principles consistently applied, by independent auditots acceptable to the Bank; (ii) furnish to the Bank as soon as available, but in any case not later than four months after the end of each such year, (A) certified copies of its financial statements for such year as so audited and (B) the report of such audit by said auditots, of such scope and in such detail as the Bank shall have teasonably requested; and (iii) furnish to the Bank such other information concerning the accounts and financial statements of ELCOM and the audit thereof as the Bank shall from time to time teasonably request.

Section 4.03. (a) Except as the Bank shall otherwise agree, ELCOM shall: (i) make no reduction in its existing level of tariffs for electric power services from the date of this Agreement until June 30, 1976; and (ii) take all necessary steps to establish and maintain tariffs for electric power services and take such other actions as shall be required to provide revenues sufficient to produce an annual tate of return of hot less than 9% in the fiscal years 1972 through 1976 and not less than 10% thereafter.

(b) For the purposes of this Section: (i) the annual rate of return shall be calculated by relating the operating income for the fiscal year in question to the average of the value of the net fixed assets in operation at the beginning and at the end of that year; (ii) the term "value of the net fixed assets in operation" shall mean the gross book value of such assets, less the arount of accumulated depreciation, as valued from time to time in accordance with sound and consistently maintained methods of valuation acceptable to the Bank; (iii) the term "operating income" shall mean the difference between: (A) gross operating revenue; and (B) the operating, maintenance and administration expenses, taxes (if any), and depreciation computed in accordance with the tates specified in ELCOM's Direction No. 8/4 of March 1971, but excluding interest and other charges on debt; and (iv)the term "fiscal year" shall mean the period of 12 months commencing on July 1 of the previous year and ending on June 30 of the indicated year.

Section 4.04. Prior to undertaking any construction project (other than the Project) estimated to cost in excess of \$A10 million, ELCOM shall obtain the approval of the Bank for the financial plan covering that project.

Section 4.05. (a) Except as the Bank shall otherwise agree, ELCOM shall not incut any debt unless its net revenue for the fiscal year next preceding the date of such incuttence or for a later twelve-month period ending pilor to the date of such incuttence, whichever is greater, shall be not less than 1.5 times the maximum debt service requirements for any succeeding year on all the debt of ELCOM, including the debt to be incutted.

(b) For the purposes of this Section: (i) the term "debt" means all debt, including debt assumed or guaranteed by ELCOM, except debt incurted in the ordinary course. of business and matuting by its terms on demand or less than one year after its incuttence; (ii) debt shall be deemed to be incutted on the date on which a contract or loah agreement of guarantee agreement is executed; (iii) the term "het tevenue" means gross operating revenue of ELCOM, adjusted to take account of tariffs in effect at the time of the incuttence of debt even though they were not in effect during the entite fiscal year or twelve-month period to which such revenue relates, less all operating expenses, including adequate maintenance, taxes, if any, and administrative expenses, but before provision for depreciation, and interest and other charges on debt; (iv) the term "debt service requirements" means the aggregate amount of amortization (including sinking fund provisions), interest and other charges on debt; and (v)whenever it shall be necessary to value in the outtency used in the territory of the Bottowet debt payable in anothet outtency, such valuation shall be made on the basis of the rate of exchange at which such other cuttency is obtainable by ELCOM, at the time such valuation is made, for the purposes of servicing such debt, or if such other cuttency is not obtainable, at a tate of exchange teasonably determined by the Bank.

Section 4.06. Except as the Bank shall otherwise agree, ELCOM shall not declate or pay any dividends from the date of this Agreement until July 1, 1978.

Section \pm .07. ELCOM shall make the attangements with the Bottower specified in Section \pm .03(a) of the Loan Agreement.

ARTICLE V

Consultation, Information and Inspection

Section 5.01. The Bank and ELCOM shall co-operate fully to assure that the putposes of the Loan will be accomplished. To that end, the Bank and ELCOM shall from time to time, at the request of either party, exchange views through their representatives with regard to the performance of their respective obligations under this Agreement, the administration, operations and financial condition of ELCOM and other matters relating to the putpose of the Loan.

Section 5.02. The Bank and ELCOM shall promptly inform each other of any condition which interferes with, or threatens to interfere with, the accomplishment of the purposes of the Loan, the performance by either of them of its obligations under this Agreement or the performance by the Borrower and ELCOM of their respective obligations under the Subsidiary Loan Agreement.

Section 5.03. ELCOM shall enable the Bank's teptesentatives to inspect all plants, sites, works, properties and equipment of ELCOM and any televant records and documents.

ARTICLE M

Effective Date; Termination; Cancellation and Suspension

Section 6.01. This Agreement shall come into force and effect on the date upon which the Loan Agreement becomes effective.

Section 6.02. This Agreement and all obligations of the Bank and of ELCOM thereunder shall terminate on the date on which the Loan Agreement shall terminate in accordance with its terms.

Section 6.03. All the provisions of this Agreement shall continue in full force and effect not withstanding any cancellation or suspension under the Loan Agreement.

ARTICLE VII

Miscellaneous Provisions

Section 7.01. Any notice of request required of permitted to be given of made under this Agreement and any agreement between the parties contemplated by this Agreement shall be in writing. Such notice of request shall be deemed to have been duly given of made when it shall be delivered by hand of by mail, telegram, cable, telex of radiogram to the party to which it is required of permitted to be given of made at such party's address hereinafter specified of at such other address as such party shall have designated by notice to the party giving such notice of making such request. The addresses so specified are:

For the Bank:

International Bank for Reconstruction and Development 1818 H Street, N.W. Washington, D.C. 20433 United States of America Cable address: Intbafrad Washington, D.C. For ELCOM: Commissioner Papua and New Guinea Electricity Commission P.O. Box 1105 Botoko Tetritory of Papua and New Guinea Cable address: Electricom Pott Motesby

Section 7.02. Any action required or permitted to be taken, and any documents required or permitted to be executed, under this Agreement on behalf of ELCOM may be taken or executed by its Commissioner or such other person or persons as ELCOM shall designate in writing.

Section 7.03. ELCOM shall furnish to the Bank sufficient evidence of the authority and the authenticated specimen signature of the petson or petsons who will, on behalf of ELCOM, take any action or execute any documents required or permitted to be taken or executed by ELCOM putsuant to any of the provisions of this Agreement.

Section 7.04. This Agreement may be executed in several counterparts, each of which shall be an original, and all collectively but one instrument.

IN WITNESS WHEREOF, the patties heteto, acting through their representatives thereunto duly authorized, have caused this Agreement to be signed in their respective names and delivered in the District of Columbia, United States of America, as of the day and year first above written.

INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT

By J. Butke Knapp, Vice-President.

PAPUA AND NEW GUINEA ELECTRICITY COMMISSION

By E. M. W. Visbord, Authorized Representative.

SCHEDULE 1

Procurement

1. With respect to any contract for goods and services required for the Project (other than for services of consultants) estimated to cost the equivalent of \$A50,000 or more:

(a) Before bids are invited, ELCOM shall furnish to the Bank, for its comments, the text of the invitations to bid and the specifications and other bidding documents, together with a description of the advertising procedures to be followed for the bidding, and shall make such modifications in the said documents or procedure as the Bank shall reasonably request. Any further modification to the bidding documents shall require the Bank's concurrence before it is issued to the prospective biddets.

(b) After bids have been received and evaluated, ELCOM shall, before a final decision on the award is made, inform the Bank of the name of the bidder to whom it intends to award the contract and shall furnish to the Bank, in sufficient time for its review, a detailed report, by the consultants referred to in Section 2.02 of this Agreement, on the evaluation and comparison of the bids received, together with the recommendations for award of the said consultants, and the reasons for the intended award.

The Bank shall plomptly inform ELCOM whether it has any objection to the intended award on the ground that it would be inconsistent with the Guidelines for Producement under World Bank Loans and IDA Credits referred to in Section 2.04 of this Agreement or with the Loan Agreement, and shall state the reasons for any objections it may have.

(c) If the contract shall be a warded over the Bank's teasonable objection, or if its terms and conditions shall, without the Bank's concurrence, materially differ from those on which bids were asked, no expenditure thereunder shall be financed out of the proceeds of the Loan.

(d) Two conformed copies of the contract shall be furnished to the Bank promptly after its execution and prior to the submission to the Bank of the first application for withdrawal of the funds from the Loan Account in respect of any such contract.

2. With respect to any other contract for goods and services required for the Project (other than for services of consultants), ELCOM shall furnish to the Bank, promptly after its execution and prior to the submission to the Bank of the first application for withdra wal of funds from the Loan Account in respect of any such contract, two conformed copies of such contract, together with the analysis of bids, recommendations for award and such other information as the Bank shall reasonably request. The Bank shall promptly inform ELCOM if it finds that the award of the contract is not consistent with the Guidelines for Producement under World Bank Loans and IDA Credits referred to in Section 2.04 of this Agreement or with the Loan Agreement and, in such event, ho expenditute under such contract shall be financed out of the proceeds of the Loan.

Office of Legislative Counsel, PNG