DEED OF UNDERTAKING FOR THE ISSUANCE OF REDEEMABLE PREFERRED SHARES (Appendix to Section 122 on Issuance of redeemable shares: conditions; certification and report; sanctions)

We, the majority of the members of the Board of Directors and key executive officers of

	, a banking corporation duly registered and organized under the laws
of the	Republic of the Philippines, with principal office and place of business at, by
these stock:	presents do hereby obligate ourselves to undertake the following in the issuance of preferred
1.	That the issuance of preferred stock shall be in accordance with the terms and conditions of approval by the Bangko Sentral ng Pilipinas (BSP) and pertinent rules and regulations of the BSP and that of the Securities and Exchange Commission (SEC)/Cooperative Development Auhority (CDA);
2.	That any preferred shares so issued shall not be redeemed, retired, converted to any other kind of stocks or securities or paid back in cash or property without the prior approval of BSP in accordance with Sections 122 and 122-C of the Manual of Regulations for Banks, Section 8, R.A. 7353 and other applicable regulations and banking laws;
3.	That in no case shall the issuance of preferred shares be treated as similar to or as a substitute of other form of temporary investments of clients and depositors such as time deposits, savings deposits, money market placements or other form of investments subject to withdrawal;
4.	That outstanding preferred shares may be redeemed or retired only if the shares redeemed or retired are replaced with at least an equivalent amount of newly paid-in shares so that the total paid-in capital stock is maintained at the same level immediately prior to redemption or retirement: Provided, That no outstanding preferred share shall be redeemed within five (5) years from full payment of the subscription or issuance of stock certificate therefore;
5.	That we, the undersigned, shall ensure that the above undertakings are strictly complied with and observed at all times by the management of the bank;
6.	That non-compliance with this undertaking shall subject the directors/officers involved liable to such administrative sanctions as the Monetary Board may impose and such other sanctions as may be provided pursuant to Section 37 of R.A. 7653, without prejudice to the criminal sanctions under Section 36 of the same Act.
IN	WITNESS WHEREOF, we have hereunto affix our signature on this day of,

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Directors:		Officers:	
REPUBLIC OF THE PHILIPPINES	5)		
PROVINCE/CITY OF) S.S.			
	blic, for and in the Province/		
Receipts, known to me to	hally appeared the herein na be the same persons who	executed the foreg	oing instrument and
acknowledged before me that	the same is their own free and	d voluntary act and de	eed.
Name	Comm. Tax Cert. No	Date of Issue	Place of Issue
IN WITNESS WHEREOF, I h	ave hereunto set my hand and	d seal on the date and	place above written.
		Notary Pub Until December PTR No.	31, 20
		Issued ato	n
Doc. No; Page No;			
Book No;			
Series of			