## [This is a standard form of fixed rate Serial Note issued by a Borrower in Venezuela.]

### [BORROWER]

I	PROMISSORY NOTE <sup>1</sup>		
Number of Notes	For U.S. DOLLARS \$[Amount in Numbers: This amount should only be the amount of one installment], plus interest.		
	MATURITY DATE [Date: This date should represent the due date of one installment only].		
card No, acting in my Borrower], a corporation [or state if o Venezuela, registered with the Mercar Circuit], under No, Volu- by [specify document accrediting repr Resolution of the Board, etc.], declare for value received to its satisfaction O PROTEST, TO [name of the Lender] banking institution in United States the America, on, Dollars (U.S.\$) and to pay	officer of the Borrower], of legal age, domiciled in [name of citizen, [marital status], [occupation], holder of identity capacity as [title] of the company [full name of the ther type of company], domiciled in [name of city], ntile Registry for the Judicial Circuit [identify Judicial ame, on [date of registration], duly authorized resentation and authority: Articles of Incorporation, Bylaws, e: that my principal, [name of Borrower] (the "Maker")², owes and with the company [name and address of a lattice is authorized to accept deposits], United States of, U.S. interest on the principal balance hereof from time to time at the rate of percent (%) per annum.		
of each year (each	e semi-annually thereafter on and and any a "Payment Date"), beginning on, the basis of the actual number of days elapsed (including the over a year of 360 days. <sup>3</sup>		
in the Agreement by the paragraphs in which su			
<sup>2</sup> For the avoidance of any doubt, the Borrower a	and the Maker referred to in this Note form are the same Person.		

<sup>&</sup>lt;sup>3</sup>If using a day count basis of actual/365 days or 60/360 days instead of actual/360 days, modify this reference.

- 3. In the event that any amount of the principal hereof or accrued interest on this Note is not paid in full when due (whether at stated maturity, by acceleration or otherwise), the Maker shall pay to the Lender on demand interest on such unpaid amount (to the extent permitted by applicable law) for the period from the date such amount was due until such amount shall have been paid in full at an interest rate per annum equal to [the Lender to specify rate].
- 4. All payments received hereunder shall be applied in the following order of priority: (a) interest due on demand on any unpaid amounts (to the extent permitted by applicable law) of principal and accrued interest; (b) interest due pursuant to the first paragraph of this Note; (c) principal due under this Note; and (d) all other amounts due under this Note and not otherwise provided for in this paragraph.
- 5. Whenever any payment falls due on a day which is not a Business Day, the due date for payment shall be extended to the next following Business Day. For purposes of this Note, "Business Day" shall mean any day on which commercial banks in New York City are open for domestic and foreign exchange business.<sup>4</sup>
- 6. All payments to be made by the Maker under this Note shall be made only and exclusively in United States Dollars in immediately available and freely transferable funds no later than 11:00 A.M. (New York City time) on the date on which due, without set-off, counterclaim, deduction, withholding on account of taxes levied or imposed under the laws of the Government of Venezuela or any political subdivision or taxing authority thereof, restrictions and conditions of whatever nature.
- 7. If the Maker (or \_\_\_\_\_\_\_ (the "Guarantor"), in the event it makes any payment on behalf of the Maker pursuant to its guarantee attached hereto)<sup>5</sup> shall be required by law to deduct any taxes from or in respect of any sum payable hereunder to the Lender, including Venezuelan withholding taxes applicable to interest payments (herein referred to as "Withholding Taxes"), (a) the Maker (or the Guarantor, as the case may be) shall forthwith pay to the Lender such additional amount as may be necessary so that after making all required deductions for Withholding Taxes (including deductions applicable to additional amounts payable under this paragraph), the Lender receives an amount equal to the sum it would have received had no such deductions been made, (b) the Maker (or the Guarantor, as the case may be) shall make such deductions, and (c) the Maker (or the Guarantor, as the case may be) shall pay the full amount deducted to the relevant taxing authority in accordance with applicable law. The Maker further agrees to send to the Lender, within fifteen (15) days after such Withholding Taxes are paid or withheld, evidence of payment in full of the Withholding Taxes.

<sup>&</sup>lt;sup>4</sup>The Lender is permitted to use an alternative definition of Business Day if it is accepted in writing by Eximbank.

<sup>&</sup>lt;sup>5</sup>The four parenthetical provisions in this paragraph which refer to the Guarantor are only to be included if a guarantee by a Guarantor is issued in support of the Borrower's obligation under the Note.

8.	This promissory note is one of a serie	es of [tot	tal number of Notes in letters] promissory
notes r	numbered 1 to [number of highest num	ibered No	ote in numbers] inclusive, in the aggregate
princip	oal amount of	(U.S.\$_	) and maturing semiannually in
the ord	ler in which numbered from [first due	date] to	[last due date].

- 9. The right is reserved to prepay on any Payment Date, without penalty or premium, all or any part of the principal hereof on the maturity date of any promissory note of this series, provided that (a) all subsequently maturity promissory notes of this series have been paid in full or are paid in full concurrently with such prepayment so that the promissory notes of this series shall be prepayable only in the inverse order of their maturities and (b) the Maker shall have given the Lender and Eximbank at least ten (10) days' prior written notice of the prepayment (which notice shall be irrevocable). In the event of any prepayment hereunder, by acceleration or otherwise, the Maker shall, upon the request of the holder hereof, promptly pay to an indemnify such holder for all costs and loss (including interest) actually incurred by the holder and any loss (including loss of profit resulting from the re-employment of funds) sustained by the holder as a consequence of such prepayment.
- 10. For any legal action or proceeding with respect to this promissory note, the Maker, the holder hereof and any other signatories of this promissory note expressly submit themselves to any Federal Court of the United States of America sitting in the States of \_\_\_\_\_\_ or the District of Columbia, any State court thereof, or to the competent courts of the City of Caracas, Federal District, Republic of Venezuela, or to the competent courts of the domicile of the Maker, at the election of the holder hereof, wherefore they waive expressly any other jurisdiction to which they might have a right, including but not limited to, jurisdiction by reason of their present or future domiciles, or by reason of the place of payment of this promissory note.
- 11. The Maker agrees to pay all costs of collection of this promissory note, including attorney's fees whether payment thereof is enforced by suit or otherwise.
- 12. Upon default in the prompt and full payment of interest on this promissory note or upon default in the prompt and full payment of the principal or interest on any other promissory note of this series, the entire unpaid principal of this promissory note and interest thereon to the date of payment shall immediately become due and payable at the option and upon demand of the holder hereof.
- 13. The Maker hereby waives demand, diligence, presentment, protest and notice of every kind, and warrants to the holder that all action and approvals required for the execution and delivery hereof as a legal, valid and binding obligation of the undersigned, enforceable in accordance with the terms hereof, have been duly taken and obtained.
- 14. The lack of validity for any reason of any clause hereof shall in no way affect the remaining provisions herein set forth.

# 15. THIS NOTE SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK, U.S.A. $^6$

City:	[This should be a city in the U.S.A.]	
Date:	[This date should be the same for each n	note of the series]
By		-
	(Signature)	
Name		-
	(Print)	
Title		-
	(Print Title, and Name of Debtor)	

<sup>&</sup>lt;sup>6</sup>If the Note is in a face amount of \$250,000.00 or less, it may be governed by the laws of the District of Columbia if the Lender prefers.

### PERSONAL GUARANTEE<sup>7</sup>

I, [full name], of legal age, d citizen, [martial status], [occupation] personally constitute myself as GUA as cosurety and principal payor of all [name of the Lender] which have give to cover any extension or modification which there is no obligation to notify	I, holder of ident RANTOR (and I I the obligations wen rise hereto, upon subsequently	ity card No.  POR AVAL)  assumed by  nder the sam	, declare that I of this promissory note as w [name of the Borrower] before te terms provided for herein a	vell re and
	Signatu	re		_
	Name		(Printed)	_
СО	RPORATE GU	ARANTEE8		
I, [full name], of legal age, do citizen, [martial status], [occupation] capacity as [title] of the company [futype of company], domiciled in [name for the Judicial Circuit [identify	holder of idential name of the Call name of the Call name of the Call of city], Venerical Circuit], undized by [specify Bylaws, Resolution, Bylaws of the peter at a Board at my principal, of this promissory me of the Borrome terms provide the [name of the country].	ity card No. Guarantor], a zuela, registed ler No document action of the Bhe Company of Directors [name of the rote as well wer] before the document action of the rote as well wer] before the document action of the rote as well wer] before the rote action actio	, acting in my corporation [or state if other red with the Mercantile Registred], Volume, Volume, volume recrediting representation and roard, etc.], authorized for this and by the Resolution [ins meeting or a Shareholders Guarantor], constitutes itself I as cosurety and principal pathe [name of the Lender], which and to cover any extension or	stry is sert as ayon ch
	Signature Name			
	Title	[title and na	(Printed) ame of Guarantor]	

EIB-97-9B(9/97)

<sup>&</sup>lt;sup>7</sup> When preparing the note, only the guarantee language that relates to the type of guarantee required by Eximbank should be used. Language pertaining to the other types of guarantee should be deleted.

<sup>&</sup>lt;sup>8</sup> When preparing the note, only the guarantee language that relates to the type of guarantee required by Eximbank should be used. Language pertaining to the other types of guarantee should be deleted.

#### GOVERNMENT GUARANTEE<sup>3</sup>

I, [full name], of legal age, domiciled in [name of city], Venezuela, a					
	Signature				
	Name	(Printed)			
	Title	[title and name of Governm	ent entityl <sup>4</sup>		

<sup>&</sup>lt;sup>3</sup> When preparing the note, only the guarantee language that relates to the type of guarantee required by Eximbank should be used. Language pertaining to the other types of guarantee should be deleted.

<sup>&</sup>lt;sup>4</sup>Under the Venezuelan Public Credit Act of 1980, as amended on October 26, 1992, government guarantees of any obligations (without regard to obligor) cannot be issued. This Act is an organic law and therefore an absolute majority of each legislative chamber is needed to provide any exception to the statutory limitation. Eximbank will therefore not permit any Venezuelan governmental guarantee unless it is provided evidence, satisfactory to Eximbank in its sole opinion, of such an exemption or of a satisfactory modification or repeal of the Act.