Certificate of Amendment

Canada Business Corporations Act

CAPITAL POWER CORPORATION

Corporate name / Dénomination sociale

716657-5

Corporation number / Numéro de société

I HEREBY CERTIFY that the articles of the above-named corporation are amended under section 27 of the Canada Business Corporations Act as set out in the attached articles of amendment designating a series of shares.

Marcie Girouard

Director / Directeur

2010-12-10

Date of Amendment (YYYY-MM-DD)

Canada
Form 4
Articles of Amendment
Canada Business Corporations Act (s. 27 or 177)

1 Corporate name
   Dénomination sociale
   CAPITAL POWER CORPORATION

2 Corporation number
   Numéro de la société
   716667-6

3 The articles are amended as follows
   Les statuts sont modifiés de la façon suivante

   The corporation amends the description of classes of shares as follows:
   La description des catégories d'actions est modifiée comme suit :
   See attached schedule / Voir l'annexe ci-jointe

4 Declaration: I certify that I am a director or an officer of the corporation.
   Déclaration : J’atteste que je suis un administrateur ou un dirigeant de la société.

   Original signed by / Original signé par
   Leah Fitzgerald
   780-392-5151

Note: Misrepresentation constitutes an offence and, on summary conviction, a person is liable to a fine not exceeding $5000 or to imprisonment for a term not exceeding six months or both (subsection 250(1) of the CBCA).
Nota : Faire une fausse déclaration constitue une infraction et son auteur, sur déclaration de culpabilité par procédure sommaire, est passible d'une amende maximale de 5 000 $ ou d'un emprisonnement maximal de six mois, ou de ces deux peines (paragraphe 250(1) de la LCSA).
Schedule / Annexe
Description of Classes of Shares / Description des catégories d'actions

Pursuant to section 173(1)(i) of the Canada Business Corporations Act, the articles of the Corporation are amended to create 5,000,000 Cumulative Rate Reset Preference Shares, Series 1 and 5,000,000 Cumulative Floating Rate Preference Shares, Series 2 which, in addition to the rights, privileges, restrictions and conditions attached to the Preference Shares as a class, shall have attached thereto the following rights, privileges, restrictions and conditions:

SCHEDULE OF SHARES IN SERIES
CUMULATIVE RATE RESET PREFERENCE SHARES, SERIES 1

The first series of Preference Shares shall consist of up to 5,000,000 Preference Shares, which shares shall be designated as Cumulative Rate Reset Preference Shares, Series 1 (the "Series 1 Shares") and which, in addition to the rights, privileges, restrictions and conditions attached to the Preference Shares as a class, shall have attached thereto the following rights, privileges, restrictions and conditions:

ARTICLE 1
DIVIDENDS

1.1 Dividend Periods and Dividend Payment Dates

A "Dividend Period" means the period from and including the date of initial issue of the Series 1 Shares to but excluding March 31, 2011 and, thereafter, the next succeeding period that is from and including the last calendar day (each, a "Quarter End Date") of each of the months of December, March, June and September in each year, as the case may be, to but excluding the next succeeding Quarter End Date. The dividend payment dates (the "Dividend Payment Dates") in respect of the dividends payable on the Series 1 Shares shall be the last business day of each of the months of March, June, September and December in each year.

1.2 Payment of Dividends

(a) During the Initial Fixed Rate Period and each Subsequent Fixed Rate Period, the holders of Series 1 Shares shall be entitled to receive, and the Corporation shall pay thereon, if, as and when declared by the board of directors of the Corporation (the "Board of Directors"), out of moneys of the Corporation properly applicable to the payment of dividends, fixed, cumulative, preferential cash dividends (the "Quarterly Dividends") in the amounts set forth in 1.2(b) below payable, with respect to each Dividend Period, on the Dividend Payment Date in respect of such Dividend Period.

(b) Subject to Section 1.3, for all Dividend Periods during:

(i) the Initial Fixed Rate Period, each Quarterly Dividend shall be in an amount equal to $0.2875 per Series 1 Share; and

(ii) each Subsequent Fixed Rate Period, each Quarterly Dividend shall be in an amount per Series 1 Share equal to the result of the following calculation (such result rounded to five decimal places): 91.25 x [($25.00 x AFDR)/365], where "AFDR" means the Annual Fixed Dividend Rate applicable to such Subsequent Fixed Rate Period.

(c) The Corporation shall determine the Annual Fixed Dividend Rate for each Subsequent Fixed Rate Period on the relevant Fixed Rate Calculation Date. Such determination shall, in the absence of manifest error, be final and binding on the Corporation and all holders of Series 1 Shares. The Corporation shall, on the relevant Fixed Rate Calculation Date, give written notice of the Annual Fixed Dividend Rate for the ensuing Subsequent Fixed Rate Period to the registered holders of outstanding Series 1 Shares in accordance with the provisions of Section 7.1 hereof.

(d) Dividends on the Series 1 Shares shall accrue daily from and including the date of issue of such shares.

1.3 Dividend for Other than a Full Dividend Period

(a) The holders of Series 1 Shares shall be entitled to receive, and the Corporation shall pay thereon, if, as and when declared by the Board of Directors out of moneys of the Corporation properly applicable to the payment of dividends, an initial cumulative, preferential cash dividend in respect of the period from and including the date of the
initial issue of the Series 1 Shares to but excluding March 31, 2011 in an amount per Series 1 Share equal to $0.2875 multiplied by a fraction, the numerator of which is the number of calendar days from and including the date of the initial issue of the Series 1 Shares to but excluding March 31, 2011 and the denominator of which is 91.25, with such amount rounded to five decimal places (which, if the Series 1 Shares are issued on December 16, 2010, shall be $0.3308 per Series 1 Share).

(b) The holders of Series 1 Shares shall be entitled to receive, and the Corporation shall pay thereon, if, as and when declared by the Board of Directors out of moneys of the Corporation properly applicable to the payment of dividends, cumulative, preferential cash dividends for any period which is less than a full Dividend Period, in an amount per share with respect to any Series 1 Share:

(i) which is issued, redeemed or converted during any Dividend Period;
(ii) where the assets of the Corporation are distributed to the holders of the Series 1 Shares pursuant to Section 10.1 with an effective date during any Dividend Period; or
(iii) in any other circumstance where the number of days in a Dividend Period that such share has been outstanding is less than a full Dividend Period;

equal to the amount (rounded to five decimal places) obtained when the amount of the Quarterly Dividend payable in respect of the applicable full Dividend Period is multiplied by a fraction, the numerator of which is the number of calendar days in such Dividend Period that such share has been outstanding (excluding the date of redemption or conversion, the effective date for the distribution of assets or the last day of the applicable shorter period, as applicable) and the denominator of which is the number of calendar days in such Dividend Period.

1.4 Payment Procedure
The Corporation shall pay the dividends declared on the Series 1 Shares on the relevant Dividend Payment Date (less any tax required to be deducted or withheld by the Corporation) by electronic funds transfer or by cheque(s) drawn on a Canadian chartered bank or trust company and payable in lawful money of Canada at any branch of such bank or trust company in Canada or in such other manner. not contrary to applicable law, as the Corporation shall reasonably determine. The delivery or mailing of any cheque to a holder of Series 1 Shares (in the manner provided for in Section 7.1) or the electronic transfer of funds to an account specified by such holder shall be a full and complete discharge of the Corporation's obligation to pay the dividends to such holder to the extent of the sum represented thereby (plus the amount of any tax required to be and in fact deducted and withheld by the Corporation from the related dividends as aforesaid and remitted to the proper taxing authority), unless such cheque is not honoured when presented for payment. Subject to applicable law, dividends which are represented by a cheque which has not been presented to the Corporation's banker for payment or that otherwise remain unclaimed for a period of six years from the date on which they were declared to be payable may be reclaimed and used by the Corporation for its own purposes.

1.5 Cumulative Payment of Dividends
If on any Dividend Payment Date, the Quarterly Dividends payable in respect of the Dividend Period ending in the calendar month in which such Dividend Payment Date occurs are not paid in full on all of the Series 1 Shares then outstanding, such Quarterly Dividends, or the unpaid part thereof, shall be paid (less any tax required to be deducted or withheld by the Corporation) on a subsequent date or dates determined by the Board of Directors on which the Corporation shall have sufficient monies properly applicable to the payment of such Quarterly Dividends. The holder of Series 1 Shares shall not be entitled to any dividends other than or in excess of the cumulative preferential cash dividends herein provided for.

ARTICLE 2
REDEMPTION, CONVERSION AND PURCHASE
2.1 General
Subject to Article 4, and to the extent permitted by applicable law, the Series 1 Shares may be redeemed, converted or purchased by the Corporation as provided in this Article 2 but not otherwise.
2.2 Corporation’s Redemption Rights
The Series 1 Shares shall not be redeemable prior to December 31, 2015. On any Series 1 Conversion Date, the Corporation may redeem all or any number of the outstanding Series 1 Shares, at its option, by the payment in cash of $25.00 per share so redeemed together with all declared and unpaid dividends thereon to, but excluding, the date fixed for redemption (less any tax required to be deducted and withheld by the Corporation) (the “Redemption Price”). Where applicable, if less than all of the outstanding Series 1 Shares are at any time to be redeemed, the particular shares to be redeemed shall be selected on a pro rata basis (disregarding fractions) or, with the consent of any applicable stock exchange, in such other manner as the Board of Directors may in its sole discretion determine by resolution.

2.3 Notice of Redemption
Notice of any redemption of Series 1 Shares pursuant to Section 2.2 shall be given to each holder of Series 1 Shares to be redeemed by the Corporation not less than 30 and not more than 60 calendar days prior to the date fixed for redemption. Any notice of redemption of Series 1 Shares by the Corporation shall be validly and effectively given on the date on which it is sent to each holder of Series 1 Shares to be redeemed or converted, as applicable, in the manner provided for in Section 7.1. Such notice shall set out:
(a) the date (the “Redemption Date”) on which the redemption is to take place;
(b) unless all the Series 1 Shares held by the holder to whom it is addressed are to be redeemed, the number of Series 1 Shares so held which are to be redeemed; and
(c) the Redemption Price.

2.4 Payment of Redemption Price
The Corporation shall on the Redemption Date pay or cause to be paid to the holders of the Series 1 Shares so called for redemption the Redemption Price therefor (less any tax required to be deducted and withheld by the Corporation) on presentation and delivery at the principal transfer office of the Transfer Agent in the city of Calgary or such other place or places in Canada designated in the notice of redemption, of the certificate or certificates representing the Series 1 Shares so called for redemption. Such payment shall be made by electronic funds transfer to an account specified by such holder or by cheque drawn on a Canadian chartered bank or trust company in the amount of the Redemption Price and such electronic transfer of funds or the delivery or mailing of such cheque (in the manner provided for in Section 7.1) shall be a full and complete discharge of the Corporation’s obligation to pay the Redemption Price owed to the holders of Series 1 Shares so called for redemption to the extent of the sum represented thereby (plus the amount of any tax required to be and in fact deducted and withheld by the Corporation as aforesaid and remitted to the proper taxing authority) unless such cheque is not honoured when presented for payment. From and after the Redemption Date, the holders of Series 1 Shares called for redemption shall cease to be entitled to dividends or to exercise any of the rights of holders of Series 1 Shares in respect of such shares except the right to receive the Redemption Price, provided that if payment of such Redemption Price is not duly made in accordance with the provisions hereof, then the rights of such holders shall remain unimpaired. If less than all the Series 1 Shares represented by any certificate shall be redeemed, a new certificate for the balance shall be issued without cost to the holder. Subject to applicable law, redemption monies which remain unclaimed for a period of six years from the Redemption Date may be reclaimed and used by the Corporation for its own purposes.

2.5 Deposit of Redemption Price
The Corporation shall have the right, at any time after mailing a notice of redemption, to deposit the aggregate Redemption Price for the Series 1 Shares thereby called for redemption, or such part thereof as at the time of deposit has not been claimed by the holders entitled thereto, in a special account with a Canadian chartered bank or trust company named in the notice of redemption in trust for the holders of such shares, and upon such deposit being made or upon the Redemption Date, whichever is the later, the Series 1 Shares in respect of which such deposit shall have been made shall be
deemed to be redeemed on the Redemption Date and the rights of each holder thereof shall be
limited to receiving, without interest, the holder's proportionate part (after taking into account any
amounts deducted or withheld on account of tax in respect of such holder) of the Redemption
Price so deposited upon presentation and surrender of the certificate or certificates representing
the Series 1 Shares so redeemed. Any interest on any such deposit shall belong to the
Corporation. Subject to applicable law, redemption monies which remain unclaimed for a period
of six years from the Redemption Date may be reclaimed and used by the Corporation for its
own purposes.
2.6 Declaration of Dividends in Respect of Shares to be Redeemed
In the event that a dividend is declared by the Board of Directors in respect of any Dividend
Period during which the Series 1 Shares are redeemed, notwithstanding the provisions of
Section 1.4, no electronic funds transfer or cheque shall be made or issued in payment of such
dividend; rather, the amount of such dividend declared shall be considered to be a declared and
unpaid dividend for purposes of Section 2.2.
2.7 Conversion at the Option of the Holder
Subject to Section 2.9 and Section 2.10, holders of the Series 1 Shares shall have the right, at
their option, on any Series 1 Conversion Date, to convert all or any of their Series 1 Shares into
Cumulative Fixed Rate Preference Shares, Series 2 (the "Series 2 Shares") on the basis of
one Series 2 Share for each Series 1 Share converted. On any conversion of Series 1 Shares
into Series 2 Shares, the certificates representing the Series 2 Shares resulting from the
conversion of Series 1 Shares shall be issued in the name of the holder of the Series 1 Share
converted or in such name or names as such holder may direct in writing; provided that such
holder shall pay any applicable security transfer taxes. Notice of a holder's election (each
notice, an "Election Notice") to convert Series 1 Shares must be received by the Corporation not
earlier than the 30th day and not later than 5:00 p.m. (Toronto time) on the 15th day preceding
the applicable Series 1 Conversion Date. An Election Notice is irrevocable once received by the
Corporation. If the Corporation does not receive an Election Notice within the specified time, the
Series 1 Shares shall be deemed not to have been converted (subject to Section 2.9 below).
2.8 Notice of Conversion Rate and Dividend Rates and Election Notice
The Corporation shall, not more than 60 and not less than 30 days prior to each Series 1
Conversion Date, provide notice in writing to the then holders of the Series 1 Shares of the
Series 1 Conversion Date and a form of Election Notice as specified by the Corporation. On the
30th day prior to each Series 1 Conversion Date the Corporation shall give notice in writing to
the holders of the Series 1 Shares of the Annual Fixed Dividend Rate for the next Subsequent
Fixed Rate Period and the Floating Quarterly Dividend Rate applicable to the Series 2 Shares for
the next Quarterly Floating Rate Period.
If the Corporation gives notice pursuant to Section 2.3 to the holders of the Series 1 Shares of
the redemption of all Series 1 Shares pursuant to Section 2.2, it shall not be required to give
notice to the holders of the Series 1 Shares of any dividend rates or of the conversion right of
holders of Series 1 Shares and the right of holders of Series 1 Shares to convert such shares
pursuant to Section 2.7 shall terminate.
2.9 Automatic Conversion
If the Corporation determines that there would remain outstanding on a Series 1 Conversion
Date less than 1,000,000 Series 1 Shares, after having taken into account all Election Notices in
respect of Series 1 Shares tendered for conversion into Series 2 Shares and all Election Notices
in respect of Series 2 Shares tendered for conversion into Series 1 Shares in accordance with
the Series 2 Share Provisions, in each case received by the Corporation during the time fixed
therefor, then, all, but not part, of the remaining outstanding Series 1 Shares will automatically
be converted into Series 2 Shares on the basis of one Series 2 Share for each Series 1 Share on
the applicable Series 1 Conversion Date. The Corporation shall give notice in writing of the
automatic conversion thereof to all holders of the Series 1 Shares at least seven days prior to
the applicable Series 1 Conversion Date.
2.10 Restrictions on Conversion
The holders of Series 1 Shares shall not be entitled to convert their shares into Series 2 Shares if the Corporation determines that there would remain outstanding on a Series 1 Conversion Date less than 1,000,000 Series 2 Shares after having taken into account all Election Notices in respect of Series 1 Shares duly tendered for conversion into Series 2 Shares and all Election Notices in respect of Series 2 Shares duly tendered for conversion into Series 1 Shares in accordance with the Series 2 Share Provisions in each case received by the Corporation during the time fixed therefor. The Corporation shall give notice in writing of the inability to convert Series 1 Shares to all holders of the Series 1 Shares at least seven days prior to the applicable Series 1 Conversion Date.

2.11 Non-Residents
The Corporation is not required to (but may at its option) issue Series 2 Shares upon the conversion of Series 1 Shares into Series 2 Shares to any person whose address is in, or whom the Corporation or the Transfer Agent has reason to believe is a resident of, any jurisdiction outside of Canada, to the extent that such issue would require the Corporation to take any action to comply with the securities laws or analogous laws of such jurisdiction.

2.12 Purchase for Cancellation
Subject to applicable laws and to the provisions described in Article 4, the Corporation may at any time purchase (if obtainable) for cancellation all or any number of the Series 1 Shares outstanding from time to time, in the open market through or from an investment dealer or any firm holding membership on a recognized stock exchange, by private agreement, pursuant to tenders received by the Corporation upon an invitation for tenders addressed to all holders of Series 1 Shares or otherwise, at the lowest price or prices at which in the opinion of the Board of Directors, such shares are obtainable.

2.13 Conversion - General
On the conversion of a Series 1 Share to a Series 2 Share pursuant to the terms of these Articles, each such Series 1 Share shall become an issued Series 2 Share and the number of unissued Series 1 Shares shall be increased by the number of Series 1 Shares that became Series 2 Shares.

ARTICLE 3
VOTING RIGHTS
3.1 Voting Rights
Except as otherwise required by law or in the conditions attaching to the Preference Shares as a class, the holders of Series 1 Shares shall not be entitled to receive notice of, attend at, or vote at any meeting of shareholders of the Corporation, unless and until the Corporation shall have failed to pay eight Quarterly Dividends in accordance with the terms hereof, whether or not consecutive and whether or not such dividends were declared and whether or not there are any monies of the Corporation properly applicable to the payment of such dividends. In the event of such non-payment, and for only so long as any such dividends remain in arrears, the holders of the Series 1 Shares shall be entitled to receive notice of all meetings of shareholders of the Corporation and to attend thereat (other than a separate meeting of the holders of another series or class of shares), and shall at any such meetings which they shall be entitled to attend, except when the vote of the holders of shares of any other class or series is to be taken separately and as a class or series, be entitled to vote together with all of the voting shares of the Corporation on the basis of one vote in respect of each Series 1 Share held by each such holder, until all such arrears of such dividends shall have been paid, whereupon such rights shall cease unless and until the Corporation shall again fail to pay eight quarterly dividends on the Series 1 Shares in accordance with the terms hereof, whether or not consecutive and whether or not such dividends were declared and whether or not there are any monies of the Corporation properly applicable to the payment of such dividends, in which event such voting rights shall become effective again and so on from time to time.

ARTICLE 4
RESTRICTIONS ON DIVIDENDS, RETIREMENT AND ISSUANCE OF SHARES
4.1 Restrictions on Dividends, Retirement and Issuance of Shares
So long as any of the Series 1 Shares are outstanding, the Corporation shall not,
without the prior approval of the holders of the outstanding Series 1 Shares:
(a) declare, pay or set apart for payment any dividends on any shares of the Corporation ranking as to dividends junior to the Series 1 Shares (other than stock dividends payable in shares of the Corporation ranking as to capital and dividends junior to the Series 1 Shares);
(b) except out of the net cash proceeds of a substantially concurrent issue of shares of the Corporation ranking as to return of capital and dividends junior to the Series 1 Shares, redeem or call for redemption, purchase for cancellation or otherwise pay off, retire or make any return of capital in respect of any shares of the Corporation ranking as to capital junior to the Series 1 Shares;
(c) redeem or call for redemption, purchase for cancellation or otherwise pay off or retire for value or make any return of capital in respect of less than all of the Series 1 Shares then outstanding;
(d) except pursuant to any purchase obligation, sinking fund, retraction privilege or mandatory redemption provisions attaching thereto, or except in connection with the concurrent redemption, call for redemption, purchase or pay off of all Series 1 Shares, redeem or call for redemption, purchase or otherwise pay off or retire for value or make any return of capital in respect of any Preference Shares, ranking as to dividends or capital on a parity with the Series 1 Shares; or
(e) except for the issuance of Series 1 Shares as a result of the conversion of the Series 2 Shares in accordance with their terms or the issuance of Series 2 Shares as a result of the conversion of the Series 1 Shares in accordance with their terms, create or issue any additional Series 1 Shares or any shares ranking as to the payment of dividends or repayment of capital prior to or on parity with the Series 1 Shares, unless, in each such case, all accrued and unpaid dividends up to and including the dividend payable for the last completed period for which dividends were payable on the Series 1 Shares have been declared and paid or monies set apart for payment.

ARTICLE 5
ISSUE PRICE
5.1 Issue Price
The consideration for which each Series 1 Share shall be issued is $25.00 and, upon payment of such consideration, each such share shall be issued as fully paid and non-assessable.

ARTICLE 6
ELECTION UNDER THE INCOME TAX ACT
6.1 Election Under the Income Tax Act (Canada)
The Corporation shall elect under Section 191.2(1) of the Income Tax Act (Canada) (the "Tax Act") or any successor or replacement provision of similar effect, and take all other necessary action under the Tax Act, to pay or cause payment of tax under Section 191.1 of the Tax Act, or any successor or replacement provision of similar effect, at a rate such that no corporate holder of the Series 1 Shares will be required to pay tax on dividends received (or deemed to be received) on the Series 1 Shares under Section 187.2 of Part IV.1 of the Tax Act or any successor or replacement provision of similar effect. Such election shall be made in the manner prescribed by the Tax Act and shall be filed within the time provided under Section 191.2(1)(a) of the Tax Act. For the purposes of Section 191(4) of the Tax Act, $25.00 is hereby specified in respect of each Series 1 Share.

ARTICLE 7
NOTICE AND INTERPRETATION
7.1 Notices
Any notice, cheque, invitation for tenders or other communication from the Corporation herein provided for shall be sufficiently given, sent or made if delivered or if sent by first class unregistered mail, postage prepaid, to the holders of the Series 1 Shares at their respective addresses appearing on the records of the Corporation maintained by the Corporation or the Transfer Agent, or, in the case of joint holders, to the address of the holder whose name appears first on the records of the Corporation maintained by the Corporation or the Transfer Agent as one of such joint holders, or, in the event of
the address of any of such holders not so appearing, then at the last address of such holder known to the Corporation. Accidental failure to give such notice, invitation for tenders or other communication to one or more holders of the Series 1 Shares shall not affect the validity of the notices, invitations for tenders or other communications properly given or any action taken pursuant to such notice, invitation for tender or other communication but, upon such failure being discovered, the notice, invitation for tenders or other communication, as the case may be, shall be sent forthwith to such holder or holders.

If any notice, cheque, invitation for tenders or other communication from the Corporation given to a holder of Series 1 Shares pursuant to this Section is returned on three consecutive occasions because the holder cannot be found, the Corporation shall not be required to give or mail any further notices, cheques, invitations for tenders or other communications to such shareholder until the holder informs the Corporation in writing of such holder's new address.

If the Board of Directors determines that mail service is or is threatened to be interrupted at the time when the Corporation is required or elects to give any notice hereunder by mail, or is required to send any cheque or any share certificate to a holder, whether in connection with the redemption of such share or otherwise, the Corporation may, notwithstanding the provisions hereof:

(a) give such notice by publication thereof once in a newspaper having national circulation in Canada or, if there is no newspaper having national circulation in Canada, in an English language newspaper of general circulation published in each of Vancouver, Calgary, Toronto and Montreal and such notice shall be deemed to have been validly given on the day next succeeding its publication; and

(b) fulfill the requirement to send such cheque or such share certificate by arranging for the delivery thereof to such holder by the Transfer Agent at its principal offices in the city of Calgary, and such cheque and/or share certificate shall be deemed to have been sent on the date on which notice of such arrangement shall have been given as provided in (a) above, provided that as soon as the Board of Directors determines that mail service is no longer interrupted or threatened to be interrupted, such cheque or share certificate, if not theretofore delivered to such holder, shall be sent by mail as herein provided.

7.2 Interpretation

In the event that any day on which any dividend on the Series 1 Shares is payable, on which any Series 1 Conversion Date shall occur, or on or by which any other action is required or permitted to be taken hereunder is not a business day, then such dividend shall be payable, such Series 1 Conversion Date shall occur or such other action shall be required or permitted to be taken on the immediately following day that is a business day. A "business day" means a day other than a Saturday, a Sunday or any other day that is a statutory or civic holiday in the place where the Corporation has its head office.

All references herein to a holder of Series 1 Shares shall be interpreted as referring to a registered holder of the Series 1 Shares.

For the purposes hereof:

(a) "Annual Fixed Dividend Rate" means, for any Subsequent Fixed Rate Period, the annual rate (expressed as a percentage rounded down to the nearest one hundred thousandth of one percent (with 0.000005% being rounded up)) equal to the Government of Canada Bond Yield on the applicable Fixed Rate Calculation Date plus 2.17%;

(b) "Bloomberg Screen GCAN5YR Page" means the display designated on page "GCAN5YR<INDEX➟" on the Bloomberg Financial L.P. service (or such other page as may replace the GCAN5YR page on that service for purposes of displaying Government of Canada Bond Yields);

(c) "Fixed Rate Calculation Date" means for any Subsequent Fixed Rate Period, the 30th day prior to the first day of such Subsequent Fixed Rate Period;

(d) "Floating Quarterly Dividend Rate" means, for any Quarterly Floating Rate Period, the rate (expressed as a percentage rounded down to the nearest one hundred-thousandth
of one percent (with 0.000005% being rounded up)) equal to the sum of the T-Bill Rate on the applicable Floating Rate Calculation Date plus 2.17% per annum (calculated on the basis of the actual number of days in such Quarterly Floating Rate Period divided by 365);
(e) "Floating Rate Calculation Date" means for any Quarterly Floating Rate Period, the 30th day prior to the first day of such Quarterly Floating Rate Period;
(f) "Government of Canada Bond Yield" on any date means the yield to maturity on such date (assuming semi-annual compounding) of a Canadian dollar denominated non-callable Government of Canada bond with a term to maturity of five years as quoted as of 10:00 a.m. (Toronto time) on such date and which appears on the Bloomberg Screen GCAN5YR Page on such date; provided that, if such rate does not appear on the Bloomberg Screen GCAN5YR Page on such date, the Government of Canada Bond Yield will mean the arithmetic average of the yields quoted to the Corporation by two registered Canadian investment dealers selected by the Corporation as being the annual yield to maturity on such date, compounded semi-annually, which a non-callable Government of Canada bond would carry if issued, in Canadian dollars in Canada, at 100% of its principal amount on such date with a term to maturity of five years;
(g) "in priority to", "on a parity with" and "junior to" have reference to the order of priority in payment of dividends and in the distribution of assets in the event of any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, or other distribution of the assets of the Corporation among its shareholders for the purpose of winding up its affairs;
(h) "Initial Fixed Rate Period" means the period from and including December 16, 2010 to, but excluding, December 31, 2015;
(i) "Quarter End Date" has the meaning given to it in Section 1.1 hereof;
(j) "Quarterly Commencement Date" means the last day of March, June, September and December in each year, commencing December 31, 2015;
(k) "Quarterly Floating Rate Period" means the period from and including December 31, 2015 to, but excluding, the next Quarterly Commencement Date, and thereafter the period from and including the day immediately following the end of the immediately preceding Quarterly Floating Rate Period to, but excluding, the next Quarterly Commencement Date;
(l) "ranking as to capital" and similar expressions mean ranking with respect to priority in the distribution of assets of the Corporation in the event of any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, or any other distribution of the assets of the Corporation among its shareholders for the purpose of winding up its affairs;
(m) "ranking as to dividends" and similar expressions mean ranking with respect to priority in the payment of dividends by the Corporation;
(n) "Series 1 Conversion Date" means December 31, 2015 and December 31 every fifth year thereafter;
(o) "Series 2 Share Provisions" means the rights, privileges, restrictions and conditions of the Series 2 Shares;
(p) "Subsequent Fixed Rate Period" means the period from and including December 31, 2015 to, but excluding, December 31, 2020 and each five year period thereafter from and including the day immediately following the end of the immediately preceding Subsequent Fixed Rate Period to, but excluding, December 31 in the fifth year thereafter;
(q) "T-Bill Rate" means, for any Quarterly Floating Rate Period, the average yield expressed as a percentage per annum on 90-day Government of Canada Treasury Bills using the three-month average results, as reported by the Bank of Canada, for the most recent treasury bills auction preceding the applicable Floating Rate Calculation Date; and
(r) "Transfer Agent" means Computershare Trust Company of Canada as its principal transfer office in Calgary, Alberta, its successors and assigns.

ARTICLE 8
MODIFICATION
8.1 Modification
The provisions attaching to the Series 1 Shares as a series may be deleted, varied, modified, amended or amplified from time to time with such approval as may then be required by the Canada Business Corporations Act, any such approval to be given in accordance with Article 9 and with any required approvals of any stock exchanges on which the Series 1 Shares may be listed.
ARTICLE 9
APPROVAL OF HOLDERS OF SERIES 1 SHARES
9.1 Approval of Holders of Series 1 Shares
Except as otherwise provided herein, any approval of the holders of the Series 1 Shares with respect to any matters requiring the consent of such holders may be given in such manner as may then be required by law, subject to a minimum requirement that such approval be given by a resolution signed by all such holders or passed by the affirmative vote of not less than two-thirds of the votes cast by the holders who voted in respect of that resolution at a meeting of the holders duly called for that purpose and at which the holders of at least 10% of the outstanding Series 1 Shares are present in person or represented by proxy. If at any such meeting the holder(s) of at least 10% of the outstanding Series 1 Shares are not present in person or represented by proxy within one-half hour after the time appointed for such meeting, then the meeting shall be adjourned to such date not less than 15 days thereafter and to such time and place as may be designated by the chairman of such meeting, and not less than 10 days' written notice shall be given of such adjourned meeting. At such adjourned meeting the holder(s) of Series 1 Shares present in person or represented by proxy shall form the necessary quorum and may transact the business, for which the meeting was originally called and a resolution passed thereat by the affirmative vote of not less than two-thirds of the votes cast at such meeting shall constitute the approval of the holders of the Series 1 Shares. At any meeting of holders of Series 1 Shares as a series, each such holder shall be entitled to one vote in respect of each share held.
9.2 Formalities, etc.
The proxy rules applicable to, the formalities to be observed in respect of the giving notice of, and the formalities to be observed in respect of the conduct of, any meeting or any adjourned meeting of holders of the Series 1 Shares shall be those required by law, as may from time to time be supplemented by the by-laws of the Corporation. On every poll taken at every meeting of holders of Series 1 Shares as a series, each holder entitled to vote thereat shall have one vote in respect of each Series 1 Share held.
ARTICLE 10
RIGHTS ON LIQUIDATION
10.1 Rights on Liquidation
In the event of the liquidation, dissolution or winding-up of the Corporation or other distribution of assets of the Corporation among its shareholders for the purpose of winding up its affairs, whether voluntary or involuntary, subject to the prior satisfaction of the claims of all creditors of the Corporation and of holders of shares of the Corporation ranking prior to the Series 1 Shares, the holders of the Series 1 Shares shall be entitled to receive an amount equal to $25.00 per Series 1 Share, together with an amount equal to all declared and unpaid dividends up to but excluding the date fixed for payment or distribution (less any tax required to be deducted and withheld by the Corporation), before any amount is paid or any assets of the Corporation are distributed to the holders of any shares of the Corporation ranking junior as to capital to the Series 1 Shares. Upon payment to the holders of the Series 1 Shares of the amounts so payable to them, such holders shall not be entitled to share in any further distribution of the assets of the Corporation.
ARTICLE 11
WITHHOLDING TAXES
11.1 Withholding Taxes
For greater certainty, and notwithstanding any other provision of this Schedule, the Corporation shall be entitled to deduct and withhold any amounts required to be
deducted and withheld on account of any taxes from any amounts (including shares) payable or otherwise deliverable in respect of the Series 1 Shares, including on the redemption, cancellation or conversion of the Series 1 Shares. To the extent that any amounts are withheld, such withheld amounts shall be treated for all purposes hereof as having been paid or delivered to the person in respect of which such withholding was made. The Corporation is hereby authorized to sell or otherwise dispose of all or any number of Series 2 Shares otherwise deliverable to a holder of Series 1 Shares on the conversion of such Series 1 Shares in order to meet any applicable withholding tax requirements.

11.2 Transfer Taxes
For greater certainty, and notwithstanding any other provision of this Schedule, the Corporation shall not be required to pay any tax which may be:
(a) imposed upon the person or persons to whom Series 2 Shares are issued,
(b) payable in respect of the issuance of such Series 2 Shares or a certificate therefor, or
(c) payable in respect of any transfer involved in the issuance and delivery of any certificate in the name or names other than that of the holder of the Series 1 Shares, in connection with the conversion of Series 1 Shares into Series 2 Shares.

The Corporation may refuse to issue any Series 2 Share or deliver any such Series 2 Share certificate unless and until the person or persons requesting the issuance thereof shall have paid to the Corporation the amount of such tax or shall have established to the satisfaction of the Corporation that such tax has been paid or is otherwise not required to be paid in the circumstances.

CUMULATIVE FLOATING RATE PREFERENCE SHARES, SERIES 2

The second series of Preference Shares shall consist of up to 5,000,000 Preference Shares, which shares shall be designated as Cumulative Floating Rate Preference Shares, Series 2 (the "Series 2 Shares") and which, in addition to the rights, privileges, restrictions and conditions attached to the Preference Shares as a class, shall have attached thereto the following rights, privileges, restrictions and conditions:

ARTICLE 1
DIVIDENDS
1.1 Dividend Payment Dates
The dividend payment dates (the "Dividend Payment Dates") in respect of the dividends payable on the Series 2 Shares shall be the last business day of each of the months of March, June, September and December in each year.

1.2 Payment of Dividends
The holders of Series 2 Shares shall be entitled to receive, and the Corporation shall pay thereon, if, as and when declared by the board of directors of the Corporation (the "Board of Directors"), out of moneys of the Corporation properly applicable to the payment of dividends, quarterly floating rate, cumulative, preferential cash dividends in respect of each Quarterly Floating Rate Period in an amount per Series 2 Share determined by multiplying the applicable Floating Quarterly Dividend Rate by $25.00 ("Quarterly Dividends").

The Corporation shall determine the Floating Quarterly Dividend Rate for each Quarterly Floating Rate Period on the relevant Floating Rate Calculation Date. Such determination shall be, in the absence of manifest error, final and binding on the Corporation and all holders of Series 2 Shares. The Corporation shall, on the relevant Floating Rate Calculation Date, give written notice of the Floating Quarterly Dividend Rate for the ensuing Quarterly Floating Rate Period to the registered holders of outstanding Series 2 Shares in accordance with the provisions of Section 7.1 hereof.

Dividends on the Series 2 Shares shall accrue daily from and including the date of issue of such shares.

1.3 Dividend for Other than a Full Quarterly Floating Rate Period
The holders of Series 2 Shares shall be entitled to receive, and the Corporation shall pay thereon, if, as and when declared by the Board of Directors out of moneys of the
Corporation properly applicable to the payment of dividends, cumulative, preferential cash dividends for any period which is less than a full Quarterly Floating Rate Period, in an amount per share with respect to any Series 2 Share:
(a) which is issued, redeemed or converted during any Quarterly Floating Rate Period;
(b) where the assets of the Corporation are distributed to the holders of the Series 2 Shares pursuant to Section 10.1 with an effective date during any Quarterly Floating Rate Period; or
(c) in any other circumstance where the number of days in a Quarterly Floating Rate Period that such share has been outstanding is less than a full Quarterly Floating Rate Period; equal to the amount (rounded to five decimal places) obtained when the amount of the Quarterly Dividend payable in respect of the applicable full Quarterly Floating Rate Period is multiplied by a fraction, the numerator of which is the number of calendar days in such Quarterly Floating Rate Period that such share has been outstanding (excluding the date of redemption or conversion, the effective date for the distribution of assets or the last day of the applicable shorter period, as applicable) and the denominator of which is the number of calendar days in such Quarterly Floating Rate Period.
1.4 Payment Procedure
The Corporation shall pay the dividends declared on the Series 2 Shares on the relevant Dividend Payment Date (less any tax required to be deducted or withheld by the Corporation) by electronic funds transfer or by cheque(s) drawn on a Canadian chartered bank or trust company and payable in lawful money of Canada at any branch of such bank or trust company in Canada or in such other manner, not contrary to applicable law, as the Corporation shall reasonably determine. The delivery or mailing of any cheque to a holder of Series 2 Shares (in the manner provided for in Section 7.1) or the electronic transfer of funds to an account specified by such holder shall be a full and complete discharge of the Corporation's obligation to pay the dividends to such holder to the extent of the sum represented thereby (plus the amount of any tax required to be and in fact deducted and withheld by the Corporation from the related dividends as aforesaid and remitted to the proper taxing authority), unless such cheque is not honoured when presented for payment. Subject to applicable law, dividends which are represented by a cheque which has not been presented to the Corporation's banker for payment or that otherwise remain unclaimed for a period of six years from the date on which they were declared to be payable may be reclaimed and used by the Corporation for its own purposes.
1.5 Cumulative Payment of Dividends
If on any Dividend Payment Date, the Quarterly Dividends payable in respect of the Dividend Period ending in the calendar month in which such Dividend Payment Date occurs are not paid in full on all of the Series 2 Shares then outstanding, such Quarterly Dividends, or the unpaid part thereof, shall be paid (less any tax required to be deducted or withheld by the Corporation) on a subsequent date or dates determined by the Board of Directors on which the Corporation shall have sufficient monies properly applicable to the payment of such Quarterly Dividends. The holder of Series 2 Shares shall not be entitled to any dividends other than or in excess of the cumulative preferential cash dividends herein provided for.
ARTICLE 2
REDEMPTION, CONVERSION AND PURCHASE
2.1 General
Subject to Article 4, and to the extent permitted by applicable law, the Series 2 Shares may be redeemed, converted or purchased by the Corporation as provided in this Article 2 but not otherwise.
2.2 Corporation's Redemption Rights
On any Series 2 Conversion Date, the Corporation may redeem all or any number of the outstanding Series 2 Shares, at its option, by the payment in cash of $25.00 per share so redeemed together with all declared and unpaid dividends thereon to, but excluding, the date fixed for redemption (less any tax required to be deducted and withheld by the
Corporation) (the "Conversion Date Redemption Price").
On any date after December 31, 2015 that is not a Series 2 Conversion Date, the Corporation may redeem all or any number of the outstanding Series 2 Shares, at its option, by payment in cash of $25.50 per share so redeemed together with all declared and unpaid dividends thereon to, but excluding, the date fixed for redemption (less any tax required to be deducted and withheld by the Corporation) (the "Non-Conversion Date Redemption Price").
Where applicable, if less than all of the then outstanding Series 2 Shares are at any time to be redeemed, the particular shares to be redeemed shall be selected on a pro rata basis (disregarding fractions) or, with the consent of any applicable stock exchange, in such other manner as the Board of Directors may in its sole discretion determine by resolution.

2.3 Notice of Redemption
Notice of any redemption of Series 2 Shares pursuant to Section 2.2 shall be given to each holder of Series 2 Shares to be redeemed by the Corporation not less than 30 and not more than 60 calendar days prior to the date fixed for redemption. Any notice of redemption of Series 2 Shares by the Corporation shall be validly and effectively given on the date on which it is sent to each holder of Series 2 Shares to be redeemed or converted, as applicable, in the manner provided for in Section 7.1. Such notice shall set out:
(a) the date (the "Redemption Date") on which the redemption is to take place;
(b) unless all the Series 2 Shares held by the holder to whom it is addressed are to be redeemed, the number of Series 2 Shares so held which are to be redeemed; and
(c) the Conversion Date Redemption Price or the Non-Conversion Date Redemption Price as applicable (such applicable redemption price referred to hereinafter as the "Redemption Price").

2.4 Payment of Redemption Price
The Corporation shall on the Redemption Date pay or cause to be paid to the holders of the Series 2 Shares so called for redemption the Redemption Price therefor (less any tax required to be deducted and withheld by the Corporation) on presentation and delivery at the principal transfer office of the Transfer Agent in the city of Calgary or such other place or places in Canada designated in the notice of redemption, of the certificate or certificates representing the Series 2 Shares so called for redemption. Such payment shall be made by electronic funds transfer to an account specified by such holder or by cheque drawn on a Canadian chartered bank or trust company in the amount of the Redemption Price and such electronic transfer of funds or the delivery or mailing of such cheque (in the manner provided for in Section 7.1) shall be a full and complete discharge of the Corporation's obligation to pay the Redemption Price owed to the holders of Series 2 Shares so called for redemption to the extent of the sum represented thereby (plus the amount of any tax required to be and in fact deducted and withheld by the Corporation as aforesaid and remitted to the proper taxing authority) unless such cheque is not honoured when presented for payment. From and after the Redemption Date, the holders of Series 2 Shares called for redemption shall cease to be entitled to dividends or to exercise any of the rights of holders of Series 2 Shares in respect of such shares except the right to receive the Redemption Price, provided that if payment of such Redemption Price is not duly made in accordance with the provisions hereof, then the rights of such holders shall remain unimpaired. If less than all the Series 2 Shares represented by any certificate shall be redeemed, a new certificate for the balance shall be issued without cost to the holder. Subject to applicable law, redemption monies which remain unclaimed for a period of six years from the Redemption Date may be reclaimed and used by the Corporation for its own purposes.

2.5 Deposit of Redemption Price
The Corporation shall have the right, at any time after mailing a notice of redemption, to deposit the aggregate Redemption Price for the Series 2 Shares thereby called for redemption, or such part thereof as at the time of deposit has not been claimed by the holders entitled thereto, in a special account with a Canadian chartered bank or trust
company named in the notice of redemption in trust for the holders of such shares, and upon such deposit being made or upon the Redemption Date, whichever is the later, the Series 2 Shares in respect of which such deposit shall have been made shall be deemed to be redeemed on the Redemption Date and the rights of each holder thereof shall be limited to receiving, without interest, the holder's proportionate part (after taking into account any amounts deducted or withheld on account of tax in respect of such holder) of the Redemption Price so deposited upon presentation and surrender of the certificate or certificates representing the Series 2 Shares so redeemed. Any interest on any such deposit shall belong to the Corporation. Subject to applicable law, redemption monies which remain unclaimed for a period of six years from the Redemption Date may be reclaimed and used by the Corporation for its own purposes.

2.6 Declaration of Dividends in Respect of Shares to be Redeemed

In the event that a dividend is declared by the Board of Directors in respect of any Quarterly Floating Rate Period during which the Series 2 Shares are redeemed, notwithstanding the provisions of Section 1.4, no electronic funds transfer or cheque shall be made or issued in payment of such dividend; rather, the amount of such dividend declared shall be considered to be a declared and unpaid dividend for purposes of Section 2.2.

2.7 Conversion at the Option of the Holder

Subject to Section 2.9 and Section 2.10, holders of the Series 2 Shares shall have the right, at their option, on any Series 2 Conversion Date, to convert all or any of their Series 2 Shares into Cumulative Rate Reset Preference Shares, Series 1 (the "Series 1 Shares"), on the basis of one Series 1 Share for each Series 2 Share converted. On any conversion of Series 2 Shares into Series 1 Shares, the certificates representing the Series 1 Shares resulting from the conversion of Series 2 Shares shall be issued in the name of the holder of the Series 2 Share converted or in such name or names as such holder may direct in writing; provided that such holder shall pay any applicable security transfer taxes. Notice of a holder's election (each notice, an "Election Notice") to convert Series 2 Shares must be received by the Corporation not earlier than the 30th day and not later than 5:00 p.m. (Toronto time) on the 15th day preceding the applicable Series 2 Conversion Date. An Election Notice is irrevocable once received by the Corporation. If the Corporation does not receive an Election Notice within the specified time, the Series 2 Shares shall be deemed not to have been converted (subject to Section 2.9 below).

2.8 Notice of Conversion Date and Dividend Rates and Election Notice

The Corporation shall, not more than 60 and not less than 30 days prior to each Series 2 Conversion Date, provide notice in writing to the then holders of the Series 2 Shares of the Series 2 Conversion Date and a form of Election Notice as specified by the Corporation. On the 30th day prior to each Series 2 Conversion Date the Corporation shall give notice in writing to the holders of the Series 2 Shares of the Floating Quarterly Dividend Rate for the next Quarterly Floating Rate Period and the Annual Fixed Dividend Rate applicable to the Series 1 Shares for the next Subsequent Fixed Rate Period.

If the Corporation gives notice pursuant to Section 2.3 to the holders of the Series 2 Shares of the redemption of all Series 2 Shares pursuant to Section 2.2, it shall not be required to give notice to the holders of the Series 2 Shares of any dividend rates or of the conversion right of holders of Series 2 Shares and the right of holders of Series 2 Shares to convert such shares pursuant to Section 2.7 shall terminate.

2.9 Automatic Conversion

If the Corporation determines that there would remain outstanding on a Series 2 Conversion Date less than 1,000,000 Series 2 Shares, after having taken into account all Election Notices in respect of Series 2 Shares tendered for conversion into Series 1 Shares and all Election Notices in respect of Series 1 Shares tendered for conversion into Series 2 Shares in accordance with the Series 1 Share Provisions, in each case received by the Corporation during the time fixed therefor then, all, but not part, of the remaining outstanding Series 2 Shares will automatically be converted into Series 1 Shares on the basis of one Series 1 Share for each Series 2 Share on the applicable
Series 2 Conversion Date. The Corporation shall give notice in writing of the automatic conversion thereof to all holders of the Series 2 Shares at least seven days prior to the applicable Series 2 Conversion Date.

2.10 Restrictions on Conversion
The holders of Series 2 Shares shall not be entitled to convert their shares into Series 1 Shares if the Corporation determines that there would remain outstanding on a Series 2 Conversion Date less than 1,000,000 Series 1 Shares after having taken into account all Election Notices in respect of Series 2 Shares duly tendered for conversion into Series 1 Shares and all Election Notices in respect of Series 1 Shares duly tendered for conversion into Series 2 Shares in accordance with the Series 1 Share Provisions in each case received by the Corporation during the time fixed therefor. The Corporation shall give notice in writing of the inability to convert Series 2 Shares to all holders of the Series 2 Shares at least seven days prior to the applicable Series 2 Conversion Date.

2.11 Non-Residents
The Corporation is not required to (but may at its option) issue Series 1 Shares upon the conversion of Series 2 Shares into Series 1 Shares to any person whose address is in, or whom the Corporation or the Transfer Agent has reason to believe is a resident of, any jurisdiction outside of Canada, to the extent that such issue would require the Corporation to take any action to comply with the securities laws or analogous laws of such jurisdiction.

2.12 Purchase for Cancellation
Subject to applicable laws and to the provisions described in Article 4, the Corporation may at any time purchase (if obtainable) for cancellation all or any number of the Series 2 Shares outstanding from time to time, in the open market through or from an investment dealer or any firm holding membership on a recognized stock exchange, by private agreement, pursuant to tenders received by the Corporation upon an invitation for tenders addressed to all holders of Series 2 Shares or otherwise, at the lowest price or prices at which in the opinion of the Board of Directors, such shares are obtainable.

2.13 Conversion General
On the conversion of a Series 2 Share to a Series 1 Share pursuant to the terms of these Articles, each such Series 2 Share shall become an issued Series 1 Share and the number of unissued Series 2 Shares shall be increased by the number of Series 2 Shares that became Series 1 Shares.

ARTICLE 3
VOTING RIGHTS
3.1 Voting Rights
Except as otherwise required by law or in the conditions attaching to the Preference Shares as a class, the holders of Series 2 Shares shall not be entitled to receive notice of, attend at, or vote at any meeting of shareholders of the Corporation, unless and until the Corporation shall have failed to pay eight Quarterly Dividends in accordance with the terms hereof, whether or not consecutive and whether or not such dividends were declared and whether or not there are any monies of the Corporation properly applicable to the payment of such dividends. In the event of such non-payment, and for only so long as any such dividends remain in arrears, the holders of the Series 2 Shares shall be entitled to receive notice of all meetings of shareholders of the Corporation and to attend thereat (other than a separate meeting of the holders of another series or class of shares), and shall at any such meetings which they shall be entitled to attend, except when the vote of the holders of shares of any other class or series is to be taken separately and as a class or series, be entitled to vote together with all of the voting shares of the Corporation on the basis of one vote in respect of each Series 2 Share held by each such holder, until all such arrears of such dividends shall have been paid, whereupon such rights shall cease unless and until the Corporation shall again fail to pay eight quarterly dividends on the Series 2 Shares in accordance with the terms hereof, whether or not consecutive and whether or not such dividends were declared and whether or not there are any monies of the Corporation properly applicable to the payment of such dividends, in which event such voting rights shall become effective again and so on from time to time.
ARTICLE 4
RESTRICTIONS ON DIVIDENDS, RETIREMENT AND ISSUANCE OF SHARES

4.1 Restrictions on Dividends, Retirement and Issuance of Shares

So long as any of the Series 2 Shares are outstanding, the Corporation shall not, without the prior approval of the holders of the outstanding Series 2 Shares:

(a) declare, pay or set apart for payment any dividends on any shares of the Corporation ranking as to dividends junior to the Series 2 Shares (other than stock dividends payable in shares of the Corporation ranking as to capital and dividends junior to the Series 2 Shares);

(b) except out of the net cash proceeds of a substantially concurrent issue of shares of the Corporation ranking as to return of capital and dividends junior to the Series 2 Shares, redeem or call for redemption, purchase for cancellation or otherwise pay off, retire or make any return of capital in respect of any shares of the Corporation ranking as to capital junior to the Series 2 Shares;

(c) redeem or call for redemption, purchase for cancellation or otherwise pay off or retire for value or make any return of capital in respect of less than all of the Series 2 Shares then outstanding;

(d) except pursuant to any purchase obligation, sinking fund, retraction privilege or mandatory redemption provisions attaching thereto, or except in connection with the concurrent redemption, call for redemption, purchase or pay off of all Series 2 Shares, redeem or call for redemption, purchase or otherwise pay off or retire for value or make any return of capital in respect of any Preference Shares, ranking as to dividends or capital on a parity with the Series 2 Shares; or

(e) except for the issuance of Series 1 Shares as a result of the conversion of the Series 2 Shares in accordance with their terms or the issuance of Series 2 Shares as a result of the conversion of the Series 1 Shares in accordance with their terms, create or issue any additional Series 2 Shares or any shares ranking as to the payment of dividends or repayment of capital prior to or on parity with the Series 2 Shares, unless, in each such case, all accrued and unpaid dividends up to and including the dividend payable for the last completed period for which dividends were payable on the Series 2 Shares have been declared and paid or monies set apart for payment.

ARTICLE 5
ISSUE PRICE

5.1 Issue Price

The Series 2 Shares will have an issue price of $25.00. In the event of a conversion of a Series 1 Share to a Series 2 Share the amount to be deducted from the stated capital account maintained for the Series 1 Shares and added to the stated capital account maintained for the Series 2 Shares will be $25.00 per share so converted.

ARTICLE 6
ELECTION UNDER THE INCOME TAX ACT

6.1 Election Under the Income Tax Act (Canada)

The Corporation shall elect under Section 191.2(1) of the Income Tax Act (Canada) (the "Tax Act") or any successor or replacement provision of similar effect, and take all other necessary action under the Tax Act, to pay or cause payment of tax under Section 191.1 of the Tax Act, or any successor or replacement provision of similar effect, at a rate such that no corporate holder of the Series 2 Shares will be required to pay tax on dividends received (or deemed to be received) on the Series 2 Shares under Section 187.2 of Part IV.1 of the Tax Act or any successor or replacement provision of similar effect. Such election shall be made in the manner prescribed by the Tax Act and shall be filed within the time provided under Section 191.2(1)(a) of the Tax Act.

ARTICLE 7
NOTICE AND INTERPRETATION

7.1 Notices

Any notice, cheque, invitation for tenders or other communication from the Corporation herein provided for shall be sufficiently given, sent or made if delivered or if sent by first class unregistered mail, postage prepaid, to the holders of the Series 2 Shares at their respective addresses appearing on the records of the Corporation maintained by
the Corporation or the Transfer Agent, or, in the case of joint holders, to the address of the
holder whose name appears first on the records of the Corporation maintained by the
Corporation or the Transfer Agent as one of such joint holders, or, in the event of the address of
any of such holders not so appearing, then at the last address of such holder known to the
Corporation. Accidental failure to give such notice, invitation for tenders or other communication
to one or more holders of the Series 2 Shares shall not affect the validity of the notices,
invitations for tenders or other communications properly given or any action taken pursuant to
such notice, invitation for tender or other communication but, upon such failure being discovered,
the notice, invitation for tenders or other communication, as the case may be, shall be sent
forthwith to such holder or holders.
If any notice, cheque, invitation for tenders or other communication from the Corporation given to
a holder of Series 2 Shares pursuant to this Section is returned on three consecutive occasions
because the holder cannot be found, the Corporation shall not be required to give or mail any
further notices, cheques, invitations for tenders or other communications to such shareholder
until the holder informs the Corporation in writing of such holder's new address.
If the Board of Directors determines that mail service is or is threatened to be interrupted at the
time when the Corporation is required or elects to give any notice hereunder by mail, or is
required to send any cheque or any share certificate to a holder, whether in connection with the
redemption of such share or otherwise, the Corporation may, notwithstanding the provisions
hereof:
(a) give such notice by publication thereof once in a newspaper having national circulation in
Canada or, if there is no newspaper having national circulation in Canada, in an English
language newspaper of general circulation published in each of Vancouver, Calgary, Toronto
and Montreal and such notice shall be deemed to have been validly given on the day next
succeeding its publication; and
(b) fulfil the requirement to send such cheque or any share certificate by arranging for the
delivery thereof to such holder by the Transfer Agent at its principal offices in the city of Calgary,
and such cheque and/or share certificate shall be deemed to have been sent on the date on
which notice of such arrangement shall have been given as provided in (a) above, provided that
as soon as the Board of Directors determines that mail service is no longer interrupted or
threatened to be interrupted, such cheque or share certificate, if not theretofore delivered to such
holder, shall be sent by mail as herein provided.
7.2 Interpretation
In the event that any day on which any dividend on the Series 2 Shares is payable, on which any
Series 2 Conversion Date shall occur, or on or by which any other action is required or permitted
to be taken hereunder is not a business day, then such dividend shall be payable, such Series 2
Conversion Date shall occur or such other action shall be required or permitted to be taken on
the immediately following day that is a business day. A "business day" means a day other than
a Saturday, a Sunday or any other day that is a statutory or civic holiday in the place where the
Corporation has its head office.
All references herein to a holder of Series 2 Shares shall be interpreted as referring to a
registered holder of the Series 2 Shares.
For the purposes hereof:
(a) "Annual Fixed Dividend Rate" means, for any Subsequent Fixed Rate Period, the annual rate
expressed as a percentage rounded down to the nearest one hundred thousandth of one
percent (with 0.000005% being rounded up)) equal to the Government of Canada Bond Yield on
the applicable Fixed Rate Calculation Date plus 2.17%;
(b) "Bloomberg Screen GCAN5YR Page" means the display designated on page
"GCAN5YR<INDEX>" on the Bloomberg Financial L.P. service (or such other page as may
replace the GCAN5YR page on that service for purposes of displaying Government of Canada
Bond Yields);
(c) "Floating Quarterly Dividend Rate" means, for any Quarterly Floating Rate Period, the
rate (expressed as a percentage rounded down to the nearest one hundred-thousandth of one percent (with 0.000005% being rounded up)) equal to the sum of the T-Bill Rate on the applicable Floating Rate Calculation Date plus 2.17% per annum (calculated on the basis of the actual number of days in such Quarterly Floating Rate Period divided by 365);
(d) "Floating Rate Calculation Date" means for any Quarterly Floating Rate Period, the 30th day prior to the first day of such Quarterly Floating Rate Period;
(e) "Government of Canada Bond Yield" on any date means the yield to maturity on such date (assuming semi-annual compounding) of a Canadian dollar denominated non-callable Government of Canada bond with a term to maturity of five years as quoted as of 10:00 a.m. (Toronto time) on such date and which appears on the Bloomberg Screen GCAN5YR Page on such date; provided that, if such rate does not appear on the Bloomberg Screen GCAN5YR Page on such date, the Government of Canada Bond Yield will mean the arithmetic average of the yields quoted to the Corporation by two registered Canadian investment dealers selected by the Corporation as being the annual yield to maturity on such date, compounded semi-annually, which a non-callable Government of Canada bond would carry if issued, in Canadian dollars in Canada, at 100% of its principal amount on such date with a term to maturity of five years;
(f) "in priority to", "on a parity with" and "junior to" have reference to the order of priority in payment of dividends and in the distribution of assets in the event of any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, or other distribution of the assets of the Corporation among its shareholders for the purpose of winding up its affairs;
(g) "Quarterly Commencement Date" means the last day of March, June, September and December in each year, commencing December 31, 2015;
(h) "Quarterly Floating Rate Period" means the period from and including December 31, 2015 to, but excluding, the next Quarterly Commencement Date, and thereafter the period from and including the day immediately following the end of the immediately preceding Quarterly Floating Rate Period to but excluding, the next Quarterly Commencement Date;
(i) "ranking as to capital" and similar expressions mean ranking with respect to priority in the distribution of assets of the Corporation in the event of any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, or any other distribution of the assets of the Corporation among its shareholders for the purpose of winding up its affairs;
(j) "ranking as to dividends" and similar expressions mean ranking with respect to priority in the payment of dividends by the Corporation;
(k) "Series 1 Share Provisions" means the rights, privileges, restrictions and conditions of the Series 1 Shares;
(l) "Series 2 Conversion Date" means December 31, 2020 and December 31 every fifth year thereafter;
(m) "Subsequent Fixed Rate Period" means the period from and including December 31, 2015 to, but excluding, December 31, 2020 and each five year period thereafter from and including the day immediately following the end of the immediately preceding Subsequent Fixed Rate Period to, but excluding, December 31 in the fifth year thereafter;
(n) "T-Bill Rate" means, for any Quarterly Floating Rate Period, the average yield expressed as a percentage per annum on 90-day Government of Canada Treasury Bills, using the three-month average results, as reported by the Bank of Canada, for the most recent treasury bills auction preceding the applicable Floating Rate Calculation Date; and
(o) "Transfer Agent" means Computershare Trust Company of Canada as its principal transfer office in Calgary, Alberta, its successors and assigns.
ARTICLE 8
MODIFICATION
8.1 Modification
The provisions attaching to the Series 2 Shares as a series may be deleted, varied, modified, amended or amplified from time to time with such approval as may then be required by the Canada Business Corporations Act, any such approval to be given in accordance with Article 9 and with any required approvals of any stock exchanges on which the Series 2 Shares may be listed.

ARTICLE 9
APPROVAL OF HOLDERS OF SERIES 2 SHARES
9.1 Approval of Holders of Series 2 Shares
Except as otherwise provided herein, any approval of the holders of the Series 2 Shares with respect to any matters requiring the consent of such holders may be given in such manner as may then be required by law, subject to a minimum requirement that such approval be given by a resolution signed by all such holders or passed by the affirmative vote of not less than two-thirds of the votes cast by the holders who voted in respect of that resolution at a meeting of the holders duly called for that purpose and at which the holders of at least 10% of the outstanding Series 2 Shares are present in person or represented by proxy. If at any such meeting the holder(s) of at least 10% of the outstanding Series 2 Shares are not present in person or represented by proxy within one-half hour after the time appointed for such meeting, then the meeting shall be adjourned to such date not less than 15 days thereafter and to such time and place as may be designated by the chairman of such meeting, and not less than 10 days' written notice shall be given of such adjourned meeting. At such adjourned meeting the holders(s) of Series 2 Shares present in person or represented by proxy shall form the necessary quorum and may transact the business for which the meeting was originally called and a resolution passed thereat by the affirmative vote of not less than two-thirds of the votes cast at such meeting shall constitute the approval of the holders of the Series 2 Shares. At any meeting of holders of Series 2 Shares as a series, each such holder shall be entitled to one vote in respect of each share held.

9.2 Formalities, etc.
The proxy rules applicable to, the formalities to be observed in respect of the giving notice of, and the formalities to be observed in respect of the conduct of, any meeting or any adjourned meeting of holders of the Series 2 Shares shall be those required by law, as may from time to time be supplemented by the by-laws of the Corporation. On every poll taken at every meeting of holders of Series 2 Shares as a series, each holder entitled to vote thereat shall have one vote in respect of each Series 2 Share held.

ARTICLE 10
RIGHTS ON LIQUIDATION
10.1 Rights on Liquidation
In the event of the liquidation, dissolution or winding-up of the Corporation or other distribution of assets of the Corporation among its shareholders for the purpose of winding up its affairs, whether voluntary or involuntary, subject to the prior satisfaction of the claims of all creditors of the Corporation and of holders of shares of the Corporation ranking prior to the Series 2 Shares, the holders of the Series 2 Shares shall be entitled to receive an amount equal to $25.00 per Series 2 Share, together with an amount equal to all declared and unpaid dividends up to but excluding the date fixed for payment or distribution (less any tax required to be deducted and withheld by the Corporation), before any amount is paid or any assets of the Corporation are distributed to the holders of any shares of the Corporation junior as to capital to the Series 2 Shares. Upon payment to the holders of the Series 2 Shares of the amounts so payable to them, such holders shall not be entitled to share in any further distribution of the assets of the Corporation.

ARTICLE 11
WITHHOLDING TAXES
11.1 Withholding Taxes
For greater certainty, and notwithstanding any other provision of this Schedule, the Corporation shall be entitled to deduct and withhold any amounts required to be deducted and withheld on account of any taxes from any amounts (including shares) payable or otherwise deliverable in respect of the Series 2 Shares, including on the
redemption, cancellation or conversion of the Series 2 Shares. To the extent that any amounts are withheld, such withheld amounts shall be treated for all purposes hereof as having been paid or delivered to the person in respect of which such withholding was made. The Corporation is hereby authorized to sell or otherwise dispose of all or any number of Series 1 Shares otherwise deliverable to a holder of Series 2 Shares on the conversion of such Series 2 Shares in order to meet any withholding tax requirements.

11.2 Transfer Taxes
For greater certainty, and notwithstanding any other provision of this Schedule, the Corporation shall not be required to pay any tax which may be:
(d) imposed upon the person or persons to whom Series 1 Shares are issued,
(e) payable in respect of the issuance of such Series 1 Shares or a certificate therefor, or
(f) payable in respect of any transfer involved in the issuance and delivery of any certificate in the name or names other than that of the holder of the Series 2 Shares, in connection with the conversion of Series 2 Shares into Series 1 Shares.
The Corporation may refuse to issue any Series 1 Shares or deliver any such Series 1 Share certificate unless and until the person or persons requesting the issuance thereof shall have paid to the Corporation the amount of such tax or shall have established to the satisfaction of the Corporation that such tax has been paid or is otherwise not required to be paid in the circumstances.

SCHEDULE OF SHARES IN SERIES
CUMULATIVE RATE RESET PREFERENCE SHARES, SERIES 1
The first series of Preference Shares shall consist of up to 5,000,000 Preference Shares, which shares shall be designated as Cumulative Rate Reset Preference Shares, Series 1 (the "Series 1 Shares") and which, in addition to the rights, privileges, restrictions and conditions attached to the Preference Shares as a class, shall have attached thereto the following rights, privileges, restrictions and conditions:

ARTICLE 1
DIVIDENDS

1.1 Dividend Periods and Dividend Payment Dates
A "Dividend Period" means the period from and including the date of initial issue of the Series 1 Shares to but excluding March 31, 2011 and, thereafter, the next succeeding period that is from and including the last calendar day (each, a "Quarter End Date") of each of the months of December, March, June and September in each year, as the case may be, to but excluding the next succeeding Quarter End Date. The dividend payment dates (the "Dividend Payment Dates") in respect of the dividends payable on the Series 1 Shares shall be the last business day of each of the months of March, June, September and December in each year.

1.2 Payment of Dividends
(a) During the Initial Fixed Rate Period and each Subsequent Fixed Rate Period, the holders of Series 1 Shares shall be entitled to receive, and the Corporation shall pay thereon, if, as and when declared by the board of directors of the Corporation (the "Board of Directors"), out of moneys of the Corporation properly applicable to the payment of dividends, fixed, cumulative, preferential cash dividends (the "Quarterly Dividends") in the amounts set forth in 1.2(b) below payable, with respect to each Dividend Period, on the Dividend Payment Date in respect of such Dividend Period.
(b) Subject to Section 1.3, for all Dividend Periods during:
(i) the Initial Fixed Rate Period, each Quarterly Dividend shall be in an amount equal to $0.2875 per Series 1 Share; and
(ii) each Subsequent Fixed Rate Period, each Quarterly Dividend shall be in an amount per Series 1 Share equal to the result of the following calculation (such result rounded to five decimal places): 91.25 x [($25.00 x AFDR)/365], where "AFDR" means the Annual Fixed Dividend Rate applicable to such Subsequent Fixed Rate Period.
(c) The Corporation shall determine the Annual Fixed Dividend Rate for each Subsequent Fixed Rate Period on the relevant Fixed Rate Calculation Date. Such determination
shall, in the absence of manifest error, be final and binding on the Corporation and all holders of Series 1 Shares. The Corporation shall, on the relevant Fixed Rate Calculation Date, give written notice of the Annual Fixed Dividend Rate for the ensuing Subsequent Fixed Rate Period to the registered holders of outstanding Series 1 Shares in accordance with the provisions of Section 7.1 hereof.

(d) Dividends on the Series 1 Shares shall accrue daily from and including the date of issue of such shares.

1.3 Dividend for Other than a Full Dividend Period
(a) The holders of Series 1 Shares shall be entitled to receive, and the Corporation shall pay thereon, if, as and when declared by the Board of Directors out of moneys of the Corporation properly applicable to the payment of dividends, an initial cumulative, preferential cash dividend in respect of the period from and including the date of the initial issue of the Series 1 Shares to but excluding March 31, 2011 in an amount per Series 1 Share equal to $0.2875 multiplied by a fraction, the numerator of which is the number of calendar days from and including the date of the initial issue of the Series 1 Shares to but excluding March 31, 2011 and the denominator of which is 91.25, with such amount rounded to five decimal places (which, if the Series 1 Shares are issued on December 16, 2010, shall be $0.3308 per Series 1 Share).

(b) The holders of Series 1 Shares shall be entitled to receive, and the Corporation shall pay thereon, if, as and when declared by the Board of Directors out of moneys of the Corporation properly applicable to the payment of dividends, cumulative, preferential cash dividends for any period which is less than a full Dividend Period, in an amount per share with respect to any Series 1 Share:

(i) which is issued, redeemed or converted during any Dividend Period;
(ii) where the assets of the Corporation are distributed to the holders of the Series 1 Shares pursuant to Section 10.1 with an effective date during any Dividend Period; or
(iii) in any other circumstance where the number of days in a Dividend Period that such share has been outstanding is less than a full Dividend Period;

equal to the amount (rounded to five decimal places) obtained when the amount of the Quarterly Dividend payable in respect of the applicable full Dividend Period is multiplied by a fraction, the numerator of which is the number of calendar days in such Dividend Period that such share has been outstanding (excluding the date of redemption or conversion, the effective date for the distribution of assets or the last day of the applicable shorter period, as applicable) and the denominator of which is the number of calendar days in such Dividend Period.

1.4 Payment Procedure
The Corporation shall pay the dividends declared on the Series 1 Shares on the relevant Dividend Payment Date (less any tax required to be deducted or withheld by the Corporation) by electronic funds transfer or by cheque(s) drawn on a Canadian chartered bank or trust company and payable in lawful money of Canada at any branch of such bank or trust company in Canada or in such other manner, not contrary to applicable law, as the Corporation shall reasonably determine. The delivery or mailing of any cheque to a holder of Series 1 Shares (in the manner provided for in Section 7.1) or the electronic transfer of funds to an account specified by such holder shall be a full and complete discharge of the Corporation's obligation to pay the dividends to such holder to the extent of the sum represented thereby (plus the amount of any tax required to be and in fact deducted and withheld by the Corporation from the related dividends as aforesaid and remitted to the proper taxing authority), unless such cheque is not honoured when presented for payment. Subject to applicable law, dividends which are represented by a cheque which has not been presented to the Corporation's banker for payment or that otherwise remain unclaimed for a period of six years from the date on which they were declared to be payable may be reclaimed and used by the Corporation for its own purposes.

1.5 Cumulative Payment of Dividends
If on any Dividend Payment Date, the Quarterly Dividends payable in respect of the Dividend Period ending in the calendar month in which such Dividend Payment Date occurs are not paid in full on all of the Series 1 Shares then outstanding, such Quarterly
Dividends, or the unpaid part thereof, shall be paid (less any tax required to be deducted or withheld by the Corporation) on a subsequent date or dates determined by the Board of Directors on which the Corporation shall have sufficient monies properly applicable to the payment of such Quarterly Dividends. The holder of Series 1 Shares shall not be entitled to any dividends other than or in excess of the cumulative preferential cash dividends herein provided for.

ARTICLE 2
REDEMPTION, CONVERSION AND PURCHASE

2.1 General
Subject to Article 4, and to the extent permitted by applicable law, the Series 1 Shares may be redeemed, converted or purchased by the Corporation as provided in this Article 2 but not otherwise.

2.2 Corporation's Redemption Rights
The Series 1 Shares shall not be redeemable prior to December 31, 2015. On any Series 1 Conversion Date, the Corporation may redeem all or any number of the outstanding Series 1 Shares, at its option, by the payment in cash of $25.00 per share so redeemed together with all declared and unpaid dividends thereon to, but excluding, the date fixed for redemption (less any tax required to be deducted and withheld by the Corporation) (the "Redemption Price"). Where applicable, if less than all of the outstanding Series 1 Shares are at any time to be redeemed, the particular shares to be redeemed shall be selected on a pro rata basis (disregarding fractions) or, with the consent of any applicable stock exchange, in such other manner as the Board of Directors may in its sole discretion determine by resolution.

2.3 Notice of Redemption
Notice of any redemption of Series 1 Shares pursuant to Section 2.2 shall be given to each holder of Series 1 Shares to be redeemed by the Corporation not less than 30 and not more than 60 calendar days prior to the date fixed for redemption. Any notice of redemption of Series 1 Shares by the Corporation shall be validly and effectively given on the date on which it is sent to each holder of Series 1 Shares to be redeemed or converted, as applicable, in the manner provided for in Section 7.1. Such notice shall set out:
(a) the date (the "Redemption Date") on which the redemption is to take place;
(b) unless all the Series 1 Shares held by the holder to whom it is addressed are to be redeemed, the number of Series 1 Shares so held which are to be redeemed; and
(c) the Redemption Price.

2.4 Payment of Redemption Price
The Corporation shall on the Redemption Date pay or cause to be paid to the holders of the Series 1 Shares so called for redemption the Redemption Price therefor (less any tax required to be deducted and withheld by the Corporation) on presentation and delivery at the principal transfer office of the Transfer Agent in the city of Calgary or such other place or places in Canada designated in the notice of redemption, of the certificate or certificates representing the Series 1 Shares so called for redemption. Such payment shall be made by electronic funds transfer to an account specified by such holder or by cheque drawn on a Canadian chartered bank or trust company in the amount of the Redemption Price and such electronic transfer of funds or the delivery or mailing of such cheque (in the manner provided for in Section 7.1) shall be a full and complete discharge of the Corporation's obligation to pay the Redemption Price owed to the holders of Series 1 Shares so called for redemption to the extent of the sum represented thereby (plus the amount of any tax required to be and in fact deducted and withheld by the Corporation as aforesaid and remitted to the proper taxing authority) unless such cheque is not honoured when presented for payment. From and after the Redemption Date, the holders of Series 1 Shares called for redemption shall cease to be entitled to dividends or to exercise any of the rights of holders of Series 1 Shares in respect of such shares except the right to receive the Redemption Price, provided that if payment of such Redemption Price is not duly made in accordance with the provisions hereof, then the rights of such holders shall remain unimpaired. If less than all the Series 1 Shares represented by any certificate shall be redeemed, a new
certificate for the balance shall be issued without cost to the holder. Subject to applicable law, redemption monies which remain unclaimed for a period of six years from the Redemption Date may be reclaimed and used by the Corporation for its own purposes.

2.5 Deposit of Redemption Price

The Corporation shall have the right, at any time after mailing a notice of redemption, to deposit the aggregate Redemption Price for the Series 1 Shares thereby called for redemption, or such part thereof as at the time of deposit has not been claimed by the holders entitled thereto, in a special account with a Canadian chartered bank or trust company named in the notice of redemption in trust for the holders of such shares, and upon such deposit being made or upon the Redemption Date, whichever is the later, the Series 1 Shares in respect of which such deposit shall have been made shall be deemed to be redeemed on the Redemption Date and the rights of each holder thereof shall be limited to receiving, without interest, the holder's proportionate part (after taking into account any amounts deducted or withheld on account of tax in respect of such holder) of the Redemption Price so deposited upon presentation and surrender of the certificate or certificates representing the Series 1 Shares so redeemed. Any interest on any such deposit shall belong to the Corporation. Subject to applicable law, redemption monies which remain unclaimed for a period of six years from the Redemption Date may be reclaimed and used by the Corporation for its own purposes.

2.6 Declaration of Dividends in Respect of Shares to be Redeemed

In the event that a dividend is declared by the Board of Directors in respect of any Dividend Period during which the Series 1 Shares are redeemed, notwithstanding the provisions of Section 1.4, no electronic funds transfer or cheque shall be made or issued in payment of such dividend; rather, the amount of such dividend declared shall be considered to be a declared and unpaid dividend for purposes of Section 2.2.

2.7 Conversion at the Option of the Holder

Subject to Section 2.9 and Section 2.10, holders of the Series 1 Shares shall have the right, at their option, on any Series 1 Conversion Date, to convert all or any of their Series 1 Shares into Cumulative Floating Rate Preference Shares, Series 2 (the "Series 2 Shares") on the basis of one Series 2 Share for each Series 1 Share converted. On any conversion of Series 1 Shares into Series 2 Shares, the certificates representing the Series 2 Shares resulting from the conversion of Series 1 Shares shall be issued in the name of the holder of the Series 1 Share converted or in such name or names as such holder may direct in writing; provided that such holder shall pay any applicable security transfer taxes. Notice of a holder's election (each notice, an "Election Notice") to convert Series 1 Shares must be received by the Corporation not earlier than the 30th day and not later than 5:00 p.m. (Toronto time) on the 15th day preceding the applicable Series 1 Conversion Date. An Election Notice is irrevocable once received by the Corporation. If the Corporation does not receive an Election Notice within the specified time, the Series 1 Shares shall be deemed not to have been converted (subject to Section 2.9 below).

2.8 Notice of Conversion Rate and Dividend Rates and Election Notice

The Corporation shall, not more than 60 and not less than 30 days prior to each Series 1 Conversion Date, provide notice in writing to the then holders of the Series 1 Shares of the Series 1 Conversion Date and a form of Election Notice as specified by the Corporation. On the 30th day prior to each Series 1 Conversion Date the Corporation shall give notice in writing to the holders of the Series 1 Shares of the Annual Fixed Dividend Rate for the next Subsequent Fixed Rate Period and the Floating Quarterly Dividend Rate applicable to the Series 2 Shares for the next Quarterly Floating Rate Period.

If the Corporation gives notice pursuant to Section 2.3 to the holders of the Series 1 Shares of the redemption of all Series 1 Shares pursuant to Section 2.2, it shall not be required to give notice to the holders of the Series 1 Shares of any dividend rates or of the conversion right of holders of Series 1 Shares and the right of holders of Series 1 Shares to convert such shares pursuant to Section 2.7 shall terminate.

2.9 Automatic Conversion
If the Corporation determines that there would remain outstanding on a Series 1 Conversion Date less than 1,000,000 Series 1 Shares, after having taken into account all Election Notices in respect of Series 1 Shares tendered for conversion into Series 2 Shares and all Election Notices in respect of Series 2 Shares tendered for conversion into Series 1 Shares in accordance with the Series 2 Share Provisions. In each case received by the Corporation during the time fixed therefor, then, all, but not part, of the remaining outstanding Series 1 Shares will automatically be converted into Series 2 Shares on the basis of one Series 2 Share for each Series 1 Share on the applicable Series 1 Conversion Date. The Corporation shall give notice in writing of the automatic conversion thereof to all holders of the Series 1 Shares at least seven days prior to the applicable Series 1 Conversion Date.

2.10 Restrictions on Conversion

The holders of Series 1 Shares shall not be entitled to convert their shares into Series 2 Shares if the Corporation determines that there would remain outstanding on a Series 1 Conversion Date less than 1,000,000 Series 2 Shares after having taken into account all Election Notices in respect of Series 1 Shares duly tendered for conversion into Series 2 Shares and all Election Notices in respect of Series 2 Shares duly tendered for conversion into Series 1 Shares in accordance with the Series 2 Share Provisions in each case received by the Corporation during the time fixed therefor. The Corporation shall give notice in writing of the inability to convert Series 1 Shares to all holders of the Series 1 Shares at least seven days prior to the applicable Series 1 Conversion Date.

2.11 Non-Residents

The Corporation is not required to (but may at its option) issue Series 2 Shares upon the conversion of Series 1 Shares into Series 2 Shares to any person whose address is in, or whom the Corporation or the Transfer Agent has reason to believe is a resident of, any jurisdiction outside of Canada, to the extent that such issue would require the Corporation to take any action to comply with the securities laws or analogous laws of such jurisdiction.

2.12 Purchase for Cancellation

Subject to applicable laws and to the provisions described in Article 4, the Corporation may at any time purchase (if obtainable) for cancellation all or any number of the Series 1 Shares outstanding from time to time, in the open market through or from an investment dealer or any firm holding membership on a recognized stock exchange, by private agreement, pursuant to tenders received by the Corporation upon an invitation for tenders addressed to all holders of Series 1 Shares or otherwise, at the lowest price or prices at which in the opinion of the Board of Directors, such shares are obtainable.

2.13 Conversion - General

On the conversion of a Series 1 Share to a Series 2 Share pursuant to the terms of these Articles, each such Series 1 Share shall become an issued Series 2 Share and the number of unissued Series 1 Shares shall be increased by the number of Series 1 Shares that became Series 2 Shares.

ARTICLE 3

VOTING RIGHTS

3.1 Voting Rights

Except as otherwise required by law or in the conditions attaching to the Preference Shares as a class, the holders of Series 1 Shares shall not be entitled to receive notice of, attend at, or vote at any meeting of shareholders of the Corporation, unless and until the Corporation shall have failed to pay eight Quarterly Dividends in accordance with the terms hereof, whether or not consecutive and whether or not such dividends were declared and whether or not there are any monies of the Corporation properly applicable to the payment of such dividends. In the event of such non-payment, and for only so long as any such dividends remain in arrears, the holders of the Series 1 Shares shall be entitled to receive notice of all meetings of shareholders of the Corporation and to attend theretof (other than a separate meeting of the holders of another series or class of shares), and shall at any such meetings which they shall be entitled to attend, except when the vote of the holders of shares of any other class or series is to be taken separately and as a class or series, be entitled to vote together.
with all of the voting shares of the Corporation on the basis of one vote in respect of each Series 1 Share held by each such holder, until all such arrears of such dividends shall have been paid, whereupon such rights shall cease unless and until the Corporation shall again fail to pay eight quarterly dividends on the Series 1 Shares in accordance with the terms hereof, whether or not consecutive and whether or not such dividends were declared and whether or not there are any monies of the Corporation properly applicable to the payment of such dividends, in which event such voting rights shall become effective again and so on from time to time.

ARTICLE 4
RESTRICTIONS ON DIVIDENDS, RETIREMENT AND ISSUANCE OF SHARES
4.1 Restrictions on Dividends, Retirement and Issuance of Shares
So long as any of the Series 1 Shares are outstanding, the Corporation shall not, without the prior approval of the holders of the outstanding Series 1 Shares:
(a) declare, pay or set apart for payment any dividends on any shares of the Corporation ranking as to dividends junior to the Series 1 Shares (other than stock dividends payable in shares of the Corporation ranking as to capital and dividends junior to the Series 1 Shares);
(b) except out of the net cash proceeds of a substantially concurrent issue of shares of the Corporation ranking as to return of capital and dividends junior to the Series 1 Shares, redeem or call for redemption, purchase for cancellation or otherwise pay off, retire or make any return of capital in respect of any shares of the Corporation ranking as to capital junior to the Series 1 Shares;
(c) redeem or call for redemption, purchase for cancellation or otherwise pay off or retire for value or make any return of capital in respect of less than all of the Series 1 Shares then outstanding;
(d) except pursuant to any purchase obligation, sinking fund, retraction privilege or mandatory redemption provisions attaching thereto, or except in connection with the concurrent redemption, call for redemption, purchase or pay off of all Series 1 Shares, redeem or call for redemption, purchase or otherwise pay off or retire for value or make any return of capital in respect of any Preference Shares, ranking as to dividends or capital on a parity with the Series 1 Shares; or
(e) except for the issuance of Series 1 Shares as a result of the conversion of the Series 2 Shares in accordance with their terms or the issuance of Series 2 Shares as a result of the conversion of the Series 1 Shares in accordance with their terms, create or issue any additional Series 1 Shares or any shares ranking as to the payment of dividends or repayment of capital prior to or on parity with the Series 1 Shares,

unless, in each such case, all accrued and unpaid dividends up to and including the dividend payable for the last completed period for which dividends were payable on the Series 1 Shares have been declared and paid or monies set apart for payment.

ARTICLE 5
ISSUE PRICE
5.1 Issue Price
The consideration for which each Series 1 Share shall be issued is $25.00 and, upon payment of such consideration, each such share shall be issued as fully paid and non-assessable.

ARTICLE 6
ELECTION UNDER THE INCOME TAX ACT
6.1 Election Under the Income Tax Act (Canada)
The Corporation shall elect under Section 191.2(1) of the Income Tax Act (Canada) (the "Tax Act") or any successor or replacement provision of similar effect, and take all other necessary action under the Tax Act, to pay or cause payment of tax under Section 191.1 of the Tax Act, or any successor or replacement provision of similar effect, at a rate such that no corporate holder of the Series 1 Shares will be required to pay tax on dividends received (or deemed to be received) on the Series 1 Shares under Section 187.2 of Part IV.1 of the Tax Act or any successor or replacement provision of similar effect. Such election shall be made in the manner prescribed by the Tax Act and shall be filed within the time provided under Section 191.2(1)(a) of the Tax Act. For the
purposes of Section 191(4) of the Tax Act, $25.00 is hereby specified in respect of each Series 1 Share.

ARTICLE 7
NOTICE AND INTERPRETATION
7.1 Notices
Any notice, cheque, invitation for tenders or other communication from the Corporation herein provided for shall be sufficiently given, sent or made if delivered or if sent by first class unregistered mail, postage prepaid, to the holders of the Series 1 Shares at their respective addresses appearing on the records of the Corporation maintained by the Corporation or the Transfer Agent, or, in the case of joint holders, to the address of the holder whose name appears first on the records of the Corporation maintained by the Corporation or the Transfer Agent as one of such joint holders, or, in the event of the address of any of such holders not so appearing, then at the last address of such holder known to the Corporation. Accidental failure to give such notice, invitation for tenders or other communication to one or more holders of the Series 1 Shares shall not affect the validity of the notices, invitations for tenders or other communications properly given or any action taken pursuant to such notice, invitation for tender or other communication but, upon such failure being discovered, the notice, invitation for tenders or other communication, as the case may be, shall be sent forthwith to such holder or holders.

If any notice, cheque, invitation for tenders or other communication from the Corporation given to a holder of Series 1 Shares pursuant to this Section is returned on three consecutive occasions because the holder cannot be found, the Corporation shall not be required to give or mail any further notices, cheques, invitations for tenders or other communications to such shareholder until the holder informs the Corporation in writing of such holder’s new address.

If the Board of Directors determines that mail service is or is threatened to be interrupted at the time when the Corporation is required or elects to give any notice hereunder by mail, or is required to send any cheque or any share certificate to a holder, whether in connection with the redemption of such share or otherwise, the Corporation may, notwithstanding the provisions hereof:

(a) give such notice by publication thereof once in a newspaper having national circulation in Canada or, if there is no newspaper having national circulation in Canada, in an English language newspaper of general circulation published in each of Vancouver, Calgary, Toronto and Montreal and such notice shall be deemed to have been validly given on the day next succeeding its publication; and

(b) fulfill the requirement to send such cheque or such share certificate by arranging for the delivery thereof to such holder by the Transfer Agent at its principal offices in the city of Calgary, and such cheque and/or share certificate shall be deemed to have been sent on the date on which notice of such arrangement shall have been given as provided in (a) above, provided that as soon as the Board of Directors determines that mail service is no longer interrupted or threatened to be interrupted, such cheque or share certificate, if not theretofore delivered to such holder, shall be sent by mail as herein provided.

7.2 Interpretation
In the event that any day on which any dividend on the Series 1 Shares is payable, on which any Series 1 Conversion Date shall occur, or on or by which any other action is required or permitted to be taken hereunder is not a business day, then such dividend shall be payable, such Series 1 Conversion Date shall occur or such other action shall be required or permitted to be taken on the immediately following day that is a business day. A "business day" means a day other than a Saturday, a Sunday or any other day that is a statutory or civic holiday in the place where the Corporation has its head office.

All references herein to a holder of Series 1 Shares shall be interpreted as referring to a registered holder of the Series 1 Shares.

For the purposes hereof:

(a) "Annual Fixed Dividend Rate" means, for any Subsequent Fixed Rate Period, the
annual rate (expressed as a percentage rounded down to the nearest one hundred thousandth of one percent (with 0.000005% being rounded up) equal to the Government of Canada Bond Yield on the applicable Fixed Rate Calculation Date plus 2.17%;
(b) "Bloomberg Screen GCAN5YR Page" means the display designated on page "GCAN5YR<INDEX>" on the Bloomberg Financial L.P. service (or such other page as may replace the GCAN5YR page on that service for purposes of displaying Government of Canada Bond Yields);
(c) "Fixed Rate Calculation Date" means for any Subsequent Fixed Rate Period, the 30th day prior to the first day of such Subsequent Fixed Rate Period;
(d) "Floating Quarterly Dividend Rate" means, for any Quarterly Floating Rate Period, the rate (expressed as a percentage rounded down to the nearest one hundred-thousandth of one percent (with 0.000005% being rounded up)) equal to the sum of the T-Bill Rate on the applicable Floating Rate Calculation Date plus 2.17% per annum (calculated on the basis of the actual number of days in such Quarterly Floating Rate Period divided by 365);
(e) "Floating Rate Calculation Date" means for any Quarterly Floating Rate Period, the 30th day prior to the first day of such Quarterly Floating Rate Period;
(f) "Government of Canada Bond Yield" on any date means the yield to maturity on such date (assuming semi-annual compounding) of a Canadian dollar denominated non-callable Government of Canada bond with a term to maturity of five years as quoted as of 10:00 a.m. (Toronto time) on such date and which appears on the Bloomberg Screen GCAN5YR Page on such date; provided that, if such rate does not appear on the Bloomberg Screen GCAN5YR Page on such date, the Government of Canada Bond Yield will mean the arithmetic average of the yields quoted to the Corporation by two registered Canadian investment dealers selected by the Corporation as being the annual yield to maturity on such date, compounded semi-annually, which a non-callable Government of Canada bond would carry if issued, in Canadian dollars in Canada, at 100% of its principal amount on such date with a term to maturity of five years;
(g) "in priority to", "on a parity with" and "junior to" have reference to the order of priority in payment of dividends and in the distribution of assets in the event of any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, or other distribution of the assets of the Corporation among its shareholders for the purpose of winding up its affairs;
(h) "Initial Fixed Rate Period" means the period from and including December 16, 2010 to, but excluding, December 31, 2015;
(i) "Quarter End Date" has the meaning given to it in Section 1.1 hereof;
(j) "Quarterly Commencement Date" means the last day of March, June, September and December in each year, commencing December 31, 2015;
(k) "Quarterly Floating Rate Period" means the period from and including December 31, 2015 to, but excluding, the next Quarterly Commencement Date, and thereafter the period from and including the day immediately following the end of the immediately preceding Quarterly Floating Rate Period to, but excluding, the next Quarterly Commencement Date;
(l) "ranking as to capital" and similar expressions mean ranking with respect to priority in the distribution of assets of the Corporation in the event of any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, or any other distribution of the assets of the Corporation among its shareholders for the purpose of winding up its affairs;
(m) "ranking as to dividends" and similar expressions mean ranking with respect to priority in the payment of dividends by the Corporation;
(n) "Series 1 Conversion Date" means December 31, 2015 and December 31 every fifth year thereafter;
(o) "Series 2 Share Provisions" means the rights, privileges, restrictions and conditions of the Series 2 Shares;
(p) "Subsequent Fixed Rate Period" means the period from and including December 31,
2015 to, but excluding, December 31, 2020 and each five year period thereafter from and including the day immediately following the end of the immediately preceding Subsequent Fixed Rate Period to, but excluding, December 31 in the fifth year thereafter;

(q) "T-Bill Rate" means, for any Quarterly Floating Rate Period, the average yield expressed as a percentage per annum on 90-day Government of Canada Treasury Bills using the three-month average results, as reported by the Bank of Canada, for the most recent treasury bills auction preceding the applicable Floating Rate Calculation Date; and

(r) "Transfer Agent" means Computershare Trust Company of Canada as its principal transfer office in Calgary, Alberta, its successors and assigns.

ARTICLE 8
MODIFICATION
8.1 Modification
The provisions attaching to the Series 1 Shares as a series may be deleted, varied, modified, amended or amplified from time to time with such approval as may then be required by the Canada Business Corporations Act, any such approval to be given in accordance with Article 9 and with any required approvals of any stock exchanges on which the Series 1 Shares may be listed.

ARTICLE 9
APPROVAL OF HOLDERS OF SERIES 1 SHARES
9.1 Approval of Holders of Series 1 Shares
Except as otherwise provided herein, any approval of the holders of the Series 1 Shares with respect to any matters requiring the consent of such holders may be given in such manner as may then be required by law, subject to a minimum requirement that such approval be given by a resolution signed by all such holders or passed by the affirmative vote of not less than two-thirds of the votes cast by the holders who voted in respect of that resolution at a meeting of the holders duly called for that purpose and at which the holders of at least 10% of the outstanding Series 1 Shares are present in person or represented by proxy. If at any such meeting the holder(s) of at least 10% of the outstanding Series 1 Shares are not present in person or represented by proxy within one-half hour after the time appointed for such meeting, then the meeting shall be adjourned to such date not less than 15 days thereafter and to such time and place as may be designated by the chairman of such meeting, and not less than 10 days' written notice shall be given of such adjourned meeting. At such adjourned meeting the holders(s) of Series 1 Shares present in person or represented by proxy shall form the necessary quorum and may transact the business, for which the meeting was originally called and a resolution passed thereat by the affirmative vote of not less than two-thirds of the votes cast at such meeting shall constitute the approval of the holders of the Series 1 Shares. At any meeting of holders of Series 1 Shares as a series, each such holder shall be entitled to one vote in respect of each share held.

9.2 Formalities, etc.
The proxy rules applicable to, the formalities to be observed in respect of the giving notice of, and the formalities to be observed in respect of the conduct of, any meeting or any adjourned meeting of holders of the Series 1 Shares shall be those required by law, as may from time to time be supplemented by the by-laws of the Corporation. On every poll taken at every meeting of holders of Series 1 Shares as a series, each holder entitled to vote thereat shall have one vote in respect of each Series 1 Share held.

ARTICLE 10
RIGHTS ON LIQUIDATION
10.1 Rights on Liquidation
In the event of the liquidation, dissolution or winding-up of the Corporation or other distribution of assets of the Corporation among its shareholders for the purpose of winding up its affairs, whether voluntary or involuntary, subject to the prior satisfaction of the claims of all creditors of the Corporation and of holders of shares of the Corporation ranking prior to the Series 1 Shares, the holders of the Series 1 Shares shall be entitled to receive an amount equal to $25.00 per Series 1 Share, together with an
amount equal to all declared and unpaid dividends up to but excluding the date fixed for payment or distribution (less any tax required to be deducted and withheld by the Corporation), before any amount is paid or any assets of the Corporation are distributed to the holders of any shares of the Corporation ranking junior as to capital to the Series 1 Shares. Upon payment to the holders of the Series 1 Shares of the amounts so payable to them, such holders shall not be entitled to share in any further distribution of the assets of the Corporation.

ARTICLE 11
WITHHOLDING TAXES
11.1 Withholding Taxes
For greater certainty, and notwithstanding any other provision of this Schedule, the Corporation shall be entitled to deduct and withhold any amounts required to be deducted and withheld on account of any taxes from any amounts (including shares) payable or otherwise deliverable in respect of the Series 1 Shares, including on the redemption, cancellation or conversion of the Series 1 Shares. To the extent that any amounts are withheld, such withheld amounts shall be treated for all purposes hereof as having been paid or delivered to the person in respect of which such withholding was made. The Corporation is hereby authorized to sell or otherwise dispose of all or any number of Series 2 Shares otherwise deliverable to a holder of Series 1 Shares on the conversion of such Series 1 Shares in order to meet any applicable withholding tax requirements.

11.2 Transfer Taxes
For greater certainty, and notwithstanding any other provision of this Schedule, the Corporation shall not be required to pay any tax which may be:
(a) imposed upon the person or persons to whom Series 2 Shares are issued,
(b) payable in respect of the issuance of such Series 2 Shares or a certificate therefor, or
(c) payable in respect of any transfer involved in the issuance and delivery of any certificate in the name or names other than that of the holder of the Series 1 Shares,
in connection with the conversion of Series 1 Shares into Series 2 Shares.
The Corporation may refuse to issue any Series 2 Share or deliver any such Series 2 Share certificate unless and until the person or persons requesting the issuance thereof shall have paid to the Corporation the amount of such tax or shall have established to the satisfaction of the Corporation that such tax has been paid or is otherwise not required to be paid in the circumstances.

CUMULATIVE FLOATING RATE PREFERENCE SHARES, SERIES 2
The second series of Preference Shares shall consist of up to 5,000,000 Preference Shares, which shares shall be designated as Cumulative Floating Rate Preference Shares, Series 2 (the "Series 2 Shares") and which, in addition to the rights, privileges, restrictions and conditions attached to the Preference Shares as a class, shall have attached thereto the following rights, privileges, restrictions and conditions:

ARTICLE 1
DIVIDENDS
1.1 Dividend Payment Dates
The dividend payment dates (the "Dividend Payment Dates") in respect of the dividends payable on the Series 2 Shares shall be the last business day of each of the months of March, June, September and December in each year.

1.2 Payment of Dividends
The holders of Series 2 Shares shall be entitled to receive, and the Corporation shall pay thereon, if, as and when declared by the board of directors of the Corporation (the "Board of Directors"), out of moneys of the Corporation properly applicable to the payment of dividends, quarterly floating rate, cumulative, preferential cash dividends in respect of each Quarterly Floating Rate Period in an amount per Series 2 Share
determined by multiplying the applicable Floating Quarterly Dividend Rate by $25.00 ("Quarterly Dividends").

The Corporation shall determine the Floating Quarterly Dividend Rate for each Quarterly Floating Rate Period on the relevant Floating Rate Calculation Date. Such determination shall be, in the absence of manifest error, final and binding on the Corporation and all holders of Series 2 Shares. The Corporation shall, on the relevant Floating Rate Calculation Date, give written notice of the Floating Quarterly Dividend Rate for the ensuing Quarterly Floating Rate Period to the registered holders of outstanding Series 2 Shares in accordance with the provisions of Section 7.1 hereof.

Dividends on the Series 2 Shares shall accrue daily from and including the date of issue of such shares.

1.3 Dividend for Other than a Full Quarterly Floating Rate Period

The holders of Series 2 Shares shall be entitled to receive, and the Corporation shall pay thereon, if, as and when declared by the Board of Directors out of moneys of the Corporation properly applicable to the payment of dividends, cumulative, preferential cash dividends for any period which is less than a full Quarterly Floating Rate Period, in an amount per share with respect to any Series 2 Share:

(a) which is issued, redeemed or converted during any Quarterly Floating Rate Period;
(b) where the assets of the Corporation are distributed to the holders of the Series 2 Shares pursuant to Section 10.1 with an effective date during any Quarterly Floating Rate Period; or
(c) in any other circumstance where the number of days in a Quarterly Floating Rate Period that such share has been outstanding is less than a full Quarterly Floating Rate Period; equal to the amount (rounded to five decimal places) obtained when the amount of the Quarterly Dividend payable in respect of the applicable full Quarterly Floating Rate Period is multiplied by a fraction, the numerator of which is the number of calendar days in such Quarterly Floating Rate Period that such share has been outstanding (excluding the date of redemption or conversion, the effective date for the distribution of assets or the last day of the applicable shorter period, as applicable) and the denominator of which is the number of calendar days in such Quarterly Floating Rate Period.

1.4 Payment Procedure

The Corporation shall pay the dividends declared on the Series 2 Shares on the relevant Dividend Payment Date (less any tax required to be deducted or withheld by the Corporation) by electronic funds transfer or by cheque(s) drawn on a Canadian chartered bank or trust company and payable in lawful money of Canada at any branch of such bank or trust company in Canada or in such other manner, not contrary to applicable law, as the Corporation shall reasonably determine. The delivery or mailing of any cheque to a holder of Series 2 Shares (in the manner provided for in Section 7.1) or the electronic transfer of funds to an account specified by such holder shall be a full and complete discharge of the Corporation's obligation to pay the dividends to such holder to the extent of the sum represented thereby (plus the amount of any tax required to be and in fact deducted and withheld by the Corporation from the related dividends as aforesaid and remitted to the proper taxing authority), unless such cheque is not honoured when presented for payment. Subject to applicable law, dividends which are represented by a cheque which has not been presented to the Corporation's banker for payment or that otherwise remain unclaimed for a period of six years from the date on which they were declared to be payable may be reclaimed and used by the Corporation for its own purposes.

1.5 Cumulative Payment of Dividends

If on any Dividend Payment Date, the Quarterly Dividends payable in respect of the Dividend Period ending in the calendar month in which such Dividend Payment Date occurs are not paid in full on all of the Series 2 Shares then outstanding, such Quarterly Dividends, or the unpaid part thereof, shall be paid (less any tax required to be deducted or withheld by the Corporation) on a subsequent date or dates determined by the Board of Directors on which the Corporation shall have sufficient monies properly
applicable to the payment of such Quarterly Dividends. The holder of Series 2 Shares shall not be entitled to any dividends other than or in excess of the cumulative preferential cash dividends herein provided for.

ARTICLE 2
REDEMPTION, CONVERSION AND PURCHASE

2.1 General
Subject to Article 4, and to the extent permitted by applicable law, the Series 2 Shares may be redeemed, converted or purchased by the Corporation as provided in this Article 2 but not otherwise.

2.2 Corporation's Redemption Rights
On any Series 2 Conversion Date, the Corporation may redeem all or any number of the outstanding Series 2 Shares, at its option, by the payment in cash of $25.00 per share so redeemed together with all declared and unpaid dividends thereon to, but excluding, the date fixed for redemption (less any tax required to be deducted and withheld by the Corporation) (the "Conversion Date Redemption Price"). On any date after December 31, 2015 that is not a Series 2 Conversion Date, the Corporation may redeem all or any number of the outstanding Series 2 Shares, at its option, by payment in cash of $25.50 per share so redeemed together with all declared and unpaid dividends thereon to, but excluding, the date fixed for redemption (less any tax required to be deducted and withheld by the Corporation) (the "Non-Conversion Date Redemption Price"). Where applicable, if less than all of the then outstanding Series 2 Shares are at any time to be redeemed, the particular shares to be redeemed shall be selected on a pro rata basis (disregarding fractions) or, with the consent of any applicable stock exchange, in such other manner as the Board of Directors may in its sole discretion determine by resolution.

2.3 Notice of Redemption
Notice of any redemption of Series 2 Shares pursuant to Section 2.2 shall be given to each holder of Series 2 Shares to be redeemed by the Corporation not less than 30 and not more than 60 calendar days prior to the date fixed for redemption. Any notice of redemption of Series 2 Shares by the Corporation shall be validly and effectively given on the date on which it is sent to each holder of Series 2 Shares to be redeemed or converted, as applicable, in the manner provided for in Section 7.1. Such notice shall set out:

(a) the date (the "Redemption Date") on which the redemption is to take place;
(b) unless all the Series 2 Shares held by the holder to whom it is addressed are to be redeemed, the number of Series 2 Shares so held which are to be redeemed; and
(c) the Conversion Date Redemption Price or the Non-Conversion Date Redemption Price as applicable (such applicable redemption price referred to hereinafter as the "Redemption Price").

2.4 Payment of Redemption Price
The Corporation shall on the Redemption Date pay or cause to be paid to the holders of the Series 2 Shares so called for redemption the Redemption Price therefor (less any tax required to be deducted and withheld by the Corporation) on presentation and delivery at the principal transfer office of the Transfer Agent in the city of Calgary or such other place or places in Canada designated in the notice of redemption, of the certificate or certificates representing the Series 2 Shares so called for redemption. Such payment shall be made by electronic funds transfer to an account specified by such holder or by cheque drawn on a Canadian chartered bank or trust company in the amount of the Redemption Price and such electronic transfer of funds or the delivery or mailing of such cheque (in the manner provided for in Section 7.1) shall be a full and complete discharge of the Corporation's obligation to pay the Redemption Price owed to the holders of Series 2 Shares so called for redemption to the extent of the sum represented thereby (plus the amount of any tax required to be and in fact deducted and withheld by the Corporation as aforesaid and remitted to the proper taxing authority) unless such cheque is not honoured when presented for payment. From and after the Redemption Date, the holders of Series 2 Shares called for redemption shall
cease to be entitled to dividends or to exercise any of the rights of holders of Series 2 Shares in respect of such shares except the right to receive the Redemption Price, provided that if payment of such Redemption Price is not duly made in accordance with the provisions hereof, then the rights of such holders shall remain unimpaired. If less than all the Series 2 Shares represented by any certificate shall be redeemed, a new certificate for the balance shall be issued without cost to the holder. Subject to applicable law, redemption monies which remain unclaimed for a period of six years from the Redemption Date may be reclaimed and used by the Corporation for its own purposes.

2.5 Deposit of Redemption Price
The Corporation shall have the right, at any time after mailing a notice of redemption, to deposit the aggregate Redemption Price for the Series 2 Shares thereby called for redemption, or such part thereof as at the time of deposit has not been claimed by the holders entitled thereto, in a special account with a Canadian chartered bank or trust company named in the notice of redemption in trust for the holders of such shares, and upon such deposit being made or upon the Redemption Date, whichever is the later, the Series 2 Shares in respect of which such deposit shall have been made shall be deemed to be redeemed on the Redemption Date and the rights of each holder thereof shall be limited to receiving, without interest, the holder's proportionate part (after taking into account any amounts deducted or withheld on account of tax in respect of such holder) of the Redemption Price so deposited upon presentation and surrender of the certificate or certificates representing the Series 2 Shares so redeemed. Any interest on any such deposit shall belong to the Corporation. Subject to applicable law, redemption monies which remain unclaimed for a period of six years from the Redemption Date may be reclaimed and used by the Corporation for its own purposes.

2.6 Declaration of Dividends in Respect of Shares to be Redeemed
In the event that a dividend is declared by the Board of Directors in respect of any Quarterly Floating Rate Period during which the Series 2 Shares are redeemed, notwithstanding the provisions of Section 1.4, no electronic funds transfer or cheque shall be made or issued in payment of such dividend; rather, the amount of such dividend declared shall be considered to be a declared and unpaid dividend for purposes of Section 2.2.

2.7 Conversion at the Option of the Holder
Subject to Section 2.9 and Section 2.10, holders of the Series 2 Shares shall have the right, at their option, on any Series 2 Conversion Date, to convert all or any of their Series 2 Shares into Cumulative Rate Reset Preference Shares, Series 1 (the "Series 1 Shares"), on the basis of one Series 1 Share for each Series 2 Share converted. On any conversion of Series 2 Shares into Series 1 Shares, the certificates representing the Series 1 Shares resulting from the conversion of Series 2 Shares shall be issued in the name of the holder of the Series 2 Share converted or in such name or names as such holder may direct in writing; provided that such holder shall pay any applicable security transfer taxes. Notice of a holder's election (each notice, an "Election Notice") to convert Series 2 Shares must be received by the Corporation not earlier than the 30th day and not later than 5:00 p.m. (Toronto time) on the 15th day preceding the applicable Series 2 Conversion Date. An Election Notice is irrevocable once received by the Corporation. If the Corporation does not receive an Election Notice within the specified time, the Series 2 Shares shall be deemed not to have been converted (subject to Section 2.9 below).

2.8 Notice of Conversion Date and Dividend Rates and Election Notice
The Corporation shall, not more than 60 and not less than 30 days prior to each Series 2 Conversion Date, provide notice in writing to the then holders of the Series 2 Shares of the Series 2 Conversion Date and a form of Election Notice as specified by the Corporation. On the 30th day prior to each Series 2 Conversion Date the Corporation shall give notice in writing to the holders of the Series 2 Shares of the Floating Quarterly Dividend Rate for the next Quarterly Floating Rate Period and the Annual Fixed Dividend Rate applicable to the Series 1 Shares for the next Subsequent Fixed Rate Period.
If the Corporation gives notice pursuant to Section 2.3 to the holders of the Series 2 Shares of the redemption of all Series 2 Shares pursuant to Section 2.2, it shall not be required to give notice to the holders of the Series 2 Shares of any dividend rates or of the conversion right of holders of Series 2 Shares and the right of holders of Series 2 Shares to convert such shares pursuant to Section 2.7 shall terminate.

2.9 Automatic Conversion
If the Corporation determines that there would remain outstanding on a Series 2 Conversion Date less than 1,000,000 Series 2 Shares, after having taken into account all Election Notices in respect of Series 2 Shares tendered for conversion into Series 1 Shares and all Election Notices in respect of Series 1 Shares tendered for conversion into Series 2 Shares in accordance with the Series 1 Share Provisions, in each case received by the Corporation during the time fixed therefor then, all, but not part, of the remaining outstanding Series 2 Shares will automatically be converted into Series 1 Shares on the basis of one Series 1 Share for each Series 2 Share on the applicable Series 2 Conversion Date. The Corporation shall give notice in writing of the automatic conversion thereof to all holders of the Series 2 Shares at least seven days prior to the applicable Series 2 Conversion Date.

2.10 Restrictions on Conversion
The holders of Series 2 Shares shall not be entitled to convert their shares into Series 1 Shares if the Corporation determines that there would remain outstanding on a Series 2 Conversion Date less than 1,000,000 Series 1 Shares after having taken into account all Election Notices in respect of Series 2 Shares duly tendered for conversion into Series 1 Shares and all Election Notices in respect of Series 1 Shares duly tendered for conversion into Series 2 Shares in accordance with the Series 1 Share Provisions in each case received by the Corporation during the time fixed therefor. The Corporation shall give notice in writing of the inability to convert Series 2 Shares to all holders of the Series 2 Shares at least seven days prior to the applicable Series 2 Conversion Date.

2.11 Non-Residents
The Corporation is not required to (but may at its option) issue Series 1 Shares upon the conversion of Series 2 Shares into Series 1 Shares to any person whose address is in, or whom the Corporation or the Transfer Agent has reason to believe is a resident of, any jurisdiction outside of Canada, to the extent that such issue would require the Corporation to take any action to comply with the securities laws or analogous laws of such jurisdiction.

2.12 Purchase for Cancellation
Subject to applicable laws and to the provisions described in Article 4, the Corporation may at any time purchase (if obtainable) for cancellation all or any number of the Series 2 Shares outstanding from time to time, in the open market through or from an investment dealer or any firm holding membership on a recognized stock exchange, by private agreement, pursuant to tenders received by the Corporation upon an invitation for tenders addressed to all holders of Series 2 Shares or otherwise, at the lowest price or prices at which in the opinion of the Board of Directors, such shares are obtainable.

2.13 Conversion General
On the conversion of a Series 2 Share to a Series 1 Share pursuant to the terms of these Articles, each such Series 2 Share shall become an issued Series 1 Share and the number of unissued Series 2 Shares shall be increased by the number of Series 2 Shares that became Series 1 Shares.

ARTICLE 3
VOTING RIGHTS
3.1 Voting Rights
Except as otherwise required by law or in the conditions attaching to the Preference Shares as a class, the holders of Series 2 Shares shall not be entitled to receive notice of, attend at, or vote at any meeting of shareholders of the Corporation, unless and until the Corporation shall have failed to pay eight Quarterly Dividends in accordance with the terms hereof, whether or not consecutive and whether or not such dividends were declared and whether or not there are any monies of the Corporation properly applicable to the payment of such dividends. In the event of such non-payment, and
for only so long as any such dividends remain in arrears, the holders of the Series 2 Shares shall be entitled to receive notice of all meetings of shareholders of the Corporation and to attend thereat (other than a separate meeting of the holders of another series or class of shares), and shall at any such meetings which they shall be entitled to attend, except when the vote of the holders of shares of any other class or series is to be taken separately and as a class or series, be entitled to vote together with all of the voting shares of the Corporation on the basis of one vote in respect of each Series 2 Share held by each such holder, until all such arrears of such dividends shall have been paid, whereupon such rights shall cease unless and until the Corporation shall again fail to pay eight quarterly dividends on the Series 2 Shares in accordance with the terms hereof, whether or not consecutive and whether or not such dividends were declared and whether or not there are any monies of the Corporation properly applicable to the payment of such dividends, in which event such voting rights shall become effective again and so on from time to time.

ARTICLE 4
REstrictions on Dividends, Retirement and Issuance of Shares
4.1 Restrictions on Dividends, Retirement and Issuance of Shares
So long as any of the Series 2 Shares are outstanding, the Corporation shall not, without the prior approval of the holders of the outstanding Series 2 Shares:
(a) declare, pay or set apart for payment any dividends on any shares of the Corporation ranking as to dividends junior to the Series 2 Shares (other than stock dividends payable in shares of the Corporation ranking as to capital and dividends junior to the Series 2 Shares);
(b) except out of the net cash proceeds of a substantially concurrent issue of shares of the Corporation ranking as to return of capital and dividends junior to the Series 2 Shares, redeem or call for redemption, purchase for cancellation or otherwise pay off, retire or make any return of capital in respect of any shares of the Corporation ranking as to capital junior to the Series 2 Shares;
(c) redeem or call for redemption, purchase for cancellation or otherwise pay off or retire for value or make any return of capital in respect of less than all of the Series 2 Shares then outstanding;
(d) except pursuant to any purchase obligation, sinking fund, retraction privilege or mandatory redemption provisions attaching thereto, or except in connection with the concurrent redemption, call for redemption, purchase or pay off of all Series 2 Shares, redeem or call for redemption, purchase or otherwise pay off or retire for value or make any return of capital in respect of any Preference Shares, ranking as to dividends or capital on a parity with the Series 2 Shares; or
(e) except for the issuance of Series 1 Shares as a result of the conversion of the Series 2 Shares in accordance with their terms or the issuance of Series 2 Shares as a result of the conversion of the Series 1 Shares in accordance with their terms, create or issue any additional Series 2 Shares or any shares ranking as to the payment of dividends or repayment of capital prior to or on parity with the Series 2 Shares,
unless, in each such case, all accrued and unpaid dividends up to and including the dividend payable for the last completed period for which dividends were payable on the Series 2 Shares have been declared and paid or monies set apart for payment.

ARTICLE 5
ISSUE PRICE
5.1 Issue Price
The Series 2 Shares will have an issue price of $25.00. In the event of a conversion of a Series 1 Share to a Series 2 Share the amount to be deducted from the stated capital account maintained for the Series 1 Shares and added to the stated capital account maintained for the Series 2 Shares will be $25.00 per share so converted.

ARTICLE 6
ELECTION UNDER THE INCOME TAX ACT
6.1 Election Under the Income Tax Act (Canada)
The Corporation shall elect under Section 191.2(1) of the Income Tax Act (Canada) (the "Tax Act") or any successor or replacement provision of similar effect, and take all other
necessary action under the Tax Act, to pay or cause payment of tax under Section 191.1 of the Tax Act, or any successor or replacement provision of similar effect, at a rate such that no corporate holder of the Series 2 Shares will be required to pay tax on dividends received (or deemed to be received) on the Series 2 Shares under Section 187.2 of Part IV.1 of the Tax Act or any successor or replacement provision of similar effect. Such election shall be made in the manner prescribed by the Tax Act and shall be filed within the time provided under Section 191.2(1)(a) of the Tax Act.

ARTICLE 7
NOTICE AND INTERPRETATION

7.1 Notices
Any notice, cheque, invitation for tenders or other communication from the Corporation herein provided for shall be sufficiently given, sent or made if delivered or if sent by first class unregistered mail, postage prepaid, to the holders of the Series 2 Shares at their respective addresses appearing on the records of the Corporation maintained by the Corporation or the Transfer Agent, or, in the case of joint holders, to the address of the holder whose name appears first on the records of the Corporation maintained by the Corporation or the Transfer Agent as one of such joint holders, or, in the event of the address of any of such holders not so appearing, then at the last address of such holder known to the Corporation. Accidental failure to give such notice, invitation for tenders or other communication to one or more holders of the Series 2 Shares shall not affect the validity of the notices, invitations for tenders or other communications properly given or any action taken pursuant to such notice, invitation for tender or other communication but, upon such failure being discovered, the notice, invitation for tenders or other communication, as the case may be, shall be sent forthwith to such holder or holders.

If any notice, cheque, invitation for tenders or other communication from the Corporation given to a holder of Series 2 Shares pursuant to this Section is returned on three consecutive occasions because the holder cannot be found, the Corporation shall not be required to give or mail any further notices, cheques, invitations for tenders or other communications to such shareholder until the holder informs the Corporation in writing of such holder's new address.

If the Board of Directors determines that mail service is or is threatened to be interrupted at the time when the Corporation is required or elects to give any notice hereunder by mail, or is required to send any cheque or any share certificate to a holder, whether in connection with the redemption of such share or otherwise, the Corporation may, notwithstanding the provisions hereof:

(a) give such notice by publication thereof once in a newspaper having national circulation in Canada or, if there is no newspaper having national circulation in Canada, in an English language newspaper of general circulation published in each of Vancouver, Calgary, Toronto and Montreal and such notice shall be deemed to have been validly given on the day next succeeding its publication; and

(b) fulfill the requirement to send such cheque or such share certificate by arranging for the delivery thereof to such holder by the Transfer Agent at its principal offices in the city of Calgary, and such cheque and/or share certificate shall be deemed to have been sent on the date on which notice of such arrangement shall have been given as provided in (a) above, provided that as soon as the Board of Directors determines that mail service is no longer interrupted or threatened to be interrupted, such cheque or share certificate, if not theretofore delivered to such holder, shall be sent by mail as herein provided.

7.2 Interpretation
In the event that any day on which any dividend on the Series 2 Shares is payable, on which any Series 2 Conversion Date shall occur, or on or by which any other action is required or permitted to be taken hereunder is not a business day, then such dividend shall be payable, such Series 2 Conversion Date shall occur or such other action shall be required or permitted to be taken on the immediately following day that is a business day. A "business day" means a day other than a Saturday, a Sunday or any other day that is a statutory or civic holiday in the place where the Corporation has its
head office.
All references herein to a holder of Series 2 Shares shall be interpreted as referring to a registered holder of the Series 2 Shares.
For the purposes hereof:
(a) "Annual Fixed Dividend Rate" means, for any Subsequent Fixed Rate Period, the annual rate (expressed as a percentage rounded down to the nearest one hundred thousandth of one percent (with 0.000005% being rounded up)) equal to the Government of Canada Bond Yield on the applicable Fixed Rate Calculation Date plus 2.17%;
(b) "Bloomberg Screen GCAN5YR Page" means the display designated on page "GCAN5YR<INDEX>" on the Bloomberg Financial L.P. service (or such other page as may replace the GCAN5YR page on that service for purposes of displaying Government of Canada Bond Yields);
(c) "Floating Quarterly Dividend Rate" means, for any Quarterly Floating Rate Period, the rate (expressed as a percentage rounded down to the nearest one hundred-thousandth of one percent (with 0.000005% being rounded up)) equal to the sum of the T-Bill Rate on the applicable Floating Rate Calculation Date plus 2.17% per annum (calculated on the basis of the actual number of days in such Quarterly Floating Rate Period divided by 365);
(d) "Floating Rate Calculation Date" means for any Quarterly Floating Rate Period, the 30th day prior to the first day of such Quarterly Floating Rate Period;
(e) "Government of Canada Bond Yield" on any date means the yield to maturity on such date (assuming semi-annual compounding) of a Canadian dollar denominated non-callable Government of Canada bond with a term to maturity of five years as quoted as of 10:00 a.m. (Toronto time) on such date and which appears on the Bloomberg Screen GCAN5YR Page on such date; provided that, if such rate does not appear on the Bloomberg Screen GCAN5YR Page on such date, the Government of Canada Bond Yield will mean the arithmetic average of the yields quoted to the Corporation by two registered Canadian investment dealers selected by the Corporation as being the annual yield to maturity on such date, compounded semi-annually, which a non-callable Government of Canada bond would carry if issued, in Canadian dollars in Canada, at 100% of its principal amount on such date with a term to maturity of five years;
(f) "in priority to", "on a parity with" and "junior to" have reference to the order of priority in payment of dividends and in the distribution of assets in the event of any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, or other distribution of the assets of the Corporation among its shareholders for the purpose of winding up its affairs;
(g) "Quarterly Commencement Date" means the last day of March, June, September and December in each year, commencing December 31, 2015;
(h) "Quarterly Floating Rate Period" means the period from and including December 31, 2015 to, but excluding, the next Quarterly Commencement Date, and thereafter the period from and including the day immediately following the end of the immediately preceding Quarterly Floating Rate Period to, but excluding, the next Quarterly Commencement Date;
(i) "ranking as to capital" and similar expressions mean ranking with respect to priority in the distribution of assets of the Corporation in the event of any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, or any other distribution of the assets of the Corporation among its shareholders for the purpose of winding up its affairs;
(j) "ranking as to dividends" and similar expressions mean ranking with respect to priority in the payment of dividends by the Corporation;
(k) "Series 1 Share Provisions" means the rights, privileges, restrictions and conditions of the Series 1 Shares;
(l) "Series 2 Conversion Date" means December 31, 2020 and December 31 every fifth year thereafter;
(m) "Subsequent Fixed Rate Period" means the period from and including December 31,
2015 to, but excluding, December 31, 2020 and each five year period thereafter from and including the day immediately following the end of the immediately preceding Subsequent Fixed Rate Period to, but excluding, December 31 in the fifth year thereafter;
(n) "T-Bill Rate" means, for any Quarterly Floating Rate Period, the average yield expressed as a percentage per annum on 90-day Government of Canada Treasury Bills, using the three-month average results, as reported by the Bank of Canada, for the most recent treasury bills auction preceding the applicable Floating Rate Calculation Date; and
(o) "Transfer Agent" means Computershare Trust Company of Canada as its principal transfer office in Calgary, Alberta, its successors and assigns.

ARTICLE 8
MODIFICATION
8.1 Modification
The provisions attaching to the Series 2 Shares as a series may be deleted, varied, modified, amended or amplified from time to time with such approval as may then be required by the Canada Business Corporations Act, any such approval to be given in accordance with Article 9 and with any required approvals of any stock exchanges on which the Series 2 Shares may be listed.

ARTICLE 9
APPROVAL OF HOLDERS OF SERIES 2 SHARES
9.1 Approval of Holders of Series 2 Shares
Except as otherwise provided herein, any approval of the holders of the Series 2 Shares with respect to any matters requiring the consent of such holders may be given in such manner as may then be required by law, subject to a minimum requirement that such approval be given by a resolution signed by all such holders or passed by the affirmative vote of not less than two-thirds of the votes cast by the holders who voted in respect of that resolution at a meeting of the holders duly called for that purpose and at which the holders of at least 10% of the outstanding Series 2 Shares are present in person or represented by proxy. If at any such meeting the holder(s) of at least 10% of the outstanding Series 2 Shares are not present in person or represented by proxy within one-half hour after the time appointed for such meeting, then the meeting shall be adjourned to such date not less than 15 days thereafter and to such time and place as may be designated by the chairman of such meeting, and not less than 10 days' written notice shall be given of such adjourned meeting. At such adjourned meeting the holders(s) of Series 2 Shares present in person or represented by proxy shall form the necessary quorum and may transact the business for which the meeting was originally called and a resolution passed thereat by the affirmative vote of not less than two thirds of the votes cast at such meeting shall constitute the approval of the holders of the Series 2 Shares. At any meeting of holders of Series 2 Shares as a series, each such holder shall be entitled to one vote in respect of each share held.
9.2 Formalities, etc.
The proxy rules applicable to, the formalities to be observed in respect of the giving notice of, and the formalities to be observed in respect of the conduct of, any meeting or any adjourned meeting of holders of the Series 2 Shares shall be those required by law, as may from time to time be supplemented by the by-laws of the Corporation. On every poll taken at every meeting of holders of Series 2 Shares as a series, each holder entitled to vote thereat shall have one vote in respect of each Series 2 Share held.

ARTICLE 10
RIGHTS ON LIQUIDATION
10.1 Rights on Liquidation
In the event of the liquidation, dissolution or winding-up of the Corporation or other distribution of assets of the Corporation among its shareholders for the purpose of winding up its affairs, whether voluntary or involuntary, subject to the prior satisfaction of the claims of all creditors of the Corporation and of holders of shares of the Corporation ranking prior to the Series 2 Shares, the holders of the Series 2 Shares shall be entitled to receive an amount equal to $25.00 per Series 2 Share, together with an
amount equal to all declared and unpaid dividends up to but excluding the date fixed for payment or distribution (less any tax required to be deducted and withheld by the Corporation), before any amount is paid or any assets of the Corporation are distributed to the holders of any shares of the Corporation ranking junior as to capital to the Series 2 Shares. Upon payment to the holders of the Series 2 Shares of the amounts so payable to them, such holders shall not be entitled to share in any further distribution of the assets of the Corporation.

ARTICLE 11
WITHHOLDING TAXES
11.1 Withholding Taxes
For greater certainty, and notwithstanding any other provision of this Schedule, the Corporation shall be entitled to deduct and withhold any amounts required to be deducted and withheld on account of any taxes from any amounts (including shares) payable or otherwise deliverable in respect of the Series 2 Shares, including on the redemption, cancellation or conversion of the Series 2 Shares. To the extent that any amounts are withheld, such withheld amounts shall be treated for all purposes hereof as having been paid or delivered to the person in respect of which such withholding was made. The Corporation is hereby authorized to sell or otherwise dispose of all or any number of Series 1 Shares otherwise deliverable to a holder of Series 2 Shares on the conversion of such Series 2 Shares in order to meet any withholding tax requirements.

11.2 Transfer Taxes
For greater certainty, and notwithstanding any other provision of this Schedule, the Corporation shall not be required to pay any tax which may be:
(d) imposed upon the person or persons to whom Series 1 Shares are issued,
(e) payable in respect of the issuance of such Series 1 Shares or a certificate therefor, or
(f) payable in respect of any transfer involved in the issuance and delivery of any certificate in the name or names other than that of the holder of the Series 2 Shares,
in connection with the conversion of Series 2 Shares into Series 1 Shares.
The Corporation may refuse to issue any Series 1 Shares or deliver any such Series 1 Share certificate unless and until the person or persons requesting the issuance thereof shall have paid to the Corporation the amount of such tax or shall have established to the satisfaction of the Corporation that such tax has been paid or is otherwise not required to be paid in the circumstances.