MINUTES OF A MEETING OF THE BOARD OF DIRECTORS OF TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE HELD IN THE DISTRICT OFFICE AT FORT WORTH, TEXAS, ON THE 6th DAY OF MAY, 1955 at 1:30 P. M.

_ _ _ _ _ _ _ _ _ _ _ _ _

The call of the roll disclosed the presence or absence of Directors as follows:

PRESENT___

ABSENT _

Joe B. Hogsett Houston Hill W. L. Pier A. T. Seymour, Jr. Lacy Boggess

Also present were Messrs. Sidney L. Samuels, General Counsel of the District, Ben F. Hickey, General Manager of the District and C. L. McNair, Manager of Lakes.

Director Hogsett acted in his capacity as President, and in the absence of Director Boggess, Director Pier acted as Secretary whereupon proceedings were had and done as follows:

1.

On motion of Director Pier, seconded by Director Hill, voucher-checks #6557 to #6600, inclusive, were approved, having theretofore received the approval and verification of Mr. J. M. Williams, County Auditor, who by virtue of the Statutes is the Auditor of this District as well. All the Directors present voted aye thereon.

2.

President Hogsett announced that the object of the meeting was to determine the selection of a Depositary Bank for the District which should serve until February 28, 1957, or until a successor Depositary Bank is selected and qualified as required by law. The

-1-

President further stated that the only bid and proposal for such service was that of The Continental National Bank of Fort Worth, Texas, which bid had been delivered and submitted to the District by said Bank on May 6, 1955.

3.

Following this announcement, President Hogsett publicly opened and read the bid to the assembled Directors. After full consideration and discussion of the matter and having been advised by the Attorney of the District that the bid was in legal form, it was moved by Director Seymour, seconded by Director Pier, that the District accept said bid as the highest, best and only bid received by the District for Depositary service, subject to compliance of the Bank to the conditions as follows:

(a) That the Bank enter into lawful bond and contract for pledge of collateral securities to secure the deposit of moneys and funds of the District in said depositary, as the Depositary Bank of the District, conditioned as required by law;

(b) That when said bond and contract shall have been duly executed by said Continental National Bank as the Depositary Bank of the District and approved by the Board of Directors of the District, that it be selected as the Depositary Bank of the District, to serve for the period to begin on May 19, 1955, or as soon thereafter as the Bank may be qualified in accordance with law, and to continue to serve until the 28th day of February, 1957, or so much longer as may be required to qualify a successor Depositary, and that when said Bank shall have so qualified, it thereupon becomes the Statutory Depositary of the District for said period of time



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and until its successor shall have been selected and qualified. Thereupon, the motion so seconded was put to the Board and all the Directors voted aye thereon, and it was so ordered.

4.

The object of this Meeting having been accomplished, the Meeting adjourned.

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Secretary



BORDEN A. DAVIS

VICE PRESIDENT

CONTINENTAL NATIONAL BANK

OF FORT WORTH

FORT WORTH, TEXAS

May 27, 1955

To be attached to the Minutes of a Meeting held by the Board of Directors May 6, 1955.

Mr. Ben F. Hickey General Manager Tarrant County Water Control and Improvement District Number One 502 Danciger Building Fort Worth 2, Texas

Dear Mr. Hickey:

We enclose Depositary Contract executed in quadruplicate and Minutes of the Meeting of our Board of Directors on May 26, approving the same in connection with our designation as the District's Depositary for the ensuing two years.

We trust you will find the enclosed in order and upon your approval please send one copy to us for our file.

Yours very truly,

Borden A. Davis Vice President

BAD;ila Enclosures

MINUTES OF A MEETING OF THE BOARD OF DIRECTORS OF CONTINENTAL NATIONAL BANK OF FORT WORTH, FORT WORTH, TEXAS, A NATIONAL BANKING CORPORATION, HELD AT ITS OFFICE AND DOMICILE IN THE CITY OF FORT WORTH, TARRANT COUNTY, TEXAS, ON THE 26TH DAY OF MAY, A. D. 1955.

The call of the roll disclosed the presence of Directors, constituting more than a quorum, as follows:

Lionel W. Bevan Raymond E. Buck William A. Colley Jess M. Fry W. K. Gordon, Jr. E. P. Haltom Donald L. Hutt J. Clyde Jones Frank Kent W. A. Landreth Y. Q. McCammon C. T. McLaughlin A. P. Mitchell Otto W. Monnig M. H. W. Ritchie O. K. Shannon, Jr. W. K. Stripling, Jr. George Thompson, Jr. J. Mac Thompson H. H. Wilkinson Glen Woodson

Director <u>George Thompson, Jr.</u> acted in the capacity as Chairman, and presided over the meeting; <u>Hirector L. C. Mersfelder</u> acted in his capacity as Secretary.

A quorum being present, the following proceedings were had and done, as follows:

1.

The Chairman stated that the object of the meeting was to announce to the Directors, that on May 6, 1955, the Directors of Tarrant County Water Control and Improvement District Number One, subject only to lawful qualification, had selected this Bank as its designated Depositary, and to authorize and execute certain proceedings which are now necessary, and which will hereafter become necessary, in order to enable Continental National Bank of Fort Worth, Fort Worth, Texas, to comply with the requirements of the law, whereby this Bank may become qualified as the Depositary for Tarrant County Water Control and Improvement District Number One, to serve said District as such Depositary Bank until February 28, 1957, or until a successor Depositary Bank can be selected and qualified under the law. He thereupon presented to the Directors, a proposed resolution which is in words, figures and symbols as follows, viz:

"There have been presented to the Directors here assembled certain instruments in writing, as follows:

1. A proposal from this Bank to serve said District as a Depositary and bearing date the <u>2nd</u> day of <u>May</u>, 1955;

2. A proposed Depositary Bond for the penal sum One Million One Hundred Thousand (\$1,100,000.00) Dollars, embracing a proposed contract for the Pledge of Collateral Securities, wherein this Bank is Obligor and Tarrant County Water Control and Improvement District Number One is Obligee:

Said instruments as presented now constitute a record of this Bank, and the same here are referred to, to the same effect as though they were embodied herein.

The terms and conditions of said dual purpose instruments are well known to each and all of the Directors present, and we do hereby approve, ratify and confirm each and all of the provisions of said designated written instruments as being such as should be executed by the appropriate officers of this Bank, in the name of this Bank and as the act, deed and obligation of this Bank, to the end that this Bank may be established as the lawful official depositary for said District.

It is anticipated that said District will require the delivery in pledge of bonds and other securities which lawfully may be approved by the Directors of said District as security for said bond;

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further that, the security to be placed in pledge shall not in any event be less in value than the amount which said District may at any time desire to place on deposit in this Bank. It is expressly provided that additional bond, and further security, and, or, other security, will be furnished by this Bank at all times as and when the same should be furnished.

NOW, Therefore, be it resolved by this Board of Directors:

(1) That the qualified officers of this Bank hereby are authorized to execute and deliver to the Directors of said District the appropriate Depositary Bond and Contract for Pledge of Collateral Security, herein referred to:

(2) That the appropriate officers of this Bank do, subject to the approval by the Board of Directors of said District, deliver into the absolute possession and control of said District, as pledges for the security of said bond, negotiable bonds and securities eligible under the law and required by the District. We hereby do authorize the withdrawal from pledge, and, or, the substitution in pledge of other collateral securities, and, or, the giving into pledge of other or additional collateral bonds and securities, as and when the same may be required to be done in order to make effectual the provisions and intent of said bond and contract: We hereby do authorize the duly constituted officers of this bank, in the name and as the ect of the Bank to do any and all things now required, and as well those things which hereafter mey be required, in order to comply with the terms and intent of said bond and contract: These things they may do without other and further action by this Board of Directors: The said officers of this Bank hereby are directed to exercise their judgment and discretion in regard to all matters required to be done hereunder, and we do hereby in all things ratify and confirm any and all acts which the appropriate officers of this Bank may do with respect to the contract with said District and the bond in connection therewith and the pledge to the District of the colleteral securities required by said District from time to time to sefeguard the repayment of any and all funds, moneys and other things of value deposited and placed in the custody of this

• **3**-

Bank as the Depositary of the District.

Upon the reading of said resolution and proposed order based thereon Director <u>Frank Kent</u> made a motion that the same do be adopted as the act and deed of the Bank. This motion was seconded by Director <u>Raymond E. Buck</u>: Thereupon, the motion was put to a vote and the following named Directors voted for the motion, viz:

Lionel W. Bevan	Y. Q. McCammon
Raymond E. Buck	C, T. McLaughlin
William A, Colley	A, P, Mitchell
Jess M. Fry	Otto W. Monnig
W. K, Gordon, Jr.	M. H. W. Ritchie
E, P. Haltom	O. K. Shannon, Jr.
Donald L. Hutt	W. K. Stripling, Jr.
J. Clyde Jones	George Thompson, Jr,
Frank Kent	J. Mac Thompson
W. A. Landreth	H, H, Wilkinson
AREAN IN MALE THE THE THE THE THE THE THE THE THE TH	Glen Woodson

No Director voted against the motion. Thereupon said resolution was declared to be unanimously carried. It is ordered that said resolution become a Minute Record of this Board of Directors; further, that a certified copy of these Minutes do be delivered to the Directors of Tarrant County Water Control and Improvement District Number Cne.

CONTINEMTAL NATIONAL BANK OF FORT WORTH, FORT WORTH, TEXAS

L.C. Mangel Segrets

I, <u>L. C. Mersfelder</u>, Secretary of the Board of Directors of the Continental National Bank of Fort Worth, Fort Worth, Texas, do hereby certify that the above and foregoing is a true copy of the Minutes of the Meeting held on the <u>26th</u> day of <u>May</u>, 1955, by the Board of Directors of this Bank.

<u>L. C. Merspeedic -</u> Secretary,

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BOND AND CONTRACT FOR

PLEDGE OF COLLATERAL SECURITY

1.

WHEREAS, the Continental National Bank of Fort Worth, Fort Worth, Texas, a National Banking Association, having its demicile in the City of Fort Worth, Tarrant County, Texas, (hereinafter designated as "Bank") was selected and designated on May 6, 1955, by the Tarrant County Water Control and Improvement District Number One (hereinafter designated as "District") as the depositary for said District, which District is a body politic under the laws of the State of Texas; and whereas said Bank under said selection is to serve as such depositary in receiving and disbursing the moneys and funds of said District from the time of its qualification as such depositary to the time a successor depositary bank may qualify in the year 1957; and, whereas the said Bank now here seeks to qualify as such depositary by executing and delivering the within bond and securing the same by pledge of lawful collateral securities.

2.

NOW, THEREFORE; the said Continental National Bank of Fort Worth, Fort Worth, Texas, now becomes firmly bound and held to pay to Tarrant County Water Control and Improvement District Number One, or to its successors or assigns, at its office in the City of Fort Worth, Tarrant County, Texas, the penal sum of One Million One Hundred Thousand (\$1,100,000.00) Dollars, (to be increased or lowered by fluctuation in the amount of deposits of the District, as hereinafter explained and set forth), for the payment of which said Bank does hereby bind itself, its successors and assigns:

This bond is conditioned that the said Bank will lawfully perform all duties and obligations as such deposi-

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tary under the law applicable thereto and also shall perform other specific undertakings embraced in its tender of service as depositary bank for the said District;

That it will pay all checks or vouchers legally drawn upon it, on presentation thereof; that it will faithfully keep an account of all funds or other things of value which may come into its hands as depositary bank for said District; and that all and singular the obligations, covenants and conditions set forth in this bond shall be kept, done and performed in the manner and way as may now or may hereafter be provided by the laws of the State of Texas governing such matters:

Upon the faithful performance of the foregoing, this bond shall have no further force or effect; but in case of default or breach in the performance of any one of said terms, covenants or conditions, this bond shall remain in full force and effect.

3.

To secure this bond, the said Bank being thereunto duly authorized by resolution of its Board of Directors does hereby pledge and actually deliver into pledge to said District, its successors and assigns, those securities which are particularly set forth in Exhibit No. 1 attached hereto and made a part hereof;

4.

In order to anticipate fluctuations in the amount of money which the District may at any time have on deposit, or may offer to deposit, in said Bank and the consequent fluctuations in the value of the securities which the District holds in pledge as security for the faithful performance of this bond; and further, to anticipate possible additions to

or substitutions of the securities held in pledge by the District, it hereby is expressly stipulated that a specific description of the securities in pledge, or to be pledged, withdrawn from pledge or substituted in pledge hereunder shall at all times be reflected in the records of the Depositary Bank, in the records of the District, and of the custodian of the pledged securities in the following manner, viz:

(a) There shall be executed at each such time a written accurate description of the additional securities to be pledged; or, the securities to be withdrawn from the pledge; or, in case of securities to be substituted, then of both the securities to be withdrawn and the securities to be substituted for such withdrawn securities.

(b) Such written description shall be verified and attested in triplicate by the appropriate officers of the parties hereto:

(c) Each such written descriptions so attested shall be kept and retained by each of said parties and the verified description rotained by said District shall be attached to this Bond as an exhibit. Said attached exhibits shall be numbered in sequence and the same, and each of the same, shall thereupon become part of this Bond and shall have the same force and effect as though the securities so described had been specifically and originally described in the body of this bond. Further, the securities so placed under pledge shall thereupon become subject to all rights on behalf of the District in the same manner and to the same effect as though said securities had been delivered to said District at the time of the execution and delivery of the within Bond:

5.

It is further stipulated that the District shall have and exercise the right to require from time to time

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additional security or securities deemed by the District more valuable in lieu of the securities specified in said Exhibit No. 1, but in all such instances, such securities shall be those permitted by appropriate law to be required from the said Bank. The discretion of the District, through its Board of Directors, with respect to the kind or sufficiency of the securities, the substitution thereof, or additions thereto, is recognized by the said Bank. These further stipulations are also made:

(a) Should default or breach on the part of said Bank occur under the terms of these articlas, the District, through its Board of Directors, may, with or without notice to the Bank, its successors or assigns, proceed to effect the sale and delivery of securities or so much thereof as may be deemed requisite to make the District whole, including any reasonable expense incurred in taking such step and in making sale. The District shall choose the way and manner of making sale to the end that the best results may be reasonably attained. But neither the District nor its Board of Directors shall incur liability in such proceeding save for actual fraud, or arbitrary disregard of the welfare of said Bank. In the event, after settling the demands of the District, any surplus remains from such sale, the seme shall be delivered to the said Bank or its successors or assigns but only in the event that the District has been made whole and that no necessity exists for keeping such proceeds in pleage to secure any other obligation of the Bank hereunder. In making the District "whole" there shall be included any loss, injury, damage or liability of whatsoever nature or kind suffered by the said District by or through any wrongful act, conduct, omission, negligence, tort, or default by said Bank, its employees, agents, successors or assigns and also whatever expanse incurred by the District in prosecuting its claim or claims.

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6.

All securities for the protection of the District whether now or hercafter pledged shall be kept in a fire and burglar proof vault, safe, or deposit box, the master combination or key of which shall be held and kept during the period of this contract by the Directors of the District or by some person in the employ of the said District thereunto duly authorized by its Directors. Such vault, safe, deposit box, or container shall be situated on the premises of the Fort Worth National Bank in the City of Fort Worth, Farrant County, Texas, and any loss, depreciation, injury, or damage that may be occasioned to such bonds or securities, or any of them, so contained therein shall be borne by said Depositary Bank and not by said District, save and except in cases where the action of said District or someone by it duly authorized shall have directly produced such result. It is further stipulated that said custodian of pledges shall not be liable to either said Depositary Bank or to said District, by reason of the custody or securities to be deposited hereunder, save and except where such liability may arise through the failure to exercise ordinary care or caution, or through the wrongful appropriation of the deposited securities by its own officers or employees. It is expressly provided, however, that said Depositary Bank reserves the right and privilege to have said securities under dual lock or combination control and to have its Cashier or other officer of the Bank actually present whenever at any time, before default, the District or any one representing it, is to open said safe, vault, deposit-box or container for any purpose whatsoever: This provision, however, shall be effective only for such time as there has been no default committed by said Deposi-

tary Bank: From and after this date such bonds or securities shall be deemed to be in the exclusive possession and control of the District: Further in case of default, said Depositary Bank hereby does expressly authorize the said Fort Worth National Bank upon whose premises said securities are to be kept to admit the District, upon demand, to the instant actual opening and taking of the placed securities without the further consent or presence of any officer, agent or other representative of this the Depositary Bank. This provision shall not be construed to alter or discredit the fact that the District is and shall at all times be in the exclusive actual possession and control of the bonds and securities placed in pledge hereunder: This the Depositary Bank is not now, and shall not be in any sense, in possession or control (to include both actual and constructive possession and control) of the collateral security pledged under this contract, and upon which a lien hereby is created.

In the event that any part of said bends or securities should be lost, removed, withdrawn, or otherwise appropriated without the written consent of the Board of Directors of said District; then the said Depositary Bank shall be required and it hereby is made its duty as speedily as possible to replace the same or their equivalent to the satisfaction of the Directors of said District. It is provided, however, that if said District shall determine the safe, wault, deposit box or container so selected for the safekeeping of said bonds and securities, to be unfit for such purpose, or insecure, then such securities or bonds may be kept in some other safe place to be both fit and secure under the exclusive control of said District. The selection of such other place of deposit shall be made by said District on the one hand and by the said Depositary Bank on the other; and in the event agreement

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cannot be had for such arrangement, then the two parties shall select a third person and the majority shall control the designation.

It is further agreed that said District will during the life of this obligation permit this the Depositary Bank to withdraw such part of pledged collateral bonds at such time as there may reasonably appear to be a substantial and unrequired excess in value of such securities. It is further agreed that subject to approval of the District that bonds once pledged as collateral may be substituted in whole or in part by other bonds or securities of equal value or amount and lawful eligibility for the bonds to be withdrawn.

It is further stipulated that if at any time it should appear to the Board of Directors of said District that all or any part of the securities held hereunder have depreciated in value so as to render said District unsafe, then and in that event, the Depositary Bank herein shall be required, and it shall be its duty immediately to provide and substitute other securities found to be adequate, lawful, valid, collectible securities of instrinsic value equal to those so adjudged to be unsafe or insufficient.

It is further agreed that said Depositary Bank may collect any maturing bond, having made required substitution therefor, under the terms of substitution as are provided in the foregoing paragraph. It is further agreed that said Depositary Bank may at all times before default collect all maturing interest on said securities, but in no event shall the value of said pledged collateral security fall below the full amount of the deposits of moneys which said District may have with said Depositary. It is further stipulated that all other and further bonds which may be executed by said Bank and all other and further securities pledged by said bank as collateral shall together with this contract constitute one entire

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transaction and be treated as such.

The execution of these presents and the doing of all other things incident to the present undertaking, have been and are authorized by resolution of the Board of Directors of the said Continental National Bank of Fort Worth, Fort Worth, Texas, (hereinabove referred to as "Bank"), which resolution has been spread on the Minutes of said Bank in accordance with the action had and done at the meeting of its Board of Directors held on this the <u>26th</u> day of <u>May</u>, A.D. 1955, as appears by the certified copy of the Minutes of said meeting, which shall be held herewith and constituted part hereof.

IN WITNESS WHEREOF, the said Continental National Bank of Fort Worth, Fort Worth, Texas, has caused these presents to be signed in its name and as its act and deed by its President and has caused its corporate seal to be thereon duly impressed on the <u>26th</u> day of <u>May</u>, A. D. 1955. (Three identicals executed).

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CONTINENTAL NATIONAL BANK OF FORT WORTH FORT WORTH, TEXAS.

ATTEST:

STATE OF TEXAS Į, Į, COUNTY OF TABRAME

BEFORE ME, the undersigned authority, on this day personally appeared George Thompson, Jr. , known to me to be the person whose name is subscribed to the foregoing instrument of writing, and acknowledged to me that he executed the seme for the purposes and consideration therein expressed in his capacity as therein stated and as the duly authorized act and deed of the seid Continental National Bank of Port Worth, Fort Worth, Texas.

IN WITNESS WHERECF, I have bereunto subscribed my name and have impressed my Notorial Seal in the City of Fort Worth, Tarrant County, Texas, on the 27th day of May , A.D. 1955.

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lic in and for Tarrant County, Texas.

The Foregoing contract as executed is hereby approved, adopted and made effective on this the ____ day of ____, A. D. 1955.

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ATTEST :

DEPOSIT OF SECURITIES IN PLEDCE

EXHIBIT NO. 1

To be attached as Exhibit No. 1, to the "Depositary Bond and Contract for pledge of Collateral Security", of CONTINENTAL MATIONAL BANK OF FORT WORTH, FORT WORTH, TEXAS, dated deposits of TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE.

The following is a descriptive list of Securities delivered by the CONTINENTAL NATIONAL BANK OF POPT WORTH, FORT WORTH, TEXAS, as pledge in lieu of other bond to secure deposits of TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE.

> United States 24% Treasury Bonds of 1964/69 dated April 15, 1943, due June 15, 1969, with June 15, 1955 and S. C. A.

Bonds #60140, 60141, 60142, 60143, 60144, 60145, 60146, 60147, 60148 and 60149 10 Bonds @ \$10,000.00 each \$ 100,000.00 Bonds #29272, 29273, 29274, 30208, 30209, 30210, 30211, 30212, 30213 and 30216 10 Bonds @ \$100,000.00 each \$ 1.000,000.00

TOTAL (OME MILLION ONE HUNDRED THOUSAND DOLLARS) \$ 1,100,000.00

This Schedule is designated as "EXHIBIT NO. 1", and shall be attached to the Depositary Bond and Contract for pledge of Collateral Security", of Continental National Bank of Fort Worth, Fort Worth, Texas, dated <u>May 26, 1955</u>, to secure deposits of Terrant County Water Control and Improvement District Number One.

WITNESS OUR HANDS on this the 26th day of May, 1955.

CONTINENTAL MATICMAL BANK OF FORT WORTH, FORT WORTH, TEXAS.

ATTEST :

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President.

The Securities above described have been delivered into the possession of TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT eK NUMBER ONE, and have been approved as good and sufficient under the JARAN.

TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE.

By

Custodian of Securities.

WITHDRAWAL AND SUBSTITUTION OF SECURITIES EXHIBIT NO. 2

To be attached to and made a part of the "Depositary Bond and Contract for pledge of Collateral Security, " of Continental National Bank of Fort Worth, Fort Worth, Texas, dated May 26, 1955, to secure deposits of TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE.

On this the 1st day of March, 1956. The Continental National Bank of Fort Worth, Fort Worth, Texas, hereby acknowledges receipt of withdrawal of Securities heretofore pledged to secure TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE; said Securities are described in EXHIBIT NO. 1, attached to the Depositary Bond and Contract for pledge of Collateral Security, and the same are described as follows:

> United States 2-1/2% Treasury Bonds of 1964/69 dated April 15, 1943, due June 15, 1969, with June 15, 1956 and SCA

Bonds #60140, 60141, 60142, 60143, 60144, 60145, 60146, 60147, 60148 and 60149 - 10 Bonds @\$10,000.00 each 100,000.00

Bonds #29272, 29273, 29274, 30208, 30209, 30210, 30211, 30212, 30213 and 30216 - 10 Bonds @\$100,000.00 each \$1,100,000.00

TOTAL (ONE MILLION ONE HUNDRED THOUSAND DOLLARS) \$1,100,000.00

TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE, as of this date, does acknowledge receipt from the Continental National Bank of Fort Worth, Fort Worth, Texas, to be deposited as Collateral to secure the bond of said bank as the depositary of this district, securities specifically described, as follows:

> U. S. 2-1/2% Treasury Bond of 1963, dated December 15, 1954, due August 15, 1963, with August 15, 1956 & SCA 530 000

The withdrawal of Securities and the Substitution of Securities as hereinabove related is in compliance with the terms of the Depositary Bond and Contract for pledge of Collateral Security, executed by the Continental National Bank of Fort Worth, Fort Worth, Texas, on May 26, 1955, as official Depositary of TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE.

This Reciprocal Receipt is to be attached to the Depositary Bond and Contract for pledge of Collateral Security executed on the 26th day of May 1955.

WITNESS our hands on this 1st day of March, 1956. $11/7/56 = 500,880^{-7}$

ATTEST:

. Comer **A**. Gashier

CONTINENTAL NATIONAL BANK OF FORT WORTH FORT WORTH. TEXAS Ala By_

4-President

TARRANT COUNTY WATER CONTROL AND IMPROVEMENT/DISTRICT NUMBER ONE

By Custodian of Pledges