77 (5/76)	CORPORATE RESOLUTI	ON DESIGNATING DEPO	BANKERS SYSTEMS, INC., ST. CLOUD, MINN. 5630
By the Board of Directors of	Oneida Chairman's	Scholarship Fund	Ruo. 3 -10 - 89 - a;
whose principal place of busines	P.O. Box 365	, Oneida, Wi 54155	
designated as a depository in wi account(s) be opened and maints from time to time in effect; th account(s) is hereby authorized, other orders for payment or with deposit, negotiation, collection of or orders for the payment of mon otherwise, with or without des	hich the funds of this Corporat ined in the name of this Corpo- at the person(s) and the num for and on behalf of this Corp drawal of money from said acc- br discount by Bank any and all ey owned or held by said Corp ignation or signature of the p	ion may from time to time be pration with the Bank subject (ber thereof designated by titl oration, to sign checks, drafts ount(s) and to issue instruction 1 checks, drafts, notes, bills, d oration; that the endorsement (berson so endorsing; and that	(the "Bank") is hereby deposited; that the following described to the rules and regulations of the Bank le opposite the following designation of , notes, bills, certificates of deposit and ns regarding the same, and to endorse for certificates of deposit or other instruments for deposit may be in writing, by stamp, or t any officer, agent or employee of this oney between accounts maintained by this
Name or Type of Account	Number of Signatures Required	Type or Print Titles of Authorized Persons	
money market 0880-6	429 <u>two</u>	1. Purcell Powless	Amelia_Cornelius
		Richard Hill	Kathy Hughes

FURTHER RESOLVED, that the Bank be and is hereby authorized and directed to honor, certify, pay and charge to any of the accounts of this Corporation, all checks, drafts, notes, bills, certificates of deposit or orders for the payment, withdrawal or transfer of funds or money deposited in these accounts or to the credit of this Corporation for whatever purpose or to whomever payable, including requests for conversion of such instruments into cash as well as for deduction from and payment of cash out of any deposit, and whether or not payable to, endorsed or negotiated by or for the credit of any persons signing such instrument or payable to or for the credit of any other officer, agent or employee of this Corporation, when signed, accepted, endorsed or approved as evidenced by original or facsimile signature by the person(s), and the number thereof, designated by title opposite the designation of the accounts described in the foregoing resolution, and to honor any request(s) made in accordance with the foregoing resolution, whether written or oral, and including but not limited to, request(s) made by telephone or other electronic means, for the transfer of funds or money between accounts maintained by this Corporation at the Bank, and the Bank shall not be required or under any duty to inquire as to the circumstances of the issuance or use of any such instrument or request or the application or use of proceeds thereof.

FURTHER RESOLVED, that the Bank be and is hereby authorized to comply with any process, summons, order, injunction, execution, distraint, levy, lien, or notice of any kind (hereafter called "Process") received by or served upon the Bank, by which, in Bank's opinion, another person or entity claims an interest in any of these accounts and Bank may, at its option and without liability, thereupon refuse to honor orders to pay or withdraw sums from these accounts and may hold the balance therein until Process is disposed of to Bank's satisfaction.

FURTHER RESOLVED, that any one or more of the persons holding the offices of this Corporation designated above is/are hereby authorized (1) to receive for and on behalf of this Corporation, securities, currency or any other property of whatever nature held by, sent to, consigned to or delivered to the Bank for the account or for delivery to this Corporation, and to give receipts therefor, and the Bank is hereby authorized to make delivery of such property in accordance herewith and (2) to sell, transfer, endorse for sale or otherwise authorize the sale or transfer of securities or any other property of whatever nature held by, sent to, consigned to or delivered to the Bank for the account of or delivery to this Corporation, and to receive and/or apply the proceeds of any such sale to the credit of this Corporation in any such manner as he/they deem(s) proper, and the Bank is hereby authorized to make sale or transfer of any of the aforementioned property in accordance herewith.

FURTHER RESOLVED, that the Secretary or Assistant Secretary of this Corporation be and hereby is authorized and directed to certify to the Bank the foregoing resolutions, that the provisions thereof are in conformity with the Articles of Incorporation and Dylaws of this Corporation and to provide the names and specimen or facsimile signatures on signature cards if requested of the person(s) authorized therein, and that the foregoing resolutions and signature cards and the authority thereby conferred shall remain in full force and effect until this Corporation notifies the Cashier of Bank to the contrary in writing and the Bank may conclusively presume that such resolutions and signature cards are in effect and that the persons identified therein from time to time as officers of the Corporation have been duly elected or appointed to and continue to hold such offices.

FURTHER RESOLVED, that this Corporation assumes full responsibility and holds harmless the Bank for any and all payments made or any other actions taken by the Bank in reliance upon the signatures, including facsimiles thereof, of any person or persons holding the offices of this Corporation designated above regardless of whether or not the use of a facsimile signature was unlawful or unauthorized and regardless of by whom or by what means the purported signature or facsimile signature may have been affixed to any instrument if such signatures resemble the specimen or facsimile signatures as provided to the Bank or for refusing to honor any signatures not provided to the Bank or for honoring any requests for the transfer of funds or money between accounts, and that this Corporation agrees to indemnify and hold harmless the Bank against any and all claims, demands, losses, costs, damages or expenses suffered or incurred by the Bank resulting from or arising out of any such payment or other action.

I hereby certify that I am the duly elected, qualified and act	ing Onuka Bus	mess	Commetto	- Secretary and the custodian
	Δ	Λ.	A 1	

of the records and corporate seal (if any) of the above-named Corporation, a <u>Unduan Julka</u> <u>(STATE OF INCORPORATION)</u> corporation; that the foregoing is a true and correct copy of resolutions duly adopted in accordance with law and the Articles of Incorporation and Bylaws of said Corporation by unanimous consent, or at a meeting of a quorum of its Board of Directors on

March	10	19 8	and that said resolution, not being in conflict with those Articles or
Bylaws, is now in full force and effect.			

AFFIX CORPORATE OF

SFAL

A SAMA MET P. A.

2.

THE CORPORATION HAS NO SEAL

Signed and Sealed this	10	day of
March		. 1987.
Ti opu	and D	
	avenue	DECRETARY

NOTE: Signature Card WBA 91 (Rev!d- 67) or WBA 302 (10/72) may be used with this Resolution.

The¹ undersigned, a director of the above-named Corporation, certifies that the foregoing is a correct copy of a resolution passed as therein set forth.