SECURITIES AND EXCHANGE COMMISSION

FORM S-6

Initial registration statement filed on Form S-6 for unit investment trusts

Filing Date: **1997-01-21** SEC Accession No. 0000950162-97-000021

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FILER

NATIONAL MUNICIPAL TRUST SERIES 190

CIK:1025954 Type: S-6 | Act: 33 | File No.: 333-20071 | Film No.: 97508134 Mailing Address PRUDENTIAL SECURITIES INC ONE NEW YORK PLAZA NEW YORK NY 10292 Business Address PRUDENTIAL SECURITIES INC ONE NEW YORK PLAZA NEW YORK NY 10292 2127013484 As filed with the Securities and Exchange Commission on January 21, 1997

Registration No. 333-

> SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM S-6 FOR REGISTRATION UNDER THE SECURITIES ACT OF 1933 OF SECURITIES OF UNIT INVESTMENT TRUSTS REGISTERED ON FORM N-8B-2

A. Exact Name of Trust:

NATIONAL MUNICIPAL TRUST Series 190

B. Name of depositor: PRUDENTIAL SECURITIES INCORPORATED

C. Complete address of depositor's principal executive office: One Seaport Plaza 199 Water Street New York, New York 10292

D. Name and complete address of agent for service:

Copy to: LEE B. SPENCER, JR., ESQ. PRUDENTIAL SECURITIES INCORPORATED One Seaport Plaza 199 Water Street New York, New York 10292

E. Title and amount of securities being registered: 1,383* Units of NATIONAL MUNICIPAL TRUST, Series 190

F. Proposed maximum aggregate offering price to the public of the securities being registered: \$1,452,150.00**

G. Amount of filing fee, computed at one-thirty-third of 1 percent of the proposed maximum aggregate offering price to the public: \$440.05

H. Approximate date of proposed sale to public:

As soon as practicable after the effective date of the registration statement.

- * Including 461 Units registered for the purpose of resale by the Depositor.
- ** Estimated solely for the purpose of calculating the filing fee, at a price per unit of \$1,050.

The registrant hereby amends this registration statement on such date or dates as may be necessary to delay its effective date until the registrant shall file a further amendment which specifically states that this registration statement shall hereafter become effective in accordance with Section 8(a) of the Securities Act of 1933 or until the registration statement shall become effective on such date as the Commission, acting pursuant to said Section 8(a), may determine.

NATIONAL MUNICIPAL TRUST Series 190

CROSS-REFERENCE SHEET

Pursuant to Rule 404(c) of Regulation C under the Securities Act of 1933

(Form N-8B-2 Items required by Instruction as to the Prospectus in Form S-6)

1.

2.

3.

4.

5.

Form N-8B-2 Item Number	Form S-6 Heading in Prospectus
I. Organization and General Infor	mation
(a) Name of Trust)(b) Title of securities issued)	Prospectus front cover
Name and address of each depositor	Sponsor; Prospectus back cover
Name and address of trustee	Trustee
Name and address of each principal underwriter	Sponsor
State of organization of trust	The Trust

6.	Execution and termination of trust				
	agı	reement	Summary of Essential Information; The Trust; Amendment and Termination of the Indenture		
7.	Chang	ges of Name)	*		
8.	Fisca	al year)	*		
9.	Litic	gation)	*		
		II. General Description of the Tru Securities of the Trust			
*	Inappl	licable, answer negative or not required. i			
10.	(a) (b) (c) (d) (e) (f) (g)	<pre>Registered or bearer securities) Cumulative or distributive securities Redemption Conversion, transfer, etc Periodic payment plan) Voting rights Notice to certificateholders</pre>	<pre>* * Rights of Unit Holders Redemption Rights of Unit Holders Redemption</pre>		
	(h) (i)	Consents required	Indenture The Trust; Amendment and Termination of the Indenture Tax Status		
11.					
⊥⊥•	туре	of securities comprising units	Prospectus front cover; The Trust		

12.		ain information regarding	*
13.	(a)	Load, fees, expenses, etc	Summary of Essential Information; Public Offering of Units Public Offering Price; Public Offering of Units Sponsor's and Underwriter's Profits; Public Offering of Units Volume Discount; Public Offering of Units Employee Discount; Exchange Option; Reinvestment Program; Expenses and Charges; Sponsor Responsibility
*	Inappl	icable, answer negative or not required. ii	
	(b) (c) (d) (e) (f)	Certain information regarding periodic payment certificates Certain percentages Price Differentials Certain other fees, etc. payable by holders Certain other profits receivable by depositor, principal under- writer, trustee or affiliated	<pre>* Summary of Essential Information; Public Offering of Units Public Offering Price; Public Offering of Units Profit of Sponsor; Public Offering of Units Volume Discount; Public Offering of Units Employee Discount; Exchange Option Public Offering of Units Employee Discount Rights of Unit Holders Certificates</pre>
		persons	The Trust Objectives

and Securities Selection; Rights of Unit Holders --Redemption -- Purchase by the Sponsor of Units Tendered for Redemption (q) Ratio of annual charges to * income Issuance of trust's securities The Trust; Rights of 14. Unit Holders --Certificates 15. Receipt and handling of payments from purchasers * 16. Acquisition and disposition of underlying securities The Trust -- Portfolio Summary; The Trust --Objectives and Securities Selection; Rights of Unit Holders Inapplicable, answer negative or not required. iii -- Redemption; Sponsor - Responsibility 17. Withdrawal or redemption Rights of Unit Holders -- Redemption 18. Receipt, custody and disposition (a) Rights of Unit Holders of income -- Distribution of Interest and Principal; Rights of Unit Holders - Reports and Records Reinvestment of distributions Reinvestment Programs (b) Reserves or special funds Expenses and Charges; (C) Rights of Unit Holders -- Distribution of Interest and Principal Schedule of distributions (d) 19. Records, accounts and reports Rights of Unit Holders

Interest and Principal; Rights of Unit Holders --Reports and Records 20. Certain miscellaneous provisions of trust agreement Sponsor -- Limitations on Liabil-(a) Amendment) ity; Sponsor --Resignation; (b) Termination) Trustee -- Limitations on Liabiland (d) Trustee, removal and ity; Trustee -(C) successor) Resignation; Amendment and Termination of and (f) Depositor, removal and the Indenture (e) successor) 21. * Loans to security holders 22. Limitation on liability The Trust -- Portfolio Summary; Sponsor --Limitations on Liability; Trustee --

Inapplicable, answer negative or not required.
 iv

Limitations on Liability; Evaluator -- Limitations on Liability

*

*

-- Distributions of

23. Bonding arrangements Additional Information -- Item A

24. Other material provisions of trust agreement

III. Organization, Personnel and Affiliated Persons of Depositor

25. Organization of depositor Sponsor26. Fees received by depositor

27.	Business of depositor	Sponsor
28.	Certain information as to officials and affiliated persons of depositor	Contents of Registration Statement Part II
29.	Companies controlling depositor	Sponsor
30.	Persons controlling depositor	*
31.	Payments by depositor for certain services rendered to trust)	*
32.	Payments by depositor for certain other services rendered to trust)	*
33.	Remuneration of employees of depositor for certain services rendered to trust)	*
34.	Remuneration of other persons for certain services rendered to trust)	*
35.	Distribution of trust's securities in states	Public Offering of Units Public Distribution
*	Inapplicable, answer negative or not required. v	
36.	Suspension of sales of trust's securities)	*
37.	Revocation of authority to distribute)	*
38.	 (a) Method of distribution) (b) Underwriting agreements (c) Selling agreements) 	* Public Offering of Units *
39.	 (a) Organization of principal under- writer) (b) N.A.S.D. membership of principal underwriter) 	-
40.	Certain fees received by principal	

	unc	lerwriter	*
41.	(a) (b)	Business of principal underwriter Branch offices of principal	-
	(C)	<pre>underwriter) Salesmen of principal underwriter)</pre>	*
42.		ship of trust's securities by stain persons)	*
43.		ain brokerage commissions received principal underwriter)	*
44.	(a) (b)	Method of valuation	Summary of Essential Information; Public Offering of Units Public Offering Price; Public Offering of Units Public Distribution; Public Offering of Units Secondary Market *
	(c)	Variation in offering price to certain persons	Public Offering of Units Public Distribution; Public Offering of Units Volume Discount; Public Offering of Units Employee
*	Inappl	icable, answer negative or not required. vi	
			Discount; Exchange Option
45.	Suspe	ension of redemption rights	*
46.	(a)	Redemption Valuation	Summary of Essential Information; Rights of Unit Holders Redemption Computation of Redemption Price per Unit

	(b) Schedule as to redemption price	*
47.	Maintenance of position in underlying securities	Public Offering of Units Secondary Market; Rights of Unit Holders Redemption Computation of Redemption Price per Unit; Rights of Unit Holders Redemption Purchase by the Sponsor of Units Tendered for Redemption
	IV. Information Concerning the Tr or Custodian	ustee
48.	Organization and regulation of trustee	Trustee
49.	Fees and expenses of trustee	Expenses and Charges
50.	Trustee's lien	Expenses and Charges Other Charges
	V. Information Concerning Insuran Holders of Securities	ce of
51.	Insurance of holders of trust's securities	The Trust Insurance on the Securities in the Portfolio of an Insured Trust
*	Inapplicable, answer negative or not required. vii	
	VI. Policy of Registrant	
52.	(a) Provisions of trust agreement with respect to selection or elimina- tion of underlying securities	Prospectus front cover;

	 (b) Transactions involving elimination of underlying securities (c) Policy regarding substitution or 	The Trust Portfolio Summary; The Trust Insurance on the Securities in the Portfolio of an Insured Trust; The Trust Objectives and Securities Selection; Sponsor Responsibility *
	elimination of underlying securities	Sponsor
	(d) Fundamental policy not otherwise covered	Responsibility *
53.	Tax status of trust	Prospectus front cover; Tax Status
	VII. Financial and Statistical Inf	ormation
54.	Trust's securities during last ten years)	*
55.)	
56.	Certain information regarding periodic payment certificates)	*
57.)	
58.)	
59.	Financial statements (Instruction 1(c) to Form S-6)	Statement of Financial Condition of the Trust

* Inapplicable, answer negative or not required. viii

Subject to Completion, Dated January 21, 1997

NATIONAL MUNICIPAL TRUST SERIES 190 (A Unit Investment Trust)

Prudential Securities [LOGO]

The attached final prospectus for a prior Series of National Municipal Trust is hereby used as a preliminary prospectus for Series 190 of the Trust. The narrative information relating to the operation of this Series and the structure of the final prospectus for this Series will be substantially the same as that set forth in the attached prospectus. Information with respect to pricing, the number of Units, dates and summary information regarding the characteristics of securities to be deposited in this Series is not now available and will be different from that included in the attached final prospectus since each Series has a unique Portfolio. The ratings of the securities of this Series are expected to be comparable to those of the securities in the previous Series. However, the estimated current return and estimated long-term return for this Series (which will depend on the interest rates and prices of the securities to be deposited in, and the estimated annual expenses of, this Series) may vary materially from that of the previous Series. Accordingly, the information contained herein with regard to the previous Series should be considered as being presented for informational purposes only. Investors should contact account executives of the Sponsor who will be informed of the expected effective date of this Series and who will be supplied with complete information with respect to such Series on the day of effectiveness of the registration statement relating to Units of this Series.

Information contained herein is subject to completion or amendment. A registration statement relating to these securities has been filed with the Securities and Exchange Commission. These securities may not be sold nor may offers to buy them be accepted prior to the time the registration statement becomes effective. This prospectus shall not constitute an offer to sell or the solicitation of an offer to buy nor shall there be any sale of these securities in any State in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of such state.

> NATIONAL MUNICIPAL TRUST SERIES 189

The prospectus dated January 16, 1997, File No. 333-13257 is hereby incorporated by reference.

PART II. ADDITIONAL INFORMATION NOT REQUIRED IN PROSPECTUS

CONTENTS OF REGISTRATION STATEMENT

Item A -- Bonding Arrangements

The employees of Prudential Securities Incorporated are covered under Broker's Blanket Policies, Standard Form No. 14 in the aggregate amount of \$62,500,000.

Item B -- Contents of Registration Statement

This Registration Statement on Form S-6 comprises the following papers and documents:

The cross-reference sheet.

The Prospectus.

Signatures.

Listed below is the name and registration number of a previous series of National Municipal Trust, the final prospectus of which, properly supplemented, is used as a preliminary prospectus for National Municipal Trust, Series 190. This prior final prospectus is incorporated herein by reference.

National Municipal Trust, Series 189 (Registration No. 333-13257)

Written consents of the following persons:

Cahill Gordon & Reindel (included in Exhibit 5).

(2) Deloitte & Touche LLP

Kenny S&P Evaluation Services, a division of J.J. Kenny Co., Inc. (as Evaluator) (included in Exhibit 23).

The following Exhibits:

- (4) Ex-3.(i) Certificate of Incorporation of Prudential Securities Incorporated dated March 29, 1993.
- (8) Ex-3.(ii) Revised By-Laws of Prudential Securities Incorporated as amended through June 21, 1996.

II-1

- (5) Ex-4.a Trust Indenture and Agreement, dated September 6, 1989.
- (1) Ex-4.b Draft of Reference Trust Agreement.
- (2) Ex-5 Opinion of counsel as to the legality of the securities being registered.
- (2) Ex-23 Consent of Kenny S&P Evaluation Services, a division of J.J. Kenny Co., Inc. (as Evaluator).
- (2) Ex-27 Financial Data Schedule.
- (7) Ex-24 Powers of Attorney executed by a majority of the Board of Directors of Prudential Securities Incorporated.
- (6) Ex-99 Form of Agreement Among Underwriters.
 - Ex-99.1 Information as to Officers and Directors of Prudential Securities Incorporated is incorporated by reference to Schedules A and D of Form BD filed by Prudential Securities Incorporated pursuant to Rules 15b1-1 and 15b3-1 under the Securities Exchange Act of 1934 (1934 Act File No. 8-16267).
- (3) Ex-99.2 Affiliations of Sponsor with other investment companies.
- (3) Ex-99.3 Broker's Blanket Policies, Standard Form No. 14 in the aggregate amount of \$62,500,000.
- (5) Ex-99.4 Investment Advisory Agreement.

- (1) Filed herewith.
- (2) To be filed by amendment.
- (3) Incorporated by reference to exhibit of same designation filed with the Securities and Exchange Commission as an exhibit to the Registration Statement under the Securities Act of 1933 of Prudential Unit Trusts, Insured Tax-Exempt Series 1, Registration No. 2-89263.
- (4) Incorporated by reference to exhibit of same designation filed with the Securities and Exchange Commission as an exhibit to the Registration Statement under the Securities Act of 1933 of Government Securities Equity Trust Series 5, Registration No. 33-57992.
- (5) Incorporated by reference to exhibit of same designation filed with the Securities and Exchange Commission as an exhibit to the Registration Statement under the Securities Act of 1933 of National Municipal Trust, Insured Series 43, Registration No. 33-29314.
- (6) Incorporated by reference to exhibit of same designation filed with the Securities and Exchange Commission as an exhibit to the Registration Statement under the Securities Act of 1933 of National Municipal Trust, Series 169, Registration No. 33-53569.
- (7) Incorporated by reference to exhibit of same designation filed with the Securities and Exchange Commission as an exhibit to the Registration Statement under the Securities Act of 1933 of National Municipal Trust, Series 172, Registration No. 33-54681.
- (8) Incorporated by reference to exhibit of same designation filed with the Securities and Exchange Commission as an exhibit to the Registration Statement under the Securities Act of 1933 of National Municipal Trust, Series 186, Registration No. 33-54697.

II-2

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, the registrant, National Municipal Trust, Series 190, has duly caused this Registration Statement to be signed on its behalf by the undersigned thereunto duly authorized, in the City of New York, and State of New York on the 21st day of January, 1997.

> NATIONAL MUNICIPAL TRUST SERIES 190 (Registrant)

By PRUDENTIAL SECURITIES INCORPORATED (Depositor)

By the following persons*, who constitute a majority of the Board of Directors of Prudential Securities Incorporated

> Alan D. Hogan Leland B. Paton Vincent T. Pica II Hardwick Simmons Lee B. Spencer, Jr.

By /s/ Kenneth Swankie (Kenneth Swankie, Senior Vice President, Manager-Unit Investment Trust Department, As authorized signatory for Prudential Securities Incorporated and Attorney-in-Fact for the persons listed above)

* Pursuant to Powers of Attorney previously filed.

II-3

CONSENT OF COUNSEL

The consent of Cahill Gordon & Reindel to the use of its name in the Prospectus included in this Registration Statement will be contained in its opinion to be filed as Exhibit 5 to this Registration Statement.

CONSENT OF INDEPENDENT AUDITORS

[to be filed by Amendment]



Exhibit 4.b

Executed in 7 Parts Counterpart No. ()

NATIONAL MUNICIPAL TRUST

SERIES 190

REFERENCE TRUST AGREEMENT

This Reference Trust Agreement dated , 1997 among Prudential Securities Incorporated, as Depositor, The Chase Manhattan Bank, as Trustee, and Kenny S&P Evaluation Services, a division of J.J. Kenny Co., Inc., as Evaluator, sets forth certain provisions in full and incorporates other provisions by reference to the document entitled "National Municipal Trust, Trust Indenture and Agreement" (the "Basic Agreement") dated September 6, 1989, as amended. Such provisions as are incorporated by reference constitute a single instrument (the "Indenture").

WITNESSETH THAT:

In consideration of the premises and of the mutual agreements herein contained, the Depositor, the Trustee, and the Evaluator agree as follows:

Part I.

STANDARD TERMS AND CONDITIONS OF TRUST

Subject to the provisions of Part II hereof, all the provisions contained in the Basic Agreement are herein incorporated by reference in their entirety and shall be deemed to be a part of this instrument as fully and to the same extent as though said provisions had been set forth in full in this instrument except that the Basic Agreement is hereby amended in the following manner:

A. Article I, entitled "Definitions" shall be amended to add the following numbered paragraphs and renumber the succeeding paragraphs accordingly:

-2-

"1. "Additional Bonds" shall mean such Bonds (as defined herein) as are listed in schedules of a Supplemental Reference Trust Agreement and which are deposited in connection with an increase in the number of Units initially specified in a Reference Trust Agreement."

"2. "Additional Deposited Units" shall mean such Deposited Units (as defined herein) as are listed in schedules of a Supplemental Reference Trust Agreement and which are deposited in connection with an increase in the number of Units initially specified in a Reference Trust Agreement."

"3. "Additional Securities" shall mean such Securities (as defined herein) as are listed in schedules of a Supplemental Reference Trust Agreement and which are deposited in connection with an increase in the number of Units initially specified in a Reference Trust Agreement. "Additional Securities" may consist of "Additional Bonds" and/or "Additional Deposited Units."

"4. "Additional Units" shall mean such Units (as defined herein) as are issued in respect of Additional Securities."

"11. "Deferred Sales Charge" shall mean any deferred sales charge payable in accordance with the provisions of Section 3.15 hereof, as set forth in the prospectus for a Trust."

"32. "Supplemental Reference Trust Agreement" shall mean a document pursuant to which Additional Units are deposited in connection with an increase in the number of Units initially specified in a Reference Trust Agreement."

and to insert the following language in renumbered paragraph (6) defining "Bonds" after each reference to Reference Trust Agreement:

"and Supplemental Reference Trust Agreements"

and to replace the last word in renumbered paragraph (6) defining "Bonds" with the word "relate"

-3-

and to insert the following language in renumbered paragraph (10) defining "Contract Bonds" after the reference to Reference Trust Agreement and redesignate the subsequent clause accordingly:

> "(ii) Bonds listed in schedules of Supplemental Reference Trust Agreements"

and to add the following language to the end of renumbered paragraph (28) defining "Securities":

"deposited in trust and listed on a schedule attached to the Reference Trust Agreement or on any schedule of a Supplemental Reference Trust Agreement."

and to amend renumbered paragraph (33) defining "Trustee" as follows:

"Trustee shall mean The Chase Manhattan Bank, or any successor trustee appointed as hereinafter provided."

and to add the following language to the end of renumbered paragraph (36) defining "Unit":

"hereof and increased by the number of Additional Units created pursuant to Section 2.05 hereof."

B. Article II, entitled "Deposit of Securities;

Acceptance of Trust; Issuance of Units; Form of Certificates", shall be amended to add a new Section 2.05 entitled "Deposit of Additional Securities" to read as follows:

"From time to time and in the discretion of the Depositor, the Depositor may make deposits of Additional Securities duly endorsed in blank or accompanied by all necessary instruments of assignment and transfer in proper form (or contracts to purchase Additional Securities and cash or an irrevocable letter of credit in an amount necessary to consummate the purchase of any Additional Securities pursuant to such contracts ("Additional Contract Securities")) and Cash (as defined below), if Cash is an asset of

-4-

the Trust immediately prior to the supplemental deposit, provided that each deposit of Additional Securities and Cash, if any, deposited during the 90-day period following the first deposit of Securities in the Trust shall replicate, to the extent practicable as hereinafter provided, the Securities (including Contract Bonds) and shall exactly replicate Cash (other than Cash to be distributed only to the Sponsor or in respect of Units issued and outstanding prior to the deposit) held in the Trust immediately prior to each such deposit; and, provided further that each deposit of Additional Securities and Cash, if any, subsequent to such 90-day period shall exactly replicate the Securities (including Contract Bonds) and Cash (other than Cash to be distributed only to the Sponsor or in respect of Units issued and outstanding prior to the deposit) held in the Trust immediately prior to each such deposit. For purposes of this Section 2.05 Cash

means cash on hand in the Trust and/or cash receivable by the Trust as of the date of the supplemental deposit in respect of a coupon date which has occurred on or before the date of such supplemental deposit, reduced by payables and accrued expenses on such date, but shall not include cash received on any Security which is allocable to the amount paid to the Unit Holders of record on the first settlement date for the Trust.

Accordingly, for a deposit subsequent to the 90-day period following the first deposit of Securities:

(1) Any Additional Bonds included in a deposit shall be identical to Bonds held in the Trust immediately prior to the deposit and in face amounts such that (i) the face amount of Additional Bonds of a particular issue included in a deposit divided by (ii) the aggregate

-5-

of the face amounts of all Additional Bonds included in the deposit results in a fraction which is the same as the fraction resulting from division of (iii) the aggregate face amount of the Bonds of the same issue held in the Trust divided by (iv) the aggregate face amount of all Bonds held in the Trust immediately prior to the deposit;

(2) Any deposit of Additional Securities shall be accompanied by Cash in an amount bearing the same ratio to the aggregate face amount of all Additional Bonds in the deposit as the Cash held in the Trust immediately prior to the deposit bears to the aggregate face amount of all Bonds held in the Trust immediately prior to the deposit, exclusive of Cash held in the Trust and designated for distribution only to the Sponsor or with respect to Units issued and outstanding prior to the deposit; and

(3) Any Additional Deposited Units included in a deposit shall be identical with Deposited Units then held in the Trust and shall be in numbers determined by multiplying the number of Deposited Units with respect to a particular prior series of the National Municipal Trust held in the Trust immediately prior to the deposit by the fraction obtained by dividing the face amount of all Additional Bonds included in the deposit by the face amount of all Bonds included in the Trust immediately prior to the deposit;

and for a deposit during the 90-day period following the first deposit of Securities in the Trust, the rules stated in paragraphs (1), (2) and (3) of this Section 2.05 shall apply except that any Additional Securities (including Additional Contract Securities) need be only substantially similar (rather than identical to) Securities held in the Trust immediately

-6-

prior to the deposit and the proportionality requirements need be met only to the extent practicable. Without limiting the generality of the phrase "to the extent practicable", if the Depositor specifies a minimum face amount of a Bond or minimum number of Deposited Units with respect to a particular trust to be included in a deposit and such minimum requirement cannot be met or if a Security identical to a Security held in the Trust is not readily obtainable, substitution of other substantially similar Securities (including Securities of an issue originally deposited) in order to meet the foregoing proportionality requirements shall be considered as a meeting of such requirements "to the extent practicable".

Each deposit of Additional Securities shall be listed in and made in accordance with a Supplementary Schedule to the Reference Trust Agreement stating the date of such deposit and the number of Additional Units being issued therefor. The execution by the Depositor in connection with the deposit of Additional Securities of a Supplementary Schedule to the Reference Trust Agreement shall constitute the approval by the Depositor as satisfactory in form and substance of the contracts to be entered into or assumed by the Trustee with regard to any Additional Securities listed on such Supplementary Schedule and authorization to the Trustee on behalf of the Trust to enter into or assume such contracts and otherwise to carry out the terms and provisions thereof or to take other appropriate action in order to complete the deposit of the Additional Securities covered thereby into the Trust."

C. Article III, entitled "Administration of Trust", shall be amended as follows:

-7-

(i) The first part of the first sentence of Section 3.01 Initial Costs shall be amended to substitute the following language before the phrase "provided, however": "With respect to the Trust, the cost of the preparation and printing of the Certificates, Indenture, Registration Statement and other documents relating to the Trust, Federal and State registration fees and costs, the initial fees and expenses of the Trustee and Evaluator, legal and auditing expenses and other out-of-pocket organizational expenses, to the extent not borne by the Depositor, shall be paid by the Trust;"

Section 3.01 shall be further amended to add the following language:

"To the extent the funds in the Interest and Principal Accounts of the Trust shall be insufficient to pay the expenses borne by the Trust specified in this Section 3.01, the Trustee shall advance out of its own funds and cause to be deposited and credited to the Interest Account such amount as may be required to permit payment of such expenses. The Trustee shall be reimbursed for such advance in the manner provided in Section 3.05 at the rate of accrual set forth in the next sentence, and the provisions of Section 6.04 with respect to the reimbursement of disbursements for Trust expenses including, without limitation, the lien in favor of the Trustee therefor, shall apply to the payment of expenses made pursuant to this Section. For purposes of calculation of distributions under Section 3.05 and the addition provided in clause (4) of Section 5.01, the expenses borne by the Trust pursuant to this Section shall be deemed to accrue at a daily rate over the time period specified for their amortization provided in the Prospectus; provided, however, that nothing herein

shall be deemed to prevent, and the Trustee shall be entitled to, full reimbursement for any advances made pursuant to this Section no later than the termination of the Trust; The Depositor will provide the Trustee with a written estimate of organizational expenses upon which the Trustee shall be entitled to rely unless and until a revised written estimate of such expenses is delivered to the Trustee by the depositor, in which event the Trustee shall make appropriate adjustments to Unit Value and the evaluation of the Trust pursuant to Section 5.01, and to the accrual of such expenses of purposes of calculating distributions."

- (ii) section 3.05 Distribution shall be amended by replacing "\$1.00" with "\$5.00" in the first and last sentences of the third paragraph;
- (iii) section 3.05 shall be further amended to add the following paragraph after the end thereof: "On each Deferred Sales Charge payment date set forth in the prospectus for a Trust, the Trustee shall pay the account created pursuant to Section 3.15 the amount of the Deferred Sales Charge payable on each such date as stated in the prospectus for a Trust. Such amount shall be withdrawn from the Principal Account and the Income Account from the amounts therein designated for such purpose or otherwise deducted from such accounts."
 - (iv) sections 3.06 A(3) and 3.06B(3) shall be amended by adding the following: "and any Deferred Sales Charge paid".
 - (v) section 3.07 shall be amended by adding the following at the end thereof: "In order to pay the Deferred Sales Charge, the Trustee shall sell or liquidate such an amount of Securities at such time and from time to time and in such manner as

-9-

proceeds of such sale or liquidation shall be sufficient to pay the amount required to be paid to the Depositor pursuant to the Deferred Sales Charge program as set forth in the prospectus for a Trust."

- (vi) section 3.14 Replacement Bond shall be amended by deleting from part (vi) of the second sentence the words "in the category A or better" and inserting after the word "organization" the words "in the same category as the Contract Bond which it replaces";
- D. Section 3.15 shall be added as follows:

Section 3.15. Deferred Sales Charge. If the Reference Trust Agreement and prospectus for a Trust specifies a Deferred Sales Charge, the Trustee shall, on the dates specified in and as permitted by the prospectus, withdraw from the Income Account or from the Principal Account, as directed by the Depositor, an amount per Unit specified in the prospectus and credit such amount to a special, non-Trust account maintained at the Trustee out of which the Deferred Sales Charge will be distributed to the Depositor. If the balances in the Income and Principal Accounts are insufficient to make any such withdrawal, the Trustee shall, as directed by the Depositor, either advance funds in an amount equal to the proposed withdrawal and be entitled to reimbursement of such advance upon the deposit of additional monies in the Income Account or the Principal Account, sell Securities and credit the proceeds thereof to such special Depositor's Account or credit Securities in kind to such special Depositor's Account. Such directions shall identify the Securities, if any, to be sold or distributed in kind and shall contain, if the Trustee is directed by the Depositor to sell a Security, instructions as to execution of such sales. If a Unit Holder redeems Units prior to full payment

of the Deferred Sales Charge, the Trustee shall, if so provided in the Reference Trust Agreement and prospectus, on the Redemption Date, withhold from the Redemption Price payment to such Unit Holder an amount equal to the unpaid portion of the Deferred Sales Charge as such amount is certified by the Depositor to the Trustee prior to the Redemption Date, upon which certification the Trustee shall be

-10-

entitled to rely, and distribute such amount to such special Depositor's Account or, if the Depositor shall purchase such Unit pursuant to the terms of Section 5.02 hereof, the Depositor shall pay the Redemption Price for such Unit less the unpaid portion of the Deferred Sales Charge. The Depositor may at any time instruct the Trustee to distribute to the Depositor cash or Securities previously credited to the special Depositor's Account.

- E. Article V, entitled "Trust Evaluation; Redemption, Purchase, Transfer, Interchange or Replacement of Certificates," Section 5.01 Trust Evaluation shall be amended as follows:
 - (i) the second sentence of the first paragraph of Section 5.01 shall be amended by deleting the word "and" appearing immediately prior to subsection (3) of such sentence and inserting the following at the end of such sentence: ", and (4) amounts representing organizational expenses paid less amounts representing accrued organizational expenses of a Trust."
 - (ii) The following shall be added at the end of the first paragraph of Section 5.01:

Until the Depositor has informed the Trustee that there will be no further deposits of Additional Securities pursuant to section 2.05, the Depositor shall provide the Trustee with written estimates of (i) the total organizational expenses to be borne by the Trust pursuant to Section 3.01 and (ii) the total number of Units to be issued in conneciton with the initial deposit and all anticipated deposits of Additional Securities. For purposes of calculating the value of the Trust and Unit Value, the Trustee shall treat all such anticipated expenses as having been paid and all liabilities therefor as having been incurred, and all Units as having been issued, in each case on the date of the Reference Trust Agreement, and, in connection with each such calculation, shall take into account a pro rata portion of such expense and liability based on the actual number of Units issued as of the date of such calculation. In the event the Trustee

-11-

is informed by the Depositor of a revision in its estimate of total expenses or total Units and upon the conclusion of the deposit of Additional Securities, the Trustee shall base calculations made thereafter on such revised estimates or actual expenses, respectively, but such adjustment shall not affect calculations made prior thereto and no adjustment shall be made in respect thereof.

- F. Article VI, entitled "Trustee", section 6.01 General Definition of Trustee's Liabilities, Rights and Duties shall be amended as follows:
 - (i) Section 6.01(g) shall be amended by deleting the word "originally"
 - (ii) Section 6.01(g) shall be amended by inserting the phrase "including supplemental deposits, if any, of Securities in the Trust" after the first reference to "Trust".
- G. Article IX, entitled "Additional Covenants; Miscellaneous Provisions", Section 9.01 Amendments shall be amended as follows:
 - (i) To add the following phrase after the word "Indenture" in (1):

"except as the result of the deposit of Additional Securities, as herein provided"

(ii) To add the following phrase after the word
 "Bonds" in (2):

"except in the manner permitted by the Indenture as in effect on the first deposit of Securities".

- H. Reference to Standard & Poor's Corporation in their capacity as Evaluator is replaced by Kenny S&P Evaluation Services, a division of J.J. Kenny Co., Inc., throughout the Basic Agreement.
- I. Reference to Prudential-Bache Securities Inc. in their capacity as Sponsor is replaced by Prudential Securities Incorporated throughout the Basic Agreement.

-12-

J. Reference to United States Trust Company of New York in its capacity as Trustee is replaced by The Chase Manhattan Bank throughout the Basic Agreement.

Part II.

SPECIAL TERMS AND CONDITIONS OF TRUST

The following special terms and conditions are hereby agreed to:

A. The Trust is denominated National Municipal Trust, Series 190 (the "National Trust").

B. The interest-bearing obligations listed in Schedule A hereto are those which, subject to the terms of this Indenture, have been or are to be deposited in trust under this Indenture.

C. The term "Depositor" shall mean Prudential

Securities Incorporated.

D. The aggregate number of Units referred to in Sections 2.03 and 9.01 of the Basic Agreement is

E. A Unit is hereby declared initially equal to 1/ th.

F. The term "First Settlement Date" shall mean , 1997.

G. The term "Computation Date" shall mean 10, 1997.

H. The term first "Distribution Date" shall mean 25, 1997.

I. The term "Monthly Record Date" shall mean the tenth day of each month commencing 10, 1997.

J. The term "semi-annual Record Date shall mean the tenth day of July and January of each year commencing 10, 1997.

K. The term "Monthly Distribution Date" shall mean the twenty-fifth day of each month following a Monthly Record Date commencing 25, 1997.

L. The term "Semi-annual Distribution Date" shall mean the twenty-fifth day of each month following each Semi-annual Record Date commencing 25, 1997.

M. The Trust will terminate on the date of maturity, redemption, sale or other disposition of the last Security held in the Trust.

N. The first distribution to Monthly and Semi-annual Unit Holders will be a distribution in the amount of \$

0. The first distribution to Monthly Unit Holders will be a full distribution in the amount of \$

P. For purposes of this Series -- National Municipal Trust, Series 190 -- the form of Certificate set forth in this Indenture shall be appropriately modified to reflect the title of this Series and such of the Special Terms and Conditions of Trust set forth herein as may be appropriate.

Q. The Sponsor's Annual Portfolio Supervision Fee

shall be a maximum of \$ per \$1,000 principal amount of underlying Bonds.

R. The Trustee's Annual Fee as set forth in the Indenture in Section 6.04 shall be \$ per \$1,000 principal amount of Bonds under the monthly distribution option.

S. The term "Insurer" may mean AMBAC Indemnity Corporation ("AMBAC"), Capital Markets Assurance Corporation ("CapMAC"), Capital Guaranty Insurance Company ("Cap. Gty."), Connie Lee Insurance Co. ("Connie Lee"), Financial Guaranty Insurance Company ("FGIC"), Financial Security Assurance ("FSA"), Municipal Bond Insurance Association ("MBIA") and/or Municipal Bond Investors Assurance Corporation ("MBIAC").

[Signatures and acknowledgments on separate pages]