(iii) Insurance, and
(iv) Other vessel-related expenses or fees.

(2) We will make advances or payments only to protect, preserve or improve the collateral held as our security for Title XI debt.

(3) When requesting an advance, you must demonstrate that:
   (i) Your problems are short term (less than two years) by using market and cash flow analysis and other projections.
   (ii) An advance(s), would assist you over temporary difficulties; and
   (iii) There is adequate collateral for the advance.

(b) Filing requirements. (1) You shall apply for an advance or other payment as early as is reasonably possible.

(2) Principal and interest payments. We must receive a request for an advance for principal and interest payments at least 30 days before the initial payment date.

(3) Insurance payments. We must receive a request for an advance of insurance payments at least 30 days before a renewal or termination date.

(4) Extenuating circumstances. We may consider requests for assistance with less notice, upon written documentation of extenuating circumstances.

(5) Supporting data. Any requests for assistance must be accompanied by supporting data regarding:
   (i) Need for the advance,
   (ii) Financial assistance you sought from other sources,
   (iii) The measures that you are taking and have taken to alleviate the situation,
   (iv) Financial projections,
   (v) Proposed term of the repayment,
   (vi) Current and projected market conditions,
   (vii) Information on other available collateral,
   (viii) Liens and other creditor information, and
   (ix) Any other information which we may request.

Subpart D—Documentation

§ 298.30 Nature and content of Obligations.

(a) Single page. An Obligation, in the form of a note, bond of any type, or other debt instrument, when engraved, printed or lithographed on a single sheet of paper must include on its face the:
   (1) Name of the Obligor,
   (2) Principal sum,
   (3) Rate of interest,
   (4) Date of maturity, and
   (5) Guarantee of the United States, authenticated by the Indenture Trustee, if any.

(b) Several pages. If the Obligation is typewritten, printed or reproduced by other means on several pages of paper, the Guarantee of the United States and the authentication certificate of the Indenture Trustee, if any, may appear at the end of the typewritten Obligation.

(c) Rights and responsibilities. The instrument which is evidence of indebtedness shall also contain all information necessary to apprise the Obligees of their rights and responsibilities including, but not limited to:
   (1) Time and manner for payment of principal and interest,
   (2) Redemptions,
   (3) Default procedure, and
   (4) Notification (in case of registered Obligations) of sale or other transfer of the instruments.

§ 298.31 Mortgage.

(a) In general. Under normal circumstances, a Guarantee shall not be endorsed on any Obligation until we receive satisfactory evidence that we hold a Mortgage in one or more Vessels or a Mortgage or other security interest in the Shipyard Project. During construction of a new Vessel or any Shipyard Project, a security interest may be perfected by a filing under the Uniform Commercial Code.

(b) Ensuring validity of security interest. In order to ensure that our Mortgages or other security interests are valid and enforceable, we shall require that the Obligor obtain legal opinions, in form and substance satisfactory to us, from independent, outside legal counsel satisfactory to us, including foreign independent outside legal Counsel for Eligible Export Vessels, which opinions shall state, among other things, that the Mortgage or other security interest(s) are valid and enforceable.