132

Such statement is in this Article referred to as "the statement",

.262

curried out as follows:

York Trustee in its uncontrolled discretion shall determine the pro-rata allocation among the several registered owners of the principal 60 day determination date, hears to the total principal an rata among the registered owners of such Bonds in the ratio which the the Sinking Fund Cash to the redemption of Bonds of 1977 Series pro bers of the coupon Bonds reserved therefor. The New York Trustee of 1977 Series outstanding on the 60 day determination date; provided, principal amount of such Bonds held by each registered owner on the ferred to as "Registered Bonds") the New York Trustee shall apply registered Bonds without coupons or coupon Bends registered as to Date on which redemption is to be effected, all Bends of 1977 Series are shall promptly advise the Company as to the allocation so made by it. unount of the Bonds of 1977 Series to be then redeemed and the num-Bond to be redeemed shall be \$1,000 or a multiple thereof. The New principal (hereinbefore and hereinafter in this Article collectively reoverer, that the portion of the principal amount of each ninution dute") which is 60 days prior to the Sinking Fund Payment (a) If, on the date (hereinafter referred to as the "60 day deter-Thereupon the Company shall give 30 days' notice of such redempunt of Bonds Registered

such as the second s

Such notice such state (a) one more or remembers (which some or the next succeeding Sinking Fund Payment Date), (ii) the place of re-

> demption (which shall be the main office of the New York Trustee in the Borongh of Manhatian, The City of New York), (iii) that the redemption price shyll be the principal amount thereof plus accured intervet to the date fixed for redemption, (iv) the numbers and principal amount - of Bonds of 1977 Series of each registered owner to be then redeemed in whole or in part and (v) that on the date fixed for redemption interest

263

of the distinctive number or number \$56 the coupon Bonds reserved in respect of such portion, and the New York Trustee shall caused the in part only, said notice shall specify (i) the principal am on such Bonds shall cease the payment of the portion thereof so called for partial redemption and upon presentation thereof for the purpose, make a notation thereon of the unredeemed portion of such registered Bond, or, at the option of the Bonds of the sime series, and in either coupon, or registered form any such registered Bond, at the expense of the Company, a Bond or ente and deliver to or upon the written order of the registered owner of the Company shall execute and the New York Trustee shall authentisuch registered Bonds will be issued in lieu thereof; and in such case of an aggregate principal amount equal to the unredeemed portion of Bonds reserved in respect of that portion of the registered Bonds being redeemed and (iii) that, upon the presentation of such registered to be redeemed, (ii) the distinctive number or numbers of the coupon registered owner of such registered Bond, the New York Trustee shall, (but only in authorized denominations) for the principal amount of Bond for partial redemption, a new Bond or Bonds of the same series servation of such number or numbers. In case any registered Bond without coupons shall be redeemed

(b) In the event that on the 60 day determination date there are any Bords of 1977 Series which are unregistered coupon Bonds, the New York Trustee shall apply to the purchase or relearning Bonds. It authanding unregistered coupon Bonds a portion of the Sinking Find Cash equal, so far as the New York Trustee shall in its uncontrolled interretion determine is practicable, to the auto which the brincipal mount of such unregistered coupon Bonds outstanding on such data bears to the total principal amount of Bonds of 1977 Series outstanding on such date; and the New York Trustee shall apply, in the manner provided by subdivision (a) of this § 11, the balance of such Sinking.