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Article V of the Second, Third, Fourth or Fifth Supplemental Indenture or the provisions of Section 2 of Article IV of the Sixth or Seventh Suppleto the provisions of Section 2 of Article IV of the Sixth or Seventh Supplecountant's certificate filed pursuant to the provisions of Section 2 of Article mental Indenture shall constitute compliance with the provisions of this sions of this Section 2 and compliance with the provisions of Section 2 of required herein, shall be deemed to have been filed pursuant to the provimental Indenture containing the same information as of the same dates as V of the Second, Third, Fourth or Fifth Supplemental Indenture or purs June 1, 1948, to the end of such calendar year; provided that any such ac-

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SECTION 1. The Company covenants that, so long as any Bonds of

Section 2. ADDITIONAL COVENANT. ARTICLE V.

November 30, 1946, shall be determined in accordance with sound ac-

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to that date, and (ii) profits or losses resulting from the sale or abandon-ment of capital assets, or taxes on or in respect of any such profits, shall not be credited to or charged against earned surplus of the Company avail-

able for dividends on its common stock accumulated subsequ

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of common stock of the Company, shall be deemed to be charge earned surplus existing at November 30, 1946, to the extent the to such extent shall not diminish earned surplus accumulated su

stock of the Company) or by other distributions on or purchases of shares

stock of the Company (other than dividends payable solely in co

counting practice; provided, however, that (i) all direct charges to earned surplus, except charges occasioned by dividends on preferred or common

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