Sine hundred sixty-six and two-thirds prevent (10655%) of the printipal amount of the then outstanding prior lien bonds secured by support lien and not theretafore deducted in connection with any application the withdrawal or reduction of eash. To the extent that not properly additions are utilized under this item (d), they shall be deemed to have been bonded for all purposes of the Indenture; provided, however, that any net/properly additions not theretofore bonded which the Company elected to make the basis of a credit in maintenance and replacement cortificates and replacement certificates filed for periods ended prior to fore executed and delivered shall not be deemed to be bonded by their use in such certificates as a credit under this Article III and said net property additions shall constitute a receilt under this Article III and said net property additions shall constitute a steplatemental thereto on secount of their use in such certificates; and to the extent that prior base been deducted, for all purposes of the Indenture, in connection have been deducted, for all purposes of the Indenture, in connection with an application for the withdrawal or reduction of eash.
(b) The aggregate of (1) an amount could to (3) one bundled to the reduction for the withdrawal or reduction of eash.

(6) The aggregate of (1) an amount equal to (i) one hundred per cent (100%) of the principal amount of prior lien bonds which have been therefore deducted in connection with the authentication and delivery of bonds and (ii) one hundred sixty-six and two-thirds per cent (16625%) of the principal amount of prior lien bonds with respect to which one hundred sixty-six and two-thirds per cent (16625%) of the principal amount of prior lien bonds with respect to which one hundred sixty-six and two-thirds per cent (16635%) of the principal amount thereof has theretofore been deducted in connection with the reduction or withdrawal of eash upder any provision of the filling of the replacement certificate shall have begin deposited with the replacement or reduced or ascertained by final judicid determination to be invalid, which the Company in such replacement certificate elects to make the basis of a credit under this Article III and which shall not theretofore have been bonded as permitted by Section 5 of this Article III at the date of the replacement certificate then bonds utilized under item (e) of a replacement extificate for the first time shall be separately stated. To be anount of prior lien bonds utilized under item (e) of a replacement extificate for the first time shall be separately stated. To the amount of prior lien bonds utilized under the methods at the date.

(f) The aggregate of (1) the principal amount of bonds theretofore authenticated and delivered under any provision of the Indenture,

> which after such delivery and prior to or simultaneously with the filing of such replacement certificate shall have been or be surrendered for conversion (if convertible) except into other bonds, or paid or redeemed or otherwise surrendered to the Trustee and cancelled (otherwise than upon exchange of bonds of one denomination for bonds or another denomination or of coupon bonds for registered bonds or of registered bonds for coupon bonds for upon the transfer of registered bonds or in leu of lost, mutilated, stolen or destroyed bonds), which the Company in such replacement certificate elects to make the basis of a credit under this Article III and which shall not theretofore have been bonded, and (2) the principal amount of bonds utilized under item (f) of all previous replacement certificates, but only so far as the bonds so utilized have not creased to be bonded as permitted by Section 5 of this Article III at the date of the replacement certificate then being filed. The amount of bonds utilized under item (f) of a replacement certificate for the first time shall be separately stated. To the extent that bonds are utilized under this item (f) they shall be deemed to have been bonded for all purposes of the Indenture.

(g) The amount, if any, of eash previously deposited by the Company with the Trustee pursuant to Section 3 of this Article III or previously (but after May 31, 1948) or concurrently so deposited pursuant to Section 3 of Article IV of the First, Second, Third, Fourth or Fifth Supplemental Indenture or pursuant to Section 3 of Article III of the Sixth, Seventh or Eighth Supplemental Indenture and not subsequently withdrawn pursuant to subdivision (a) of Section 4 of this Article III or pursuant to subdivision (a) of Section 4 of this Article III Second, Third, Fourth or Fifth Supplemental Indenture or pursuant to subdivision (a) of Section 4 of Article IV of the First, Second, Third, Fourth or Fifth Supplemental Indenture or pursuant to subdivision (a) of Section 4 of Article III of the Sixth, Seventhler Eighth Supplemental Indenture.

(h) The amount, if any (hereinafter sometimes referred to as the "replacement fund credit"), by which the aggregate of the foregoing items (c), (d), (c), (f) and (g) exceeds the cumulative replacement requirement.

(i) The amount, if any (hereinafter sometimes referred to as the "replacement fund deficit"), by which the aggregate of the amounts of the foregoing items (c), (d), (c), (t) and (g) fails to equal the cumulative replacement fequirement.

Each replacement certificate shall be accompanied by the officers' certificate, engineer's certificate and independent engineer's certificate, opinion of coursel, instruments of conveyance and transfer and other documents described in Article III of the Indenture to the extent that they are necessary to establish the facts with respect to items (c), (d), (e) and (f) set