

of the beginning of the period for which such interest is so in default, and (iii) so long as there is no existing default in the payment of interest on the Bonds of Tenth Series, if any Bond of Tenth Se-ries shall be authentiqued after the close of business on any record date, as hereinafter defined, with respect to any interest payment date. (August list or February 1st as the case may be) and on or prior to such fitness payment date, it shall be dated as of such interest payment date). The regis-tered owner of any Bond of Tenth Series dated as of an interest payment date. The regis-tered owner of any Bond of Tenth Series dated as of an interest payment date. The regis-tered as the default shall be continuing, be entitled to exchange such Bond for a Bond or Bond of Tenth Series of the same aggregate principal amount dated as of the interest payment date and such default shall be continuing, be entitled to exchange such Bond for a Bond or Bond of Tenth Series shall may registered owner of a Bond of Tenth Series shall be entitled by the pro-vision of the next precedung sentence to exchange such Bond, the Trustee shall have knowl-edge at any time that any registered owner of such owner inpoaring upon the registry book of the Com-pany a notice informing such owner that such owner inpayming upon the registry book of the Com-pany a notice informing such owner that such owner insection the Bonds of Tenth Series shall be any successor in trust); the place where interest shall be payable shall be the office or agrey of the Company in the Gity of Chicago, Illinois; the rate of interest shall be payable shall be rised of redeen y successor in trust); the place where interest shall be payable shall be the office or agrey of the Company in the Gity of Chicago, Illinois; the rate of interest and be payable shall be the office or agrey of the Company in the first days of February and Angust of each year, and the terms of redemption shall be as referred to in Section 2 of this Article I.

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dated as of October 1, 1965, creating a seventh  $43_4$  % Series due 1995"; designated "First Mortgage Bonds

WHEREAS, the Company has heretofore executed and delivered to the Trustee and to B. M. Lam-berson an Bighth Supplemental Indenture (herein called the "Eighth Supplemental Indenture"), dated as of May 15, 1967, creating an eighth series of bonds designated as "First Mortgage Bonds,