III, and compliance by the Company with the provisions of Article IV of the Second, Third, Fourth or Fifth Supplemental Infeature and with the provisions of Article III of the Sixth, Seventh, Bighth or Ninth Supplemental Indenture shall be deemed to be in compliance with Article III of this Tenth Supplemental Indenture.

Notwithstanding any provision of the Indenture or any supplemental indenture

maintenance and replacement certificate filed in compliance with the provisions of Article IV of the First Supplemental Indenture or under items (e), (d), (e) or (f) of a replacement certificate filed in compliance with the provisions of Article IV of the Second, Third, Fourth or Fifth Supplemental Indenture or in compliance with the provisions of Article III of the Sixth, Seventh, Bighth or Ninth Supplemental Indenture; and (f) of such replacement certificate shall not be limited or precluded, by reason of the utilization of such property additions, prior lien bonds or bonds under items (c), (d), (e) or (f) of a (1) for purposes of a replacement certificate filed hereunder, property additions purchased, constructed or otherwise acquired subsequent to May 31, 1948, and prior lien bonds and bonds paid, redeemed or otherwise surrendered to or deposited with the Trustee subsequent to May 31, 1948, shall not be deemed to be bonded, and the utilization thereof under items (c), (d), (e) or

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(2) for purposes of a maintenance and replacement certificate filed in compliance with the provisions of Article IV of the First Supplemental Indenture or of a replacement certificate filed in compliance with the provisions of Article IV of the Second, Third, Fourth or Fifth Supplemental Indenture or in compliance with the provisions of Article III of the Sixth, Seventh, Eighth or Ninth Supplemental Indenture, property additions, prior lien bonds and bonds shall not become bonded, and the utilization thereof under items (c), (d), (e) or (f) of such main-not become bonded. tenance and replacement certificate or replacement certificate shall not be limited or precluded, by reason of the utilization of such property additions, prior lien bonds or bonds under items (c), (d), (e) or (f) of a replacement certificate filed hereunder.

- SECTION 3. In case any replacement certificate shows a replacement fund deficit, the Company covenants that it will, concurrently with the filing of such certificate, deposit with the Trustee an amount in eash equal to the amount of such deficit.

SECTION 4. Any each deposited with the Trustee under this Article III shall be held by the Trus-tee as further security for the bonds, but may be withdrawn by the Company as follows:

"Trustee an officers' certificate requesting such withdrawal and stating that such withdrawal is made against the utilization of such replacement fund credit. (a) Any such cash may at any time be withdrawn by the Company in an amount equal to the replacement fund credit stated in the last filed replacement certificate, upon filing with the

(b) Any such each mfy be also with drawn by the Company upon compliance with the provisions of subdivisions (b) and (c) of Section 8.01 of the Indenture.

or prior lien bonds in the manner provided in Section 8.02 of the Indenture apply any mor The Company shall also have the right at all times and from time to time to direct the Trustee to ers deposited with it under this Article III toward the purchase or redemption of bonds

Any moneys deposited with the Trustee under this Article III, which shall not have been with drawn by the Company or applied by the Trustee at the direction of the Company to the purchase or redemption of bonds or prior lien bonds within five years from the date of deposit thereof, shall be applied by the Trustee, if in excess of one hundred thousand dollars (\$100,000), towards the purchase or redemption of bonds or prior lien bonds in the manner provided in Section 8.02 of the Indenture, except that the Company shall not be required to provide the Trustee with any amount by which the price at which such bonds or prior lien bonds are purchased or redeemed exceeds the principal amount than said principal amount. thereof and shall not be entitled to receive from the Trustee the amount by which said price is less than said principal amount

> an officers' certificate stating that the bonded net property additions, bonds or prior lien bonds re-ferred to therein are to cease to be bonded upon the utilization of an amount, specified therein and del termined is aforestid, of the replacement fund credit stated in the last filed replacement certificate and describing any bonded net property additions included therein and stating their cost and fair property additions. value to the Company, and describing any prior lien bonds theretofore deducted in respect of such net rand $\frac{1}{2}$ dut. If any, stated in the last filed replacement extinctes, but only in an amount not exceed-ing (1) any the case of such net property additions, the cost of hir value to the Company thereof, whichever is less and (2) in the case of bonds or prior line bods, the amount which respect thereof included buddy here (e) or (f) at the time of the utilization thereof in any replacement certificate and the here prior lion bonds deduced under item (d) in respect of such net property additions subsequences only prior lion bonds deduced as provided in said item (d) for the purposes of any subsequences of purposes of any ender the indenture for the automation and delivery of bonds or the with-drawal or reduction of each. Such chances are state with the transmission of the such as the such that the transmission of the such as the transmission of the such as the sub-drawal or reduction of each. Such chances are state with the such as the supervised and the such as the suc drawal ing (I) To the this Article III in SECTION 5. or reduction of eash. Such changes shall become effective upon the filing, with the Trustee of in the last filed repla operty additions, bonds or prior lien bends which have bee d) (c) or (f) of any replacement certificate filed with the case to be bonded, under said items on cent certificate filed with the Trustee under utilizing the replaome bonded by lent

all future purposes. ✓ Whenever any replacement fund credit, or any part thereof, has been utilized as dereinbefore in this Articlé 111 stated, such replacement fund credit shall be diminished to the extent so utilized for

eluded in any replacement certificate filed under this Article III, shall thereupon ecase to be bonded; and, for the purposes of any subsequent application under the Indenture for the authentication and delivery of bonds or the withdrawal or reduction of each, prior lien bonds which shall have been de-ducted under item (d) of Section 2 of this Article III shall no longer be deemed to have been deducted as provided in said item (d). SECTION 6. Subject to Article IV of the First, Second, Third, Fourth and Fifth Supplemental Indentures, and Article III of the Sixth, Seventh, Eighth and Ninth Supplemental Indentures, when, ever all Bonds of Tenth Series are paid or redeemed, the Company shall be entitled to any remaining moneys received by the Trustice and then held undisposed of under the provisions of this Article III, and all net property additions, bonds and prior lien bonds, which have become bonded by being in-ended in any replacement certificate filed under this Article III.

ARTICLE IV.

COVENANT WITH RESPECT TO DIVIDEND

less than the emutiative maintenance and pephaesnent "requirement for the period December 1, 1946, to May 3b, 1948, all determined is provided in Section 1 of Article IV of the First Supplemental In-denture, plus (b) the amount, if may by which the aggregate of the amounts provided by the Com-peny for depredictor of the mortgaged property, from June 1, 1948, to the end of the calendar year presenting such distribution or purchase shall be less than the cumulative replacement re-quirement (determined is provided in Section 1 of Article IV of the Second, Third, Fourth and Fifth Supplemental Indentures and Section 1 of Article III of the Sixth, Seventh, Eighth, Ninth and Tenth Supplemental Indentures) at the end of such calendar year, shares of its common stock) or make any other distribution on or purchase any shares of its common shares of its common stock) or make any other distribution or purchase, the aggregate of all such stock, unless, after giving effect to such dividend, discribution or purchase, the aggregate of all such dividends and distributions and all amounts applied to such purchases, subsequent to November 30, 1946, shall not exceed the earned surplus of the Company available for dividends on its common stock accumulated subsequent to November 30, 1946, and unless (in the case of dividends deduced or paid SECTION 1. The Company covenants that, so long as any Bonds of Tenth Series are outstandin it will not declare or pay any dividend on its common stock (other than dividends parable solely after May 31, 1948) the remainder of such educed surplus so dividend, distribution or purchase, shaft be at least equal to which the aggregation the amounts charged or provided by the tribuident or summary or such earlief samplus so accumulated, after giving effect to such tribuident or purchase, shaft be at least equal to the sum of (a) the amount, if any, by regariors the amounts charged or provided by the <u>Computer</u> for maintenañee of and repairs procentifying of the most graded property. From Decompleter 1, 1946 to May 31, 1948, shall be cumularity maintenance and piphasement requirement for the point of the point in 19 and 19 able solely in

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