

MISCELLANEOUS PROVISIONS.

SECTION 1. Except insofar as herein otherwise expressly provided, all the provisions, definitions, terms and conditions of the Indenture shall be deemed to be incorporated in, and made a part of, this Tenth Supplemental Indenture; and the Indenture as supplemented by the First, Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth, Ninth and this Tenth Supplemental Indentures is in all respects ratified and confirmed; and the Indenture and said Supplemental Indentures shall be read.

ARTICLE VII.

Except as herein otherwise provided, no duties, responsibilities or liabilities are assumed, or shall be construed to be assumed, by the Trustees by reason of this 'fenth Supplemental Indenture other than as set forth in the Indenture; and this Tenth Supplemental Indenture is executed and accepted on behalf of the Trustees, subject to all the terms and conditions set forth in the Indenture, as fully to all intents as if the same were herein set forth at length.

erty account of the Company (determined in accordinge with the provisions of Section 1 of Article III of this Tenth Supplemental Indenture) at the beginning of such period, is at least two times the amount of the aggregate annual interest charges on the bonds and prior lien bonds specified in subparagraphs (i), (ii) and (iii) of subdivision 3(t) of Section 3.08 of the Indexture.

THE TRUSTEES. ARTICLE VI. 1

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and statements are made solely by the Company.

SECTION 1. The Trustees shall not be responsible in any manner whatsoever for or in respect of the validity or sufficiency of this Tenth Supplemental Indenture or the due extention hereof by the Company, or for or in respect of the recitals and statements contained herein, all of which recitals

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cept charges occasioned by dividends on preferred or common shock of the Company (other than divi-dends payable solely in common stock of the Company) or by other distributions on or purchases of shares of common stock of the Company, shall be deemed to be charges against carned surplus existing at November 30, 1946, to the extent thereof, and to such extent shall not diminish earned surplus are on its common stock accumulated subsequent to November on terms and the charges to earned surplus, ex-with sound accounting practice; provided, however, that (i) all direct charges to earned surplus, ex-eept charges occasioned by dividends on preferred or common shock of the Company (other than divi-eept charges occasioned by dividends on preferred or common shock of the Company (other than divi-eept charges occasioned by dividends of the common shock of the company of purchases of For the purposes of this Article IV, the earned surplus of the Company available for dividends its common stock accumulated subsequent to November 30, 1946, shall be determined in accordance

The provisions of this Section I shall not apply to the acquisition of shares of common stock of the Company effected through the exchange of other shares of common stock of the Company or other-wise acquired without expenditure of assets of the Company.

tenaride and replacement requirement (determined as provided in Section 1 of cArticle IV ,of the First Supplemental Indenture) for the period December 1, 1946, to May 31, 1948, (iv) the aggre-gate of the amounts charged or provided by the Company for maintenance of and repairs to, and for depreciation of, the mortgaged property, from December 1, 1946, to May 31, 1948, (v) the cumulative replacement requirement (determined as provided in Section 1 of Article IV of the Sec-ond, Third, Fourth and Fifth Supplemental Indentures and Section 1 of Article III of the Sixth, Seventh, Eighth, Ninth and Fifth Supplemental Indentures from June 1, 1948, to the end of such encodar year, and (vi) the aggregate of the amounts provided by the Company for depreciation of the mortgaged property from-June 1, 1945, to the end of such enlendar year, provided that any such aggointant's certificate filed pursuant to the provisions of Section 2 of Article V of the Second, Third aggointant's certificate filed pursuant to the provisions of Section 2 of Article V of the Second, Third aggin the section of the second value of the second Section 2 of Article V of the Second, Third aggin the section of the second value of the second V of the SECTION 2. The Company covenants that, so longfas any Bonds of Tenth Series are outstanding, it will fle with the Trustee within four months after the close of each calendar year beginning after shares of common stock of the Company subsequent to November 30, 1946, (iii) the cumulative mainly in shares of common stock of the Company) and ot to November 30, 1946, (ii) the aggregate amount of all dividends (other than dividends payable sole earned surplus of the Company available for-dividends December 31, 1968, an accountant's certificate after the close of each calendar year beginning after stating as of the end of such calendar year (i) the ividends on its common stock accumulated subsequent er distribut on or purchases for value of