Wannaas, the Company heretofore executed and delivered its Fifth Supplemental Indenture dated Docember 1, 1949 (hereinafter called the 'Fifth Supplemental Indenture '), to said Original Indenture providing for the insume thereunder of the Company's Eirst Morigane Bonds, 294,% Series Dae 1984, in the aggregate principal amount of Thirty-two Million, five hundred thousand dollars (\$32,500,000), of which Thirty-one Million, five hundred twenty-five thousand dollars (\$31,525,000) are presently outstanding; and 84

Warmas, the Company heretofore excented and delivered its beventh Supplemental Indexture dated December 1, 1951 (hereinafter called the "Second Supplemental Indexture"), to said Original Indexture amending Article IV of the Second Supplemental Indexture, Article IV of the Fourth Supplemental Indexture's and Article IV of the With Supplemental Indexture and providing for the issuance thereunder of the Company's First Mortgage Bonds, 33,5% Series Dan 1981, in the aggregate principal amount of Five Million, two hundred fifty thousand dollars (45,260,000), or Which Five Million, one hundred ninety-eight thousand dollars (48,195,000) are presently outstanding; and

Wramas, the Company-has heretofore executed and delivered its Eighth Supplemental Indentme '5, to said Original Indentme providing for the isanase thermular of the Company's First Merrrage Bonds, 34% Series Dus 1982. In the aggregate principal-amount of Four Million, seven hundred fifty thomsand dollars (\$4,755,000), of which Four Million, seven hundred and three thousand dollars (\$4,705,000) are presently outstanding; and

Warmass, the Company has heretofore excented and delivered its Ninth Supplemental Indenture third October 1, 1964 (hereinafter called the 'Winth Supplemental Indenture'), to said Original Indenture providing for the issuance thereander of the Company's First Morigane Boech, 3%,% Series Due 1984, in the aggregate principal meant of Eight Million Dollars (\$5,000,000), of which Eight Million Dollars (\$5,000,000) are presently outstanding; and

> Wramaas, the Company has heretofore excetted and dollvered its Tenth Supplemental Indenture dated September 1, 1961 (hardaufter ended the 'Touth Supplemental Indenture ') to add Original Indenture providing for the issuance thereunder of the Company's First Mortgage Bonds, 1%, 5 Stories Das 1997, in the aggregate principal amount of Thirteen Million Dollars (\$13,000,000), of which Thirteen Million Dol-Thirtees Million Dollars (\$13,000,000), of which Thirteen Million Dollars (\$13,000,000) are presently outstanding; and

Warman, the Company has heretofore excented and delivered its Eleventh Supplemental Indexture dated April 1, 1999 (bereinatter called the "Eleventh Supplemental Indexture") to and Original Indexture providing for the issuance thereunder of the Company's West Morigage Boods, 75% Series Due 1999, in the aggregate principal amount of Nineteen Million Dellars (\$19,000,000), of which Nineteen Million Dellare (\$19,000,000) are presently outstanding) and

Wugmas, the Company is entitled at this time to have anthenticated and delivered additional bonds on the basis of net bondable value of property additions not subject to an unfunded prior lien, upon compliance with the provisions of Article III of the Original Industry, an amended; and

Warmase, the Company desires by this Twolth Supplemental Indestance to provide for the creation of a new series of bondermaler du-Original Indenture to be designated "First Mortgage Bonds, SUM Series Due 2000" (Increinater called "Fonds of the Tenth Sterlas")) and the Original Indonture provides that certain terms and providents as determined by the Board of Directors of the Company, of the Board of any particular series may be expressed in and provided by the excention of an appropriate supplemental indenture; and

 WHEREAS, the Company in the exercise of the powers and authority conferred upon and reserved to it under the provisions of the Original Indenture and indentures supplemental thereto, and pursuant to appropriate resolutions of its Board of Directory, has duly resolved and determined to make, assents and dalver to the Trants a supplemental indenture in the form hereof for the purposes herein provided;