96 96 and liver to the Trustee: to an unfunded prior lien which the Company then elects to make the the amount of net bondable value of property additions not subject deposited with the Trustee an amount equal to sixty percent (60%) of principal amount of Bonds of the Tenth Series so required to be ever, that there shall be eredited against the amount of cash and/or provided for herein) pursuant to Section 8 of Article VIII of the Original Indenture prior to the date of such deposit; provided, howbasis of a credit under this Section. tion of the Improvement and Sinking Fund or the Maintenance Fund issued Bonds of the Tenth Series retired (other than through opera-January 1 of such year less (b) the aggregate principal amount of all this Supplemental Indenture, equal in the aggregate to one percent Supplemental Indenture, the Eleventh Supplemental Indenture or of Bonc (1%) of Supplemental Indenture, the Ninth Supplemental Indenture, the Tenth instruments, opinions, prior lien bonds and cash prescribed in Subdivisions (a) to (g) both inclusive, of Section 4 of Article III under this Section any amount of net bondable value of property additions not subject to an unfunded prior lien, the certificates, of the Original Indenture. On or before August 31 of each such year, the Company shall deof (a) the greatest aggregate principal amount of all issued of the Tenth Series outstanding at any one time prior to (b) if the Company then elects to make the basis of a credit (2) the aggregate principal amount of all issue Bonds of the Tenth Series retired (other than through operation of certificate; the Original Indenture prior to the date of such officers' provided for herein) pursuant to Section 8 of Article VIII of the Improvement and Sinking Fund or the Maintenance Fund ary 1 of such year; and the Tenth Series outstanding at any one time prior to Janu-(a) an officers' certificate which shall state: (1) the greatest aggregate principal amount of Bonds of 26 prices most favorable to the Company in the judgment of the Trustee, provided, however, that no Bonds of the Tenth Series shall be pur-chased at such price (including accrued interest and brokerage) that the cost thereof to the Company would exceed the cost of refusion such Bonds of the Tenth Series on a date forty days after the auto of such purchase (including in such cost the promiting if any and accrued interest from the interest date next precoding the date of purcurrent year or any subsequent year or years, by depositing cash and/ or a principal amount of issued Bonds of the Tenth Series with the Trustee in full satisfaction or in partial satisfaction of the require-ments of this Section. Any redemption of Bonds of the Tenth Series out of cash so deposited shall not be inconsistent with the provinces of Section 1(B) of Article III hereof. The Trustee, upon receipt of cash pursuant to the provisions of this Section, shall forthwith proceed to apply the same toward the pur-chase of issued Bonds of the Tenth Series, in an aggregate principal amount not exceeding the amount of cash deposited, on any securities Notwithstanding any other provisions of the Original Indenture, the Second Supplemental Indenture, the Fourth Supplemental Inden-ture, the Fifth Supplemental Indenture, the Seventh Supplemental Indenture, the Eighth Supplemental Indenture, the Ninth Supplemental Indenture, the Tenth Supplemental Indenture, the Eleventh Supple-mental Indenture or this Supplemental Indenture, the Company shall be permitted from time to time to anticipate in whole or in part the requirements of this Section becoming due on August 31 of the them chase to such redemption date). exchange or in the open market or at private sale at the required to be paid to the Trustee under any provision of the Original Indenture, the Second Supplemental Indenture, the Fourth Supple-So long as any of the Bonds of the Tenth Series are outstanding, property additions used as the basis of a credit under this Section shall not thereafter be made the basis for the authentication and delivery of Supplemental Indenture, mental Indenture, the Fifth Supplemental Indenture, the Seventh Sup-Bonds or the withdrawal of each or the reduction of the amount of each Eleventh Supplemental Indenture or this Supplemental Indentur plemental Indenture, the Eighth Supplemental Indenture, the Ninth Supplemental Indenture, the Tenth Supplemental Indenture, the 27