Company and of the Trustee. In certain events defined in the Indenture, the principal of this Bond may be declared and may become due and payable before the stated naturity hereof, together with the interest acrued hereon, in the manner, with the effect and at the times rest forth in the Indenture. In the manner, to the extent and with the effect provided in the Indenture, and fifications or alterations of the Indenture may be made, with the written concent , filed with the Trustee Bonds at the time outstanding; provided, however, that no such modification or alteration shall, among other things are provided in the Indenture, affect or impair the obligation of the Company in respect of the Ormany and of the desture, affect or impair the obligation of the Company in respect of the principal or interest of this Bond, which obligation is absolute, uncontitoned and unalterable. In the Mond shall be treated as negotiable, subject to the provisions for resistration and transfer herein and in the Indenture contained, and, except while repitered as to principal other-wise than to bener, shall parts by deliver; registration of the Bond as to principal shall not affect the negotiability of its course, which shall reach payable to benery. Be treated as negotiable and pass by delivery, whether or not this Bond is registered; and the Company and every successive bearer and owner of this Bond by recenting or holding the same, concents and agrees to the foreign provisions and and the hence of the Endenture, this Bond my from time to thas be registered as to principal of the origits course, which and intruses of transfer, in form satisfactory to the Trustee, duly executed by the Trustee as Bond Registra. After such argitration and trustes form shall be and the bearer of the intruse of transfer is shall prove the file provided in the Indenture through duly appointed to written intruses of transfer is shall for adaption into a diff. Some pression of the Condawy by the delivers in the adaption of the Condawe

This Bonn singly or with other some of series A with all unmatured coupons att ed may be exchanged for an equal principal mount of Bonds of Sries A of the other denomination hav-ing numbers not contemporaneously outstanding and bearing coupons which are unmatured and which are identical, in aggregate amount and dates of maturity, with the unmatured coupons which at the time of exchange are attached to this Bond, and to such other Bonds of Series A contemporaneously surrendered for exchange; all upon payment of the charges, and subject to the terms, conditions and limitations, for exchange; all specified in the indenture.

No recourse whatsoever, either directly or through the Company or any trustee, receiver or assignee shall be had in any event or in any manner against any promoter, incorporator or any past, present or future stockholder, director or officer of the Company by virtue of any past, present or future constitution, statute or rule of law or equity or by the enforcement of any assec-ment or penalty, or by any legal or equitable proceeding, or otherwise, for the payment of the principal of this Bond, or the interest hereon, or for any claim based hereon or otherwise, for the promoter, incorporators, stockholders, directors and officers frunded in any way, directly or half ender wind the company, and the Indenture each being a corporate obligation only, and all individual liability of whatsoever kind or ntaure of, and all rights and claims against, such promoters, incorporators, stockholders, directors and officers frunded in any way, directly or indirectly upon the Indenture or this Bond or its compons, or growing out of its issuance or out of the indebtedness thereby evidenced, are expressly maived and released by the provisions of the Indenture. Neither this Bond nor any of the compane hereto appertaining shall be valid or be-come obligatory for any purpose, or be estitled to any security or benefit under the Indenture, until the certificate hereon shall have been signed by the Trustee. United States Internal Revenue Stamps pertaining to this Bond in the proper No recourse whatsoever, either directly or through the Company or any trustee,

United States Internal Revence Stumps pertaining to this Sond in the proper amount have been affixed to an original counterpart of the Indenture (to be filed with the Trustee) and

In Witness Whereof, The American Telephone/has caused this Bond to be executed and its corporate seal to be hereunto affixed by its officers thereunto dulyenthorized and coupons for interest to be hereunto attached bearing the faceimile signature of its treasurer, all as of the First day of May, 1928.

The American Telephone Com By-----President Attest-----Treasurer Secretary

No----

1

(FORM OF COUPON)

No---- On ----19---The American Telephone Company, upon surrender hereof, unless the Bond mentioned below shall have become previously payable, and provision for payment thereof shall have been duly made, as provided/in the Identure referred to in seid Bond, will pay to the bearer at the principal office in Abilence, Kaness, of The United Trust Company (or at the principal office of its successor in the trusts under said Indenture), ----dollars (\$) in gold coin of the United States of America of or equal to the standard of weight and fineness existing May 1, 1928 without deduction for federal income taxes not in excess of 25 as provided in the Bond mentioned below, being six (5) months' interest then due on its First Mortgage Gold Bond, Series A due May 1, 1948.

---- Treasurer

(FORM OF TRUSTEE'S CERTIFICATE) This is one of the Bonds of Series A referred to in the within mentioned Indenture.

B.7

The United Trust Company As Trustee

Vice President