specified in, and in accordance with the provisions of, Section 114; but, unless, to the knowledge of the New York Trustee, a default on the part of the Company under any of the provisions of this Indenture shall have happened and shall not have been remedied, all have happened and shall not have been remedied, all have happened and shall not have been remedied, all have happened and shall not have been remedied, all have happened and shall not further the request and election of the Company, may be transferred into the Sinking Fund for Bonds of 1965 Series pursuant to Article IV of the supplemental indenture dated as of April 15, 1945, or may be withdrawn from and shall be applied by the New York Trustee from time to time as provided in Section 56, 57, 58, 58 or 60."

\$22. Section 56 of the Original Indenture is hereby amended so that it shall hereafter read as follows:

"SECTION 56. Trust Moneys may be withdrawn and shall be paid by the New York Trustee upon the Written Order of the Company at any time and from time to time, upon receipt by and deposit with the New York Trustee of the following:

"A. A RESOLUTION OF THE BOARD, requesting the withdrawal and payment of a specified amount of Trust Moneys.

"B. A CERTIFICATE OF THE COMPANY, stating whether any of the Trust Moneys so to be withdrawn is Bonded Cash.

"C. THE CERTIFICATES, OFINIONS and OFHER IN-STRUM-NTS which the Company would be required to furnish to the New York Trustee, upon an application for the authentication and delivery of Bonds on the basis of Property Additions under Article Four, but with the following variations and omissions of the instruments specified in Section 25, to wit:

(1) Clause (1) of the Property Additions Certificate shall contain an additional statement to the effect that none of the Property Additions therein

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