tion date of such prior lien bonds), and (e) lost, stolen, mutilated or destroyed prior lies in lies of and in substitution for which other pri bonds shall have been issued.

Porent Assertion: The term "property additions" shall mean all property, real or personal (including improvements, extensions, addi-tions and replacements and expanses and distinct units, plants and apricens), perchand, constructed or otherwise acquired by the Company after November 20, 1946, and property by the Company after November 20, 1946, and property and apricens), perchange, constructing, distributing or any physic destrictly gas, sisten or water. Permanent improve ments, extension, additions or property additions or any of easy prior and the procession of the process of easy prior disks, in to fire an extensive constructed or creeted after November 20, 1946, and befores such structed instantian and any list in a first an extensive constructed or instantian and any list in a first and befores such structed and heating and supples shall become property additions when instantia and anaryot to plant accume. The term "property addition" shall not include:

The term "property additions" shall not include: (a) any property not subject to the lien of this In-denture;

(b) good will, franchises or governmental permits or licenses, as such, separate and distinct from the property operated theyemder; (c) Jesses, contracts or operating agreements;

(d) materials and supplies, unless and until installed and charged to plant account;

(e) airplanes, automobiles, trucks, tractors, trailers or other vehicles;

(f) natural gas, oil, coal or other minerals or mineral rights and all land and other properties acquired for or

. 67 in connection with the production of natural gas, oil, coal or other minerals;

(c) any ion of property acquired to replace a similar lism of property whose retirement has not been aredided to plant account; or any ion of property whose methical been sharped or is property chargeable to repair, main-has not bein operain experience account or whose cost plant account; the account;

pant account; (h) any plant, system or other property in which the Company shall acquire only a leasthold interest, or, un-least the Company shall have the right to remove the same, any improvements, extensions or additions to or upon any property leased by the Company; or

(i) any property not located in the State of Missouri or in any state adjoining the State of Missouri.

or in any state adjoining the Matterial Alisentri. Except as provided in subparsarraph (h) above, there shall not be excluded from project additions any property of the Company by reason of the fact that it may be located upon or under public highways or other places not owned by the Company if (i) the Company shall have the versaed by the Company if (i) use property is installed or constrained pursuant to rights held under samenas, rights of-ways, per-mits, licenses, franchises or other like privaces.

mits, increases, franchises or other like privileges. The term "momont" when used with reference to property additions shall mean the cost thereof to the Company, or, if the fair value to the Company of property additions is re-quired to be stated in a certificate complying with the provi-sions of subdivision 3(b) of Section 300 hereof describing the same, then the "amount" shall mean the cost or fair value to the Company as stated in such certificate, whichever is less.

PROPERTY RETIREMENTS:

The term "property retirements" shall mean (a) prop-erty of the character of property additions owned by the

Company on November 30, 1946, and (b) property additions theretelore bonded, which, in either case, subsequent to and date, shall have worn out or been retired, discontinued or bandoned, whichter or not renewed or replaced (but shall not include any property only temporarily out of use or held for standy purpose), or shall have been add or otherwise disposed of or released pursuant to Article VII hereof.

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dispated of or reasons partmann is a like of a series The amount of all property retirements shall be computed at the original cost thereof (estimated, if mecessary), unleas such property retirements shall consist of property additions therefore bounded, in which cases such property retirements shall be computed at the cost or fair value to the Company interest, whichever is loss, as certified to the Trattee in con-section with the boulance of such property additions (esti-vited W security). ated, if pecessary),

PERIOTION OF NOTICE:

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Varieurs to retries. Wherever berein provision is made for publication of any socie once in each week for any pariod of consecutive weeks, such publications shall not be required to be made on the same day of each and week, but may be made on any day of any of such weeks, and need not be made in the same newspaper.

INTO BOSTS AND REDEEMED PRICE LIEN BONDS

Remarks Borns are Researce Pieze Lex Borns: The term "redespilent down" will all mean bonds for the pay-ment or redespilent of which each in the messaary amount will have been inverseably deposited with the Trustee (whither upon or prior to the maturity or redespilen date of and bond), provided that it faid bonds are to be re-desmod prior to the maturity thereof, solice of une is red-rided, or provins matification of and is redespi-rided, or provins matification of the term of the redesh of the set of the set of the redesh redesh of the set of the set of the red by for the the sets publicle at the loads for the payment or inclusion of which each in the messary amount shall have

been irrevocably deposited with the Trustee hereur here irrevocably deposited with the Trantse heremder, or with the transte or table holder of the motrgage or other lime seeming such prior lime honds or other prior lime honds (whether upon, or prior to, the maturity or the redemption date of such prior lime honds); provided that if such prior lime honds are to be redeemed prior to the maturity thereof, notice of such redemption shall, according to an opinion of counsel furnished to the Trantse, have been published or otherwise given as required by the motrgage or other lien securing the same, or provision satisfactory to the Trantse shall have been made for such notice.

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REGISTERED OWNER:

Itemstrate OWTER: The term "registered owner" shall mean the person or persons in whose mame or names the particular registered, and without compone shall be registered, or the particular coupon hoad shall be registered, or the particular coupon hoad shall be registered as to principal, on the books of the Company, hept for that purpose in secondance with the terms of this Indexture.

PONSIBLE OFFICERS OF THE TRUSTER

Rescussing, Orricus or vis Tevens: The term "responsible offers of the Trutse" shall mean the chairman of the board of directors, the president, every vice president, the secretary, every assistant secretary, the resource, every trust officer, every assistant runt officer and every other officer and assistant officer of the Trutse cu-tomarity performing functions similar to those performed by the persons who at the time shall be such officers respectively or to whom zry every-rate trut matter is referred because of his knowledge of and familiarity with a particular subject.

PPLEMENTAL INDENTURE:

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The term "supplemental indenture" or "inter-mental hereto" shall mean any indenture now or here duly authorized and entered into between the Compan-duly authorized and entered into between the compan-ists the provisions of the ture

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