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Article II .....

Article H

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such series set forth in clause; (a) to (a), inclusive, of this Section 3, and the form of the Bonds and coupons, if any, of such series, shall be determined and specified, and any and all matters permitted by clauses (b) to (o), inclusive, of this Section 3 may be determined and specified, in a supplemental indenture providing for the creation of such series.

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Bonds of any particular series shall be identical except that they may be of different numbers, of different denominations, in the form of coupon Bonds or registered Bonds without coupons, and may have serial maturities, in which case the several maturities may differ with respect to redemption price and interest fate.

Secros 4. The Bonds shall be signed on-behalf of the Coppany by its President or a Vice President, and list copporate sea or a facsinite thereof shall be affired thereto or imprinted or engraved thereon and attested by its Secretary over an Assistant Secretary. Only such Bonds as shall bear thereon a certificate of authentication executed by the Corporate Travie's substantially in the form herinholdrer recited shall be secured by the Mortgage or be entitled to any right or benefit hereunder; and no Bond and no coupon thereautes apperprise unit such certificate shall have here duly executed on such Bond. Such certificate scatted by the Corporate Travis of any Bond executed by the Corporate and the Bonds described in the Mortgage. The Corporate duly excented, authenticated and delivered hereunder; and any of the Bonds described in the Mortgage. The Corporate and the Bonds described in the Mortgage. The Corporate and on some Bond cancelled, except as otherwise-provided in Section 5 or Section 7 of this Article II. Article II Sections 4 and 5 In case any person who, as an officer of the Company, shall have signed any of the Bonds or attested the scal thereon shall cease to be such officer before the Bonds so signed or sedigd shall have been authenticated and delivéred by the Corporate Trustee or disposed of by the Company, such Bonds, nevertheless may be signed on the Company, such fields of as though the person had not ceased to be such officer; and jany Bond may be signed on behalf of the Company and the scal of the Company may be attested by such persons as, at the actual tate of the execution of the Bond, shall be the proper officers of the Company, although at the nominal date of such Bond any such person was not such officer.

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The coupons attached to coupon Bonds shall bear the facsimile signature of the present Treasurer or of any future Treasurer of the Company, and for that purpose the Company may use the facsimile signature of any perron who shall have been such Treasurer, notwithstanding the fact that at the time when such coupon Bonds shall be authenticated and delivered or disposed of he shall have sensed to be, the Treasurer of the Company.

Section 5. In all exacts in which the privilege of exchanging Boids of any series exists and is systerised, the Bonds to beexchanged shall be surrendered at any office or agency maintained by the Company in accordance with the provisions of Section 2 of Article VIII with tespect to the Bonds of such series, and the Company shall execute and the Corporate Trustee shall authenticate and deliver in exchange therefore the Bonds or Bonds which the bolder making the exchange shall be entitled to receive. All edupon Bonds surrendered for exchange and delivered in exchange shall have attached therets all fumatured enipous appertaining thereto

84 and, in case at the time of any such exchange interest on the Bonds of the particular series is in default, shall in addition have attached thereto all matured coupons in default.

The Company shall keep, at the offices or agencies to be maintained by the Company in accordance with the provisions of Section 2 of Article VIII, a register or registers in which, subject to such reasonable regulations as it unay prescribe, the Company shall register Bonds entitled to registration and shall fitansfer registered Bonds. At all reasonable times such register or registers shall be open for inspection by the Corporate Trustee and, upon demand by bulkers of at least 10% in aggregate principal anount of Outstanding Bonds, by such holders.

Upon surrender for transfer of any registered Bond without compound any series at any office or agency maintained with respect to the Bonds of such series, the Company shall execute and the Corporate Trustee shall authenticate and deliver in the name of the immiferee or transferees a new registered Bond or Bonds without coupons of the same series and materity for a like agregate principal amount.

Upon presentation for registration of any coupon Bond registerable as to principal at any such office or agrecy, such Bond shall be registered as to principal in the name of the holder and the fact of such registration shall be noted on the Bond. No transfer of any coupon Bond so registered as to principal shall be valid unless made at any such office or agency and similarly noted on the Bond, but the same may be disclarged front registration by being in like manner transferred to learer, and thereupon transferability by delivery shall be restored. Coupon Bondie entitled to registration shall continue to be subject to successive registrations and transfers to learer, at the option of the holders. Such registration of any scoupon Bondi shall to a fifter the negotiability of the coupons appertaining thereto, which shall continue to be payable to bearer and transferable by delivery.

Article II

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All Bonds presented or surrendered for exchange, transfer, registration or discharge from registration as provided in this Section's shill be an interact form or it registered, shall be accompanied by a written instrument or instruments of transfer in form approved by the Company duly exceeded by the registered holder or his legal representative, either in person or by duly authorized atjorney.

Upon every exchange, transfer, registration or discharge from registration of Book the Company may require the payment of a sum sufficient to revier any tas as taxes or other governmental charge and in addition thereto a further sum food exceeding \$200 for each new Hond then issued, except -as otherwsite provided in Section 6 of this Article II, in Secjion 3 or #Article IV and in Section 6 of Article XIX

The Company shall not be required to make transfers or exchanges of registered lionds without componed of any series for a period of 10 days next preceding any interest payment date of the Bonds of such series or next preceding any participation but of Bonder the redeniest. The Company shall were required to make transfers or exchanges of any Bonds training redening the series of any Bonds

. If one or more Events of Default shall have occurred and be continuing, nevertheless the Company shall duly excette and the Corporate Trustee shall authenticate and deliver Bonds for the purposes of making the exchanges and transfice provided for in this Section 5.

Starnov 6- Pending the preparation of definitive Bonds of any series, the Company may excente and the Corporate Trustee shall authenticate and deliver one or more temporary Bonds (printed or lithographed) of such series with or with

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