270

## 6

the second states and states

Ine of M. M. Burn's Addition to Mason City; thence north-westerly along the south line of said M. M. Burn's Addition to Mason City to a northward creation of the scatt just of state peritode and the second state of said Book. "It and along the cast line of just Biok." It to the point of beginning: subject to a perpetual sessment to the City of Mason City for a storm sever across-said red projective. (22) *Wirdt Mason City Solution*: Do the Bioke 72, in Z. W. Thoma's Addition to Mason City."

FOURTH. The following described electric transmission lines located in the States of Missouri, Kansas and Iowa, including all towers, poles, wires, insulators, anchors, /easements, rights-

of-way, permits and other property forming a part thereof or appertaining thereto: ength

	Line	Voltage	in M
tion, I with s & Pow	on No. 74 at Northeast Sta- Kansas City, Missouri, to tie substation of St. Joseph Light wer Company at St. Joseph uri		- 48.2
Substation, Substa	on No. 74 at Northeast Sta- Kansas City, Missouri, to ation No. 53 and Substation 5	; • · • •	
Substation tion o Inc., a	on No. 55 to tie with substa- of Eastern Kansas Utilities, approximately 5.5, miles south oran, Kansas		:51.3
30 to Bannis	on No. 22 to Substation No. U. S. Highway No. 71 and ster Road	, 33,000	127
poles	ew to Nashua, Missouri (on of Missouri Gas & Electric e Company)		51

Liberty to Nashua, Missouri (1067 miles on poles of Missouri Gas & Electric Service Company) Substation No. 15 to Substation 33 000 11 75 ation . 33,000 Clear Lake Substation to Bayside, 13,800

5.20

.....

3.11

....

## FIFTH. The following describel electric substations located in the Electric States of Missouri, Kansas and Iowa, including all structures, transformers, circuit breakers, switches, wires, insulats\_\_ ors and other equipment and apparatus forming a part thereof or appertaining thereto;

17

1

)

T

Substation No. 21 located in Section 3, Township 53, Range 18, Chariton County, Missouri.

Selstation No. 30 located on fire Missouri-Kańsas State I Road south of Somerset Drivé, in Section 20, Township Range 25, Johnson County, Kańsas

substation No. 38 focated at Kansas State Highway No. 3 and Spring Street, in Section 35, Township 10, Range 24 Wyahdotte County, Kansas

Substation No. 45 located at Twenty-second Street and Indiana Avenue in Kansas City, Jackson County, Missouri.

Substation No. 53 located at U.S. Highway No. 24 and Man-chester Avenue in Kansas City, Jackson County, Missouri.

Substation No. 5 located at U.S. Highway No. 109 and the Missouri-Kansas-Texas, Railfoad Company's tracks in Section 31, Township 17, Range 23, Miami Colimty, Kansas.

-Substation No 68 located on James A. Reel Read north of forth Street in Section 6, Township 48, Range 32, Jackson County, Miscouri

Selatation No. 74 located adjacent to Northeast Station, rst Street and Park Avenue, in Kansas City, Jackson County,

Substation No. 80 located west of Greeley in Section 30, Town-shin 19, Range 21, Anderson County, Kansas Substation No. 81 located on Madden Road near Key Road in Section 23, Township 11, Range 24, Wyandotte County, Kanus

Substation No. 82 located approximately one mile north and one mile cast of Worden, Douglas County, Kansas.

West Mason City Substation located at Second Street S. W. and Madison Avenue in Mason City, Cerro Gordo County, Iowa.

Bayside Substation located at Bayside on the south shore of Clear Lake, Certo Gordo Connty, Iowa.

## 8 ARTICLE I. FIRST MORTGAGE BOXIS, 23% % SERIES DUE 1978.

Sacross 1. There is hereby created a second series of bonds to be issued under and secured by the Indenture, to be designated, distinguished and known as "First Mortgage Bonds, 37% Series due 1978." of the Company (herein called "Bonds of Second Series"), Bonds of Second Series may be issued without limitation as to aggregate principal amount except as provided in the Indenture and in this Second Sup-plemental Indenture. The coupon Bonds of Second Series shall be dated as of June 1, 1948, and the registered bonds plemental indexing into the topical hears or threads to the without compone of said series shall be dated as of the in-terest apprend that near the said series and the registered bonds iterest apprend that series shall be dated as of the in-bit of the Traitee (except that if any such registered bond shall be authenticated on an interest payment date, at a time when the Company is not in default in the payment of interest upon the Bonds of Second Series, it shall be dated as of failerest upon the Bonds of Second Series, it shall be dated as of failerest upon the Bonds of Second Series, it shall be dated as of failerest upon the Bonds of Second Series, it shall be dated as of failerest upon the Bonds of Second Series, it shall be dated as of Second Series, such registered bond shall be dated as of the date of the beginning of the period for which such in-terest is so in default). All Bonds of Second Series shall mature Jane 1, 1978; the principal of an interest on the is-ter and in the state of the period for which such in-terest is so in default). All Bonds of Second Series shall be disted on the space of the period for which such in-terest is so in default. All Bonds of Second Series shall be disted on the space of the series of the series of the series of the series the second interest on the Second Series shall be dated as of the date of the beginning of the period for which such in-terest is so in default. All Bonds of Second Series shall shall be disted as of the second series and interest on the second second second series and second secon terest is so in default). All Bonds of Second Series shall mature June 1, 1978; the principal of and interest on the Bonds of Second Beries shall be payable in lawful mover of the Whited States of America; the place where such principal shall be payable shall be at the principal office of the Trustee-in the City of Chicago, Illinois (or at the office or agency of the Company in the Borough of Manhattan, The City of New York, New York, as the bondholder may elect the place where such interest shall be payable shall be the office or the agency of the Company in the City of Chicago, Illinois, or,

Print Starte

at the option of the bearers of coupons representing interest at the option of the bearers of coupons representing interest on coupon bonds or the registered owners of registered bonds without coupons, at the office or agency of the Com-pany in the Borough of Manhattan, The City of New York, New York; the rate of interest shall be two and seven eighths per cent (27%%) per annum, payable semi-annually on the first days of June and December of each year; and the terms of redemption shall be as referred to in Section 2 of this Article I.

9

SECTION 2. The Bonds of Second Series shall be redeem-able prior to maturity, in whole at any time or in part from time to time, at the option of the Company br pursuant to various provisions of the Indexture, the First Supplemental various provisions of the indentitie, the risk Supplemental Indenture and this Second Supplemental Indenture, at the redemption prices hereinafter stated, on notice given in the manner and with the effect provided in this Section 2 and in Article IV of the Indenture.

Article IV of the incontruct. The redemption prices of Ronds of Second Series re-deemed at the option of the Company shall be, except as hereinafter otherwise provided, the percentages of the prin-tipal amount thereof set forth in the following table under the heading "General Redemption Price". The redemption prices of Bonds of Second Series redeemed pursuant to the sinking fund or the replacement fund provisions of Articles III and IV of this Second Supplemental Indenture or by the application (whether at the direction of the Company or otherwise), pursuant to Section 8.02 of the Indenture, of otherwise), pursuant to Section 802 of the Indenture, of cash included in the trust scatter, other than cash deposited with the Trustee pursuant to Section 305 of the Indenture or cash deposited with the Trustee pursuant to any right reserved to the Company, to deposit each with the Trustee which it is not obligated to deposit with the Trustee by the terms of the Indenture or any indenture supplemental thereto, shall be the percentages of the principal amount thereof set forth in the following table under the heading

ι