47 such calendar year, and (vi) the aggregate of the amounts provided by the Company for depreciation of the mortgaged property from June 1, 1945, to the end of such calendar year.

ARTICLE VL .

ADDITIONAL COVENANT.

The Company covenants that, so long as any Bonds of Second Series are outstanding, it will not, if any case wherein an earnings certificate conforming to the provisions of subdivision 3(f) of Section 3.03 of the Indentury is reof succession 3(1) of Section 3(3) of the Indenture is re-quired, space any additional houds unless the accountant's certificate (or independent accountant's certificate, as the mass may be) required by said sublivision 3(f) shall show, in addition to the matters required to be; shown by the proin addition to the matters required to be shown by the pro-visions of said subdivision 3(1), that the net earnings of the Company available for interest for the twelve months' period Company available for interest for the twelve months' period overred by said certificate (calculated as prescribed by said mobilityion 3(1)) least the amount, if any, by which the pro-visions made by the Company for depreciation of the mort-gardel property during such twelve months' period shall be less than two and four-tenths per cent (2.4%) of the amount of the gross property account of the Company (determined in accordance with the provisions of Section 1 of Article IV of this Second Supplemental Indenture) at the beginning of meth weight is at least two times the yourset of the: such period, is at least two times the amount of the aggresuch period, is at least two times the amount of the aggre-gate annual interest charges on the bonds and prior lien bonds specified in subparagraphs (i), (ii) and (iii) of sub-division 3(f) of Section 3.03 of the Indenture.

ARTICLE VIL THE TRUSTERS

SECTION 1. The Trustees shall not be responsible in any manner whatsoever for or in respect of the validity or suffi-ciency of this Second Supplemental Indenture or the due ex-

43 ecution hereof by the Company, or for or in respect of the recitals and statements contained herein, all of which recitals and statements are made solely by the Company. 279

and statements are made solely by the Company. Except as herein otherwise provided, no daties, responsi-bilities or liabilities are assumed, or shall be construed to be assumed, by the Trastees by reason of this Second Supple-mental Indenture other than as set forth in the Indenture; and this Second Supplemental Indenture is executed and accepted on beliaf of the Trastees, subject to all the terms and conditions set forth in the Indenture, as fully to all in-tents as if the same were herein set forth at length.

ARTICLE VIII.

MISCELLANEOUS PROVISIONAL Miscalarations Parameters - Section 1. Encept in so far, as herein otherwise expressly provided, all the providens, definitions; terms and conditions of the Indenture shall be deemed to be incorporated in, and the Indenture as supplemented by the First Supplemental Indenture and this Second Supplemental Indenture is in all respects ratified and confirmed; and the Indenture, the First Supplemental Indenture and this Second Supplemental In-Supplemental Indenture and this Second Supplemental In-denture shall be read, taken and construed as one and the same instrument.

same instrument. SECTOR 2. Nothing in this Second Supplemental Indee-ture is intended, or shall be construct, to give to any per-son or corporation, other than the parties hereto and the bodters of bonch is using and in to be issued under and secured by the Indentury, any legal or equitable right, remedy or claim under or in respect of this Second Supplemental In-depture, or under any covenant, conditions of provisions here-ine contained, all the evenant, conditions and provisions de-this Second Supplemental Indexture being intended to be, and being for the sole and seclusive beachies of the parties hereto and of the holders of bonk issued and to be issued under the Indexture and secured thereby. under the Indenture and secured thereby.

11 SECTION 3. All covenants, stipulations and agreements in this Second Supplemental Indenture contained by or on be-half of the Company shall bind and (subject to the provisions of the Indenture to the beaming of the provisions assigns, whether expressed or not.

-

SECTION 4. The headings of the several Articles of this Second Supplemental Inlenture are inserted for convenience of reference, and shall not be deemed to be any part thereof. Sectors 7. This Secoid Supplemental Indentive may be executed in any number of counterparts, and each of such counterparts when so executed shall be deemed to be an original; but all such counterparts shall together constitute but one and the same instrument.

but one and the same instrument. In Wrense Wunnor, Karaa Crr Powra & Jaour Cou-rary has caused this Second Supplemental Indentire to be enseuted by the Proxidiant or one of in Vices Presidents and its corporate seal to be berennto affired, duly attested by its Secretary or one of its Assistant Secretaries, and Cos-rusaryat. Introve Astrona. Bara and Thurr Courage or Ourcloo, as 'Inguisten afforsesid, has ensued the same to be executed by its President or one of its Vice-Presidents and its corporate seal to be hereunto affired, duly attasted by its Secretary or one of its Assistant Secretaries, and Guoses O. Mooar, as Individual Trutice as aforesaid, has hereunto af-fixed his signature and seal, as of the day asil year first above written. e written.

KANNAS CITY POWER & LIGHT COMPANY, By Hitthehir Vice President

Same 1

State State State State

1.1

a la catal

A ACTING Contraction Co

08. ÷s

A SOUTH 1.1

a dan setan and

Joins Second of

2222

Babert A. Olion Secretary.

1. mans