606

in the suid Indenture and through the application of subject to redemption in part from time to time in like circulation in the City of Kansas City, Miss manner through the operation of the sinking fund and vided, however, that the bonds of Series B shall be not less than thirty (30) days nor more than ninety (30) days prior to the redemption date) and of general printed in the English language and published daily, except Sandays and holidays (the first publication to the mainter for three (3) successive calendar weeks in a news livered by the Company to The City National Bank and Trust Company of Kansas City, as Trustee, and Pirst Supplemental Indenture dated as of March 1, 1949, and executed and delivered by the Company to the holders) given by publication at least once each week prior notice (unless such notice is waived by all 100% 1005.5% to and including February 28, 1954; 1005.6 on March 1, 1954 and increasing to and 1002.5% on March 1, 1004 and thereafter to and 1012.5% on March 1, 1004 and thereafter to and following percentages of the principal amount thereof: which said honds are secured thereby, the terms and conditions upon which said bonds may be issued and the date of redemption; upon at least thirty (30) days together in any case with interest accrued thereon to prior to maturity at the option of the Company; as a whole at any time or in part from time to time, at the erty mortgaged and pledged as security for said londs sometimes collectively called "said Indenture") refdenture, and indentures supplemental thereto (herein 1003; 7% on March 1, 1969 and thereafter to and under the said Indenture. the rights, the rights and remedies of the registered owner of this erence is hereby made for a description of the prop-Trustee, to which Indenture, First Supplemental Inoud in regard thereto, the terms and conditions upon The bonds of Series B are subject to redemption on March 1, 1973 and thereafter to maturity; March 1, 1964 and thereafter to ; ance and depreciation fund provided for nunities and obligations of the Trustee Ë and including Feb. 28, 1959; including Feb. 29, 1964; including Feb. 28, 1969; including Feb. 28, 1973; 111 bond pro-Ŧ written consent thereto and provided, further, that shall permit (a) the extension of the time of payaffected thereby, without immunities or obligations of the Trustee without its made which shall change or modify any of the rights, ever, that no such modification or alteration shall be sents to be evidenced by the filing thereof with Trustee, as provided in said Indenture; provided, h of bonc stance such afirmative vote to be given at a meeting but less than all, of the series of bonds then outstand-ing under said Indenture are so affected, in each inoutstanding, and by an affirmative vote or the written consents of the hearers or registered owners of not or of any uncertain survey rights and of the bear-rights and obligations of the Company and of the bearby such modification or alteration in case one or more, amount of the bonds of any series outstanding affected less than seventy-five per centum (75%) in principal per centum (75%) in principal amount of the ers or registered owners of not less than seventy-five affirmative vote or the written consents of the bear may be made with the consent of the Company or of any indenture supplemental thereto, and of the denture, modifications or alterations of said Indenture and after the date payment is so provided and cease to bear interest from and after the date fixed cense to be entitled to the lien of said Indenture redemption and payment duly provided, this bond shall thereon to the date of redemption, all as more fully provided in said Indenture. If this bond is called for proceeds of property sold to municipal or other govern-mental hodies at the principal amount thereof, without mental Indenture dated as of March 1, 1949. for redemption. premium, together in any case with interest accrued To the extent permitted and as provided in said Inholders called and held, or such written conthe consent of the bearer or registered owner no such modification or alteration

bonds uh Au

now-

The bonds of Series B are entitled to the benefits of the sinking fund provided for in said First Supple-

FOID

APRIL OF