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124 date designated in such notice become due and payahle at the redemption ficion price so prejefiel (including interest accrued to the date faced for, redemption); and from and after the date so designated for redemp too (entex the Company abult make default in the deposit with the Principal Trustee of messays sufficient, to redeem such loosh) interest on the books so designated for redemption (or in the early of payahl redemption) of a fully registered book, on the portion thereof to be redeemed) hall create to accrue, and the evopous for interest instrume subsequent to such date shall be void, and upon surgredge at be principal office of the Principal Trustee, in accordance with axis on the ponds are discovered to the redemption shall be paired by the principal office of the Principal Trustee, in accordance with axis on the redemption price storeaid, including accruding the Company at the redemption price storeaid, including accrude interest to the, date faced for redemption, if the case of a request to the the interest due to the date for defaured in the interest date makes the date of redemption in the company at the redemption price storeaid, including accrude interest to the date faced for redemption [16] the case of a request to the date faced for redemption [16] the case of a request to the date faced for redemption [16] the case of a request to the date faced for redemption [16] the case of a neuron bond (or the particular to the redemption date has and the interest dates on the date of redemption [16] the same storead interest to the shift shall have matured prior to the redemption date shall be paired and the interest dates on the date of redemption [16] the case of a componion date shall be evalued as the date of redemption [16] the case of a componion date shall common dates and the dates and the interest dates and the interest dates and the interest. due on the date of redempion (if it be an interest date) and the interest which shall have matured prior to the redempion date shall entime to be payable (buy vibout interest thereon, unless the Company shall make default in the payment thereof upon demand) to the respective bearers of the coupons therefor, upon the presentation and surrender thereof. If, due to the default of the Company, the said bonds are not so paid upon surrender thereof, said honds shall, continue to hear interest at the othe default of the Company, the said honds are not so paid upon surrender thereof, said honds shall, continue to hear, prior to the date designated for redemption, an anount of honey sufficient to pay the redemption price of all the honds which the Com-pany has elected to redeem on such date, including accrued interest, and premium, if any.

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5,0,0. If and so soon as the Company shall have duly elected to redeem any bonds pursuant to the provisions of 5,0,0, or be required to effect such redeemption pursuant to the provisions 9015,4.33 or 0 any sinking, and finitation, improvement or other analogous fund, if any, red tol. sinking, amortization, improvement or other analogous fund, if any, which may hereafter be created as in § 2.02 provided, and shall have delivered to the Principal Trustee

(1) proof satisfactory to the Principal Trastee that notice of redenption thereof has been duly published add/or nailed proxinons of any violating, smortination, improvement or other analogous fund, iff any, which may bereafter be created as in 4.242 provided, or

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(2) a written instrument executed by the Company under its corporate scal and expressed to be irrevocation, authorizing the Principal Trustee to give such notice on behalf of the Company;

shall hav deposited with the Principal Trustee an amount of and then to pay the redemption price of such bonds, and shall made proper provision for the payment of all interest on any such bonds payable on or before the date designated for redenption thereof which is not included in the redenption price thereof, tegether with a certificate of the Company containing the statements required by *para-*graph (i) of § 1.03; then and in every such case

(a) the money held by the Principal Trustee for the redemption of such bonds shall, without further act, be deemed forth-with to be reserved for the benefit of the holders of such bonds,

(b) upon and after the date faxed for redemption (notice of such redemption having been given as hereinhefore provided and such deposit having been made as aforenail), or upon and after such deposit with the Principal Trustee together with irreveable instructions to the Principal Trustee to give notice, at the earliest practicable date, of anch redemption.

all such bonds (or in case of partial redemption of a fully registered an such doing for in case of partial recemption of a fully registered bond, the portion Boggo (to be redeemed) shall be actualed from, participation in the lies and security afforded by this Indenture, and as between the Company and the holder thereof all such bonds or portions between the Company and the houser barriers as such come of pointers thereof shall, upon and after the date upon which such notice is first published, be deemed to have been paid. Money held in trust by the Principal Trustee for the relemption of any bonds shall not be deemed to be a part of the trust estate.

§ 5.05. All binds redeemed pursuant to § 5.07 and the appurtenant coupons shall be cancelled by the Principal Tratee, and shall ther-fatter be created if in coupon form or delivered to the Company if in fully registered form, upon the written order of any officier of the Company. All interest coupon junturing subsequent to The date so designated for redemption appurtenant to bonds so redeemed shall be will and write. null and void.

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\$5.06. The holder of each and every hond of the 1969 Series issued hereunder. hereby agrees to accept payment thereof prior to maturity on the terms and conditions in this *Artifee* 5 and in § 4.23 provided.

- ARTICLE 6 BONDHOLDERS' LISTS AND REPORTS BY THE COMPANY

AND THE TRUSTER

\$601. The Company covenants and agrees that ju will furnish or cause to be furnished to the Principal Trustee on or before May 1 and November 1 in each year, beginning with May 1, 1900, and at such other times as the Principal Trustee may request in writing within thirty (20) days after the reseipt by the Company of such request, a list in such form as the Principal Trustee may reasonably works availation all the identifies in the massering or actival of tire containing all the information in the possession or control of require containing all the information in the postession or control of the Company or of any of its asysting agents (other than the l'rincipal. Trasted), as to the names and addresses of the holders of bonds of tained innet the date as of which the next previous list, if any, was 'tarainded. Any such list may be dated as of a date not more than thirty (30) days prior to the time such information is furnished or caused to be farmished, and need not include information received after such date

\$ 6.02. (a) The Principal Trustee shall preserve, in as current a m as is reasonably practicable, all information as to the names and m as is reasonably practicable, all information as to the names and dreases of the holders of bonds outstanding under this Indenture (1) stained in the most recent list furnished to it as provided in \$ 6.01, addres

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(2) received by it in the capacity of paying agent hereunder, if and where netting in such expands on $[25, \log geven hereaver, n and the netting in such expands, and (3) filed with it within two preced-$ ing years pursuant to the provisions of paragraph (2) of subsection (c) of \$601. The Principal Trustee may (1) destroy any list furz-nished to it as provided in \$600 upon receipt of a new list so furnished;(2) destroy any information received by it as paying agent for any series of bonds upon delivering to itself as Principal Trastee, not carlier than forty-five (45) days after an interest payment date of earlier than forty-five (45) days after an interest payment date of the bonds of such series, a list containing. The numes and addresses of the holders of bonds of such series obtained from such information jene the delignery of the next previous list, if any, with respect to such reries; (3) destroy any list delivered to jited fast friends Trais-tee which was compiled from information received by it as used, paying agent upon thereceipt of a new list so delivered with respect to the rame reries; and (4) destroy any information received by it payment to the provisions of paragiraph (2) of caldercide (c) of \$6.04, but not until too years after such information has been filed with 11.

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(b) In case three or more hoklers of bonds outstanding under this Indenture (hereinafter referred to as "applicants") apply in writing to the Principal Trustee, and furnish to the Principal Trustee reasonable the trincipal tracket, and turnsh to the Principal Trastee reasonable proof that each splician than as owned one or more bondy solutional-ing under this Indenture for a period of al (past six (6) months pre-ceding the dist of such applicantion, and such applications natures that the applicants desire for communicate with other holders of bonds with respect to their rights inder this Indenture or under the bonds, and is accompanied by a coyo of the form of provy or other communicárespect to their rights under this indenture or under the bonds, and is accompanied by a copy of the form of proxy or other communic-tion which such applicants proposes to transmit, then the Principal Trustee shall, within five (5) business days after the receipt of such application, at its election, either

(1) afford to such applicants access to the information pre-served at the time by the Principal Trustee in accordance with the provisions of subsection (a) of this Section; or

(2) inform such applicants as to the approximate number of holders of bonds whose names and addresses appear in the information preserved at the time by the Principal Trustee, in

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