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1. 4. NY

68 One Thomand Dollars, is any colo or currency of the United States of America which at the time of payment shall be legal lender for public and private debts, and to pay interest thereon from May 1, 1861, at the or currency seminancelly on May 1 and November 1 in each year until the materity data bareof. The interest accrued up to the dato of materity high be paid only upon presentation and surrender, and according public shows of the interest corposa hereto annexed as they severally display. Then Morgange Pipeline Bond's, include the Company movies at its'' First Mortgage Pipeline Bond's, include the Company nowir as its'' First Mortgage Pipeline Bond's, include the Company for any series guider, and all equally and ratably secured (except in one or more series guider, and all equally and ratably secured (except in one or more series guider, and all equally and ratably secured (except in one or more series guider, and all equally and ratably secured (except in one or more series guider, and all equally and ratably secured (except in Sections or With Her provisions of the Indeniare' hereignater men-fored, may afford additional security for the bonds of any particular series) by an Indenture of Mortgage and Deed of Trust, disted as of beember 1, 1938 (which, operater with all instruments aspipemental thereto, is herein called the ''Indenture''), exceeded by the Company to Caural Bancover. Bank and Hos and the same and Commerce Trust Company, a corporation of the State of Missouri, as Trustees, to which hote trustees and of the Company in respect of such security, and they implay of the Johler's of axid Bonds and the same and combiner of the Trustees and of the Company in respect of such security, and the mers and conditions runn with a side Bonds are and are to in is insettion. rights of the holders of anid Bonds and the annexed coupons and of . the Trustees and of the Company in respect of such security, and the terms and conditions upon which said Bonds are and are to be issued and secured: 'As provided in, and to the extent permitted by, and Indenture, the rights and obligations of the Company and of the holders of said Bonds and coupons may be changed and modified with the consent of the Company by the affirmative vole of the holders of at least 75% in principal amount of the Bonds then outstanding (acdud-ing Bonds disqualified from voting by reason of the Company's interest therein as provided in said Indentury), provided, Asceever, that will: out the consent of the holder hereof no such change or modification abili perith the reduction of the principal or the extension of the sciences of the sail normal the reduction of the principal or the sciences of the science of the sciences of the science shall perfuit the reduction of the principal or the scattering of modimention maturity of the principal of this Bond or the reduction in the rate of inferest hereas or any other modification of the terms of payment of such principal or inferest. As provided in said Indentre, said Bonds ssuable in series, which may vary as in said Indenture provided or

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permitted. This Bond is one of a series of Bonds entitled "First Mortgage Pipeline Bonds, 33/5 Series dan 1971." The Bonds of this series are subject to redemption prior to maturity, as a whole at any time or in part from time to time, upon at least 30 days "prior notics, at the option of the Company, all as more fully provided in said Indenture, at the following percentages of the principal amounts thereof/during the respective trains principal seguring May 1 in each of the following years:

Beginning May 1	Percentage "	Beginning May 1	Percentage
1951	103.250	1961.	. 102.00
1952	103.125	1962	101.75
1953	103.000	1963	101.50
1954	102.875	1964	
1955	102.750*	1965	(101.00
.1956	102.625	1966	100.75
: 1957	102.500	1967.	100.50
1958	102.375	1968	100.25
1959	. 102.250	-1969	. 100.00
1960	102.125	1970	100.00

together in each case with accrued interest to the date fixed for lemption.

The Bonds of this series are entilled to the benefit of the Sinking Fund provided for in said Indenture and, in the manner and to the, extent provided in said Indenture, any one or more of the Bonds of this series are analytic to relemption through the operation of said Sinking Fund on May, 15, 1937, be any subsequent May 15 prior to maturity, upon similar notice, at the principal amount thereof together with accrued interest to the date fixed for redemption. Inferest shall cease to accrue of this Bond if it is called for redemp-tion and payment of the redemption price is duly provided by the Com-pany as specified in said Indenture, from and after the date fixed for redemption. The Bonds of this series are entitled to the benefit of the Sinking

The event of default, as defined in said Indenture, shall occur, the principal of this Boad may become or be declared due and payable, in the namer and with the effect provided in asid Indenture. This Boad is transferable by delivery unless registered as to prin-cipal in the name of the holder on books of the Company, to be kept

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70 for such purpose at the office or agency of the Company in the Borough of Manhattan, The City of New York, such registration being noted hereon. After such registration, no transfer hereof hall be valid unless made spon asile books by the registrated owner in person or by attorney authorized in writing and similarly noted hereon, but this Bood may, be discharged from registration by being, in like manaer, transferred to bearer, and thereopon transferability by delivery shall be restored, but again and from into the time this Bood may be registered or transferred to bearer as before. Such registration, however, shall, not affect the neglotibility of the composer for interest hereio annexed, which abult always continue to be payable to bearer and to be transfer-dable by dolivery merely, and bayment to the bearer thereof shall fully discharge the Company in respect of the interest therein mentioned, whether or not this Bond er registered as to principal. The holder of this Bond, at his option, may surrender the same, any, or jif sucknessor as A Transter under suit Indeutize, for cancella-mary, or jif sucknessor as A Transter under suit Indeutize, for cancella-

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coupons attached thereto, to Central Linnover Bank and Truct Com-pany, of if a venessor as a Tratetes under sail indesture, for cancella-tion and exchange for one or more fully registered Bonds without coupons, of the same aggregato principal amount and of the same series, of authorized denominations, which fully registered Bond or Bonds without coupons may in turn be re-exchanged for a coupon Bond or Bonds of the same aggregato principal amount and of the same series, of authorized denominations, all'as provided in sail Indesture. Those next series vencionen and a servinens the Communy may remains

series, of authorized denominations, all'as provinded in said Indexitire. Upon each safe archange and re-serkange the Company may require the payment of charges as in asid Indefinitor prescribed. No recourse shall be had for the payment of the principal of or tha interest on this Boad, or for any claim based, hereon or otherwise in respect hereof or of said Indenture, against any incorporator, stock-holder, director or officer, past, present or future, of the Company or of any predecessor or successor corporation, either directly or through the Comment can medicase on a measure as measure accounting which here here the Co npany or any predecessor or successor corporation, whether by f any constitution, statute or rule of law, or by the enforcement virtue of an virtue of any constitution, statute or rule of law, or by the enforcement of any assessment or penalty or by any legal or equilable proceeding or otherwise howscover, all such liability being, by the acceptance hereof, and as a part of the conditeration for this issume hereof, expressly waired and released by every holder hereof, as more fully provided in said Indexture; provided, lowever, that houting herein or in said Indexture contained shall be taken to prevent recourse to and the

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Carl Section

71 enforcement of the liability, if any, of any shareholder or any stock-holder or subscriber to expital stock upon or in respect of shares of expital stock not fully paid up: Neither this Bond nor any of the annexed interest coupons shall be

valid or become obligatory for any purpose, until the certificate hereon shall have been signed by Central Hanover Bank and Trust Company, or its successor as a Trustee under said Indenture.

'IN WITNESS WHEREOF, the Company has caused this Bond to be signed in its name by its President or one of its Vice Presidents, and its corporate scal to be impressed or imprinted hereon and attested by its Secretary or one of its Assistant Secretaries, and coupons for said its Secretary or one of its Assistant Secretaries, and coupons for interest bearing the facsimile signature of its Treasurer to be here attachad

By

. Secretary.

Dated May 1, 1951.

Attest.

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CITIES SERVICE GAS COMPANY,

.President.

\$16.25

[FORM OF INTEREST COUPON] .

On the 1st day of _______19__ (unless the Bond herein-after described shall have been called for provious redemption and pay-ment dup provided therefory, hopen surrender of this conpon, Gities Service Gas Company will pay to bearer, sit the off-e or agency of the Company in the Borouch of Manhattan, The Gity of New York, Sixteen Dollars and Twenty-fige Cents (\$16.25), in any coin or curriour of the United Sixtee of America which at the fine of payment shall be legal thender for public and private defits, being aix months' interest then zue on its First Morigage Pipeline Bond, 34% Series des 1971, No._____ 19 (unless the Bond herein-On the 1st day of

Treasurer.

CITIES SERVICE a corporation of promises to pay t signs, on the 1st da in the Borough of

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the United States legal tender for p from the date here office or agency in November T in eac

This Bond is a known as its "Fi issued in one or me (except as any si established in acco after mentioned, m particular series) dated as of Decen supplemental there the Company to Ce merce Trust Comp erce Trust Compares, to which Inde the properties mor security, the rights

together in each case redemption. The Bonds of this Fund provided for in extent provided in said this series are subject Sinking Fund on May 15 rity, upon similar noti with accrued interest to

This Bond, has bee Bonds of the same set hereon. If any of such numbers shall be selected therefor as provided in hereon from and after the event of the selection Bonds represented by t cease to accrue as afor Bonds represented by t cease to accrue as afor amount hereof equal to Bonds so selected for a redemption price will be for notation of the pay hereon and of the distin Bonds reserved for exch this Bond in exchange registered or coupon (aggregate principal am principal amount of this

If/an event of defa the principal of this Bo he manner and with This Bond is transf This Bond is transi or, by attorney author. Company in the Boroug surrender and cr...ellat and upon any such tra

d Linz