property expressly excepted from the lien of the Indenture), includsame the scope and intent of the foregoing or of any general descriping (both as to property now owned and property hereafter acquired), hereafter acquired by the Company wherever situate (except the the Indenture) and also all of the property, real, personal and mixed, Company (except the property expressly excepted from the lien of all of the property, real, personal and mixed, now owned by the alien, remise, release, convey, confirm, assign, transfer, mortgage, rights described in Exhibit A hereto annexed, with the same effect pledge and set over unto the Trustee, party of the second part, and set over, and by these presents does grant, bargain, sell, warrant, if by the Company free from the lien of the Indenture reporty which has been released by the Trustee or otherwise disposed ne though described in the Original Indenture; expressly excepting without in anywise limiting or impairing by the enumeration of the to its successors in the trust hereby created and assigns forever, conveyed, confirmed, assigned, transferred, mortgaged, pledged and has granted, bargained, sold, warranted, aliened, remised, released, further assurance, has executed and delivered these presents and son sontained in the Indenture, all and singular the properties and d reserving, however, out of and from the lien of the Indenture all

or intended so to be, unto the Trustee and its successors in the trust and their assigns forever. mixed, merkgaged, pledged or conveyed by the Company as aforesaid, To HAVE AND TO HOLD all of said properties, real, personal and

ture, the First Supplemental Indenture and the Second Supplemental none of which substantially interferes with the free use and enjoy-Indenture, and in the deeds and grants referred to in said descriptions, Exhibit A hereof and in said granting clauses of the Original Indentions, if any, set forth or referred to in the descriptions contained in reservations, conditions, covenants, limitations, interests and excepdescribed, in so far as affected thereby, (a) to the liens, encumbrances First Supplemental Indenture and the Second Supplemental Indenture A hereof and in the granting clauses of the Original Indenture, the Subject, However, as to the properties and rights in Exhibit

> permitted by said \$5.04. thereof to secure or raise a part of the purchase price thereof an bure and to may liens created thereon at the time of the acquisition at the time of such acquisition and permitted by \$5.04 of the Inde liens existing on any property hereafter acquired by the Compan the general purposes and uses of the Company's business; (b) to an ment by the Company of the properties and rights so described for permitted liens as defined in § 1.05(a) of the Indenture; and (c)

additional security for the Bends of any particular series, and except lished in accordance with the provisions of the Indenture may affect sinortization, improvement, renewal at other analogous fund estab pose of issue, or otherwise, however, except as may siming fund over my others thereof, or of the Bonds and compans of any particula the time of ineue, sale or negotiation thereof or by reason of the pur series over the Bonds and coupons of any other series by reason o them, without preference or priority of any of said Bonds or coupon and coupons issued and to be issued under the Indenture or any o ate benefit and security of all present and future holders of the Bond as otherwise provided in \$9.29 of the Indenture. in the Indenture specified and set forth for the equal and proportion In Thusn, Nevenmerass, upon the terms, conditions and trust

who shall hold the Bonds and coupons, or any of them, as follows: the Trustee and its successors in said trust for the benefit of those self and its suspessors, does hereby poveniant and agree to and with uses and trusts in the indenture set forth; and the Company, for it. to be best and applied subject to the further coverants, conditions, ISSUED, SUIT between the parties hereto that all the Bends and coupons are to be And it is hereby covenanted and declared and agreed by and senficeded and delivered and that all the trast estate is

ARTICLE I.

FORM AND REGISTRATION OF THE BONDS OF THE 1981 SERIES.

nated "First Mortgage Bonds, 43/8% Series due 1981" (being the Indenture and to be secured thereby, a series of Bonds to be desig-SECTION 1.01. There is hereby created, for issuance under the