action. Any such affirmative vote of, or written consent given by, any holder of this bond is binding upon all subsequent holders bend, or reduce the percentage required for the taking of any such payment on or after the respective due dates expressed in this bondholder to institute suit for the enforcement of any such hereof as provided in the Indenture. cipal of, or interest or premium on, this bond, or the right of any shall be made which will affect the terms of payment of the printion; and provided, further, that no such modification or alteration accordance with the provisions contained therein for its modificaso affected, evidenced, in each case, as provided in the Indenture; consent, of the holders of not less than 66% in amount of the outstanding, and by the affirmative vote, or with the written provided that any supplemental indenture may be modified in the series of bonds then outstanding under the Indenture are fication or alteration, in case one or more but less than all of bonds of any series then outstanding and affected by such modithe holders of not less than 66%% in amount of the bonds then Company by the affirmative vote, or with the written consent, of the bonds and coupons, may be made with the consent of the the rights and obligations of the Company and of the holders of as provided in, the Indenture, modifications or alterations of secured thereby may be issued. To the extent permitted by, and the Indenture, or of any indenture supplemental thereto, and of secured and the restrictions subject to which additional bonds thereof, the terms and conditions upon which the bonds are the security, the rights of the holders of the bonds in respect scription of the property mortgaged, the nature and extent of

In case an event of default as defined in the Indenture shall occur, the principal of all the bonds outstanding thereunder may become or be declared due and payable, at the time, in the manner and with the effect provided in the Indenture.

The bonds of this series are subject to redemption (otherwise than for the Replacement Fund hereinafter mentioned or upon application of certain moneys included in the trust estate) prior to maturity at the option of the Company, as a whole at any time or in part from time to time, at the following redemption prices (expressed as percentages of their principal amounts), respectively:

100.00% if redeemed thereafter and prior to maturity, if redeemed thereafter and redeemed thereafter and on or before April redeemed redeemed redeemed redeemed redeemed on or before April 30, 1957 redeemed redeeme receemed redeemed redeemed cueemec redeemed thereafter and thereafter and thereafter and thereafter and thereafter thereafter thereafter hereafter and thereafter thereafter and hereafter iereatter and on or before 2 on 1 9 non

fixed for redemption thereof. The bonds of this series are also subject to redemption for the Replacement Fund for bonds of this series provided for in the supplemental indenture dated as of May 1, 1956, providing for this series, or upon application of certain moneys included in the trust estate, at any time or from time to time prior to maturity, at the following redemption prices (expressed as percentages of their principal amounts), respectively:

102.31% if redeemed on or before April 30, 1957 if redeemed thereafter and on if redeemed thereafter and redeemed thereafter and redeemed redeemed redeemed thereafter and redeemed redeemed thereafter and thereafter and thereafter and thereafter and on 0n on 9 on nor before April before before Defore before April