as provided in the Indenture and, to the extent provided in the Indenmay be redeemed at any time through the operation of the sinking fund fund provided therefor, and any one or more of the bonds of this series accrued thereon to the redemption date, upon notice given in the manture, are severally subject to redemption for said sinking fund prior ner above provided with respect to bonds redeemed at the option of to maturity at the principal amount thereof, together with interest the Company. The bonds of this series are entitled to the benefit of the sinking

sale of, such property (or sold in lieu of and in reasonable anticipation notice, as a whole at any time or in part from time to time, with money Company, together in each case with interest accrued thereon to the cable price at which such bonds may be redeemed at the option of the this series may be redeemed for the sinking fund and the then applione-half of the sum of the then applicable price at which the bonds of of any such event), as provided in the Indenture, at a price equal to body or agency to purchase, or designate a purchaser of, or order the pursuant to the exercise of any right of any municipal or governmental taken through the exercise of the power of eminent domain or sold received by the Trustee if all or any part of the mortgaged property is redemption date. The bonds of this series are also subject to redemption upon like

shall be required only of the holders of not less than 66%% in prinseries of bonds shall be outstanding under the Indenture and any such supplemental thereto, and of the bonds issued thereunder, and of the To the extent permitted by, and as provided in, the Indenture, modifications or alterations of the Indenture, or of any indenture or registered owner of each bond affected thereby (a) impair or affect modification shall, without the written approval or consent of the bearer which are affected; and provided also, that no such alteration or cipal amount of the bonds of the series the rights of the holders of modifications or alterations shall affect the rights of the holders of bonds shall be at the time outstanding, not less than 66% in principal amount of the bonds outstanding, including, if more than one series of consent of the Company and with the written approvals or consents of rights and obligations of the Company and the rights of the bearers of bonds of one or more other series, then such approval or consent amount of each series; provided, however, that in case more than one the bearers or registered owners of not less than 66%% in principal and registered owners of the bonds and coupons, may be made with the the right of such bearer or registered owner to receive payment of the bonds of one or more series and shall not affect the rights of the holders

> ture, or (c) reduce the percentage of the principal amount of the bonds upon the approval or consent of the bearers or registered owners of which modifications or alterations may be effected as aforesaid. or after such respective dates, (b) permit the creation of any lien, not specified rate, on or after the respective due dates expressed in such otherwise permitted, prior to or on a parity with the lien of the Indenbond, or to institute suit for the enforcement of any such payment on principal of and premium, if any, and interest on such bond at the

made and registered to bearer and noted hereon, in which case it shall again pass by delivery until again registered. Such registration of attorney, similarly noted hereon, unless such transfer shall have been as to principal from time to time at the option of the bearer on registramentioned, whether or not this bond is registered. Coupon bonds of shall fully discharge the Company in respect of the interest therein which shall remain payable to bearer and payment thereof to the bearer transfer upon such books by the registered owner or his duly authorized registration being noted hereon, and if so registered shall pass only by tion books to be kept for the purpose at said office of the Trustee, such in turn be exchanged for a like aggregate principal amount of coupon of the charges and subject to the terms and conditions set forth in the nominations, for the same aggregate principal amount upon payment tured coupons attached, at said office of the Trustee for a registered this bond as to principal shall not affect the negotiability of its coupons, bond or bonds of the same series without coupons, of authorized de-(so long as the same shall not have been called for redemption) may Indenture. this series may be exchanged, upon surrender thereof, with all unmabonds of this series with all unmatured coupons attached. This bond shall pass by delivery, except that it may be registered In like manner, any such registered bonds without coupons

and for all other purposes, and neither the Company, the Trustee nor any paying agent nor any registrar shall be affected by any notice or cipal, as the absolute owner of this bond or such coupon, as the case nant hereto whether or not this bond shall be registered as to prin-The Company, the Trustee, any paying agent, and any registrar may deem and treat the bearer of this bond, or if this bond is regismay be (whether or not this bond or such coupon shall be overdue), this bond is registered, and the bearer of any interest coupon appurtetered as to principal as herein authorized, the person in whose name for the purpose of receiving payment thereof or on account thereof

cipal of this bond may become or be declared due and payable before writing to the contrary. In case a default as defined in the Indenture shall occur, the prin-