Whereas, Section 8 of the Mortgage provides that the form of each series of bonds (other than the First Series) issued thereunder and of the coupons to be attached to the coupon bonds of such series shall be established by Resolution of the Board of Directors of the Company and that the form of such series, as established by said Board of Directors, shall specify the descriptive title of the bonds and various other terms thereof, and may also contain such provisions not inconsistent with the provisions of the Mortgage as said Board of Directors may, in its discretion, cause to be inserted therein expressing or referring to the terms and conditions upon which such bonds are to be issued and/or secured under the Mortgage; and

things, the benefit of the Company  $\mathbf{r}$ served surrendered or restricted supplemental II writing executed lien of the the allwould to plemental indenture, or may establish the terms and provisions of series of bonds other than said First Series, by an instrument in ing executed and acknowledged by the Company in such manner rould be necessary to entitle a conveyance of real estate to record ll of the states in which any property at the time subject to the Whereas, enter that any power, privilege or right expressly or impliedly reto or in any way conferred upon the Company by any provision Mortgage, whether such power, privilege or right is in any way ted or is unrestricted, may be in whole or in part waived or dered or subjected to any restriction if at the time unrestricted additional restriction if already restricted, and the Company into of Mortgage any may Section any one cure any ambiguity triction if already restricted, and the Company further covenants, limitations or restrictions for  $\mathbf{or}$ hall be situated; and more  $\mathbf{of}$ the Mortgage provides, among series of bonds issued thereunder, contained therein, or 10

Whereas, the Company now desires to create a new series of bonds and to add to its covenants and agreements contained in the Mortgage, as heretofore supplemented, certain other covenants and agreements to be observed by it and to alter and amend in certain respects the covenants and provisions contained in the Mortgage, as heretofore supplemented; and

Whereas, the execution and delivery by the Company of this Sixth Supplemental Indenture, and the terms of the bonds of the Seventh Series, hereinafter referred to, have been duly authorized by

the Board of Directors of the Company by appropriate resolutions of said Board of Directors;

Now THEREFORE, THIS INDENTURE WITNESSETH: That Carolina Power & Light Company, in consideration of the premises and of One Dollar (\$1) to it duly paid by the Trustees at or before the ensealing and delivery of these presents, the receipt whereof is hereby acknowledged, and in further evidence of assurance of the estate, title and rights of the Trustees and in order further to secure the payment of both the principal of and interest and premium, if any, on the bonds from time to time issued under the Mortgage, according to their tenor and effect and the performance of all the provisions of the Mortgage (including any instruments supplemental thereto and any modification made as in the Mortgage provided) and of said bonds, hereby grants, bargains, sells, releases, conveys, assigns, transfers, mortgages, pledges, sets over and confirms (subject, however, to Excepted Encumbrances as defined in Section 6 of the Mortgage) unto Irving Trust Company and J. A. Austin, as Trustees under the Mortgage, and to their successors or successors in said trust, and to said Trustees and their successors and assigns forever, all the following described properties of the Com-

tric pany: mission lines sions flumes, structures boards, towers, poles, wires equipment, and the Company which the same are situated, power houses, and distribution systems; together with all rights permits, privileges, franchises and rights for or relation, maintenance, or operation thereof, through, cany public streets or highways, or the public lands of connection with the said forming a part of or appertaining to, tion, maintenance, or operation thereof, through, over, under or upon any public streets or highways, or the public lands of the United States, or of any State or other lands; and all water appropriations and water rights, permits and privileges; including but not limited to, the following described property: All electric generating plants, stations, transmission lines, and electrical generating plants, stations, transmission lines, and electrical plants, extensions or additions to or about such electrical plants, stations, transor additions to or avvupower sites, and and works; a les, wires, in Company's ated, and all other property, real or personal, pertaining to, or used, occupied or enjoyed in generating plants, stations, transmission lines, bout such electrical plants, stations, transution systems of the Company; all dams, buildings, generators, reservoirs, pipe lines, orks; all substations, transformers, switchall substations, transforme insulators, and other appl s rights or interests in the stations, transmission lines, hts of way, easements related to the construc appliances land easements, and elec-