ing that the Trustee has received the instruments and documents required by this Section 1.01 and by Section 9.04 to be delivered Company. to the Trustee in connection with the issuance of such Note by the

PAGE 539

series shall be identical in all respects. matters specifically provided for in Section 1.03 and all Notes of any identical except in respect of date of issuance and except for the have the same date of maturity and shall otherwise be substantially added to or incorporated in or eliminated from such title, for the shall be designated generally as the First Mortgage Notes of the for the series to which it belongs. All Notes of all series shall Note of any particular series, as the Board may determine. Each Company, with such further appropriate particular designations may, at the election of the Board, be in one or more series and Note shall bear upon the face thereof the designation so selected Section 1.02. Issuable in Series, Title, Variations. The Notes

provisions of this Article I, the Notes of any series: tained in this Indenture with respect to the Series A Notes and the Section 1.03. Terms of Series. Subject to the provisions con-

- as to principal, interest and premium, if any, at such place or places, as may be determined by the Board and expressed in such Notes; (a) Shall bear interest at such rate or rates and be payable,
- private debts; which at the time of payment is legal tender for public and (b) Shall be payable as to principal, interest and premium, if any, in any coin or currency of the United States of America
- which may be at any one time outstanding; thereof which may be issued and delivered by the Company or (c) Shall be limited as to the maximum principal amount
- aggregate of such equal quarterly instalments shall constitute defined in Section 2.04 below) and shall provide for payment of the next Instalment Date after issue in such amount that the principal and interest in equal quarterly instalments commencing (d) Shall be dated and issued at an Instalment Date (as

payment of the entire principal amount of the Notes of such series and the accrued interest thereon at the maturity date thereof. The amount of such instalment payments and the allocation thereof between principal and interest may be determined by reference to an amortization schedule prepared by the Financial Publishing Company of Boston, Massachusetts, or any successors thereto or any persons satisfactory to the Trustee offering comparable services;

- (e) Subject to the provisions of Articles V and VI, may contain such provisions for the prepayment thereof, at the option of the Company, at such prepayment price or prices, at such time or times, upon such notice, in such manner and upon such other terms and conditions as may be determined by the Board and expressed or referred to in such Notes, provided that Notes of all series shall be subject to a provision for reduction of quarterly instalment payments upon prepayment similar to that provided for in Section 2.05 and restricting the effective date of any prepayments to Instalment Dates (as defined in Section
- (f) Shall be in the form provided in the supplemental mort-gage executed with respect to Notes of such series in accordance in the substantially which shall be substantially to as shall be appropriate and permitted by this Mortgage. such omissions therefrom, variations therein and additions therethe same as set forth herein with respect to Series A Notes, with with the provisions of Article IX, which shall be substantially

any Note issued under this Mortgage. pursuant to Section 6.06 in making any payments with respect to rely on any such amortization schedule furnished to it pursuant to Note after the date of such issuance. The Trustee may conclusively this Section 1.04 or any similar amortization schedule furnished to it amounts of the payments of principal and interest to be made on such Trustee offering comparable services), and which sets forth the setts (or any successor thereto or other person satisfactory to the prepared by Financial Publishing Company, of Boston, Massachuschedule with respect to such Note, which schedule shall have been Trustee and to the payee of such Note a separate amortization I or Article II of this Mortgage, the Company shall deliver to the any Note by the Company pursuant to any of the provisions of Article Section 1.04. Amortization Schedules. Upon the issuance of