Executed in 560 Counterparts of which this is No. ... 374....

BURLINGTON NORTHERN INC.

TO

FIRST NATIONAL CITY BANK,

SUPPLEMENTAL INDENTURE (No. 16)

Dated as of July 1, 1975

TO

GREAT NORTHERN RAILWAY COMPANY GENERAL GOLD BOND MORTGAGE

Dated January 1, 1921



Providing for Issuance of General Moragana Gold Hands, Series V.

SUPPLEMENTAL INDENTURE, dated as of the 1st day of July, 1975, by and between Burlington Northern Inc., a corporation duly organized and existing under the laws of the State of Delaware thereinafter sometimes called the "Company"), party of the first part, and First National City Bank (successor by marges to The First National Bank of the City of New York), a marges to The First National Bank of the City of New York), a marges to the United States of America (hereinafter sometimes called the "Trustee"), party of the second part.

Great Northern Railway Company has heretofore made, excented and delivered to The First National Bank of the City of New York, as Trustee, its General Gold Bond Mortgage (hereinafter called the "Original Indenture") dated January 1, 1921, and supplements thereto dated respectively March 19, 1936, as or January 1, 1937, April 18, 1944, as of July 1, 1944, March 20, 1945, as of July 1, 1945, two supplements deted as of January 1, 1946, as of July 2, 1953 and as of September 1, 1954, under which General Mortgage Bonds of several series are outstanding. By further supplement dated as of March 2, 1970, the Company, in accordance with the provisions of Section 2 of Article Fifteen of 'le Original Indenture, has succeeded to, and been substituted for, Great Northern Railway Company, with the same effect as if it had been named in the Original Indenture as the party of the first part thereto; and by a second supplement dated as of March 2, 1970, the Company subjected to the lien of the Original Indenture, as thereto, ore supplemented and modified, property acquired by the Company by reason of the merger of Chicago, Burlington & Quincy Railroad Company into the Company and described the mortgage which was a lien on such property and the amount of bonds secured thereby. By further supplements dated respectively as of July 1, 1979, as of January 1, 1971 and as of January 1, 1974, the Company authorized additional series of General Mortgage Bonds (the Original Indenture as heretofore supplemented and modified being hereinafter sometimes called the "Mortgage").

The Company has by proper corporate action authorized the issuance under and pursuant to the toring of the Mortgage as supplemented and modified by this Supplemental Indenture of \$40,000,000 principal amount of its General Mortgage Bonds,

Series V (said Bonds being hereinafter sometimes referred to as the "Series V Bonds").

The Company desires by this Supplemental Indenture to make provision with respect to the continuance of certain limitations, as more specifically hereinafter set forth, upon the right of the Company to issue bonds under the Mortgage, and to make other provisions with respect to the Series V Bonds.

The forms of the Series V Bonds in registered 'm and of the Zrustee's certificate to be encorsed on the Serie. V Bonds are to be severally and respectively substanticity as follows:

(FORM OF REGISTEREP BOND)

No.

# BURLINGTON NORTHERN INC.

GENERAL MORTGAGE 914G GOLD BOND, SERIES V

Due January 1, 2010

Burlington Northern Inc., a Delaware corporation (hereinafter called the "Railway Company"), for value received, hereby promises to pay to or registered assigns, on the first day of January, 2010, at the office or agency of the Railway Company in the Borough of Manhattan, The City of New York, State of New York,

Dollars in gold coin of the United States of America of or equal to the standard of weight and incress as it existed on the first day of July, 1921, and to pay interest thereon from July 1 or January 1, as the case may be next preceding the date hereof (unless this bond be dated July 1 or January 1, and in that event from the date of this bond), at the rate of 9146 per annum, until said principal sum shall be paid, at said office or agency, in like gold coin, semi-annually on the first day of January and the first day of July in each year.

(The provision that the principal of, premium, if any, and interest on the within band is payable in gold coin of the United States of America of or equal to the standard of weight and fineness as it existed on the first day of July, 1921,

was included therein in compliance with the terms of the original indenture described in the within bond which was executed prior to the approval on June 5, 1933 of Public Resolution No. 10 of the 73rd Congress. Specific attention is called to the fact that said Public Resolution provides in part as follows:

"Every obligation, heretofore or hereafter incurred, whether or not any such provision is contained therein or made with respect thereto, shall be discharged upon payment, dollar for dollar, in any coin or currency which at the time of payment is legal tender for public and private debts,")

This bond is one of the General Mortgage Gold Bonds (coupon or registered) of the Railway Company issued and to be issued in one or more series under and pursuant to and equally secured by an indenture dated January 1, 1921, executed by the Railway Company to The First National Bank of the City of New York, Trustee (First National City Bank being successor Trustee by merger), (hereinafter called the "indenture"), conveying all the property and franchises of the Railway Company mentioned in said indenture, and Supplemental Indentures dated respectively March 19, 1936, as of January 1, 1937, April 18, 1944, as of July 1, 1944, March 20, 1945, as of July 1, 1945, two supplements dated as of January 1, 1946, as of July 2, 1953, as of September 1, 1954, two supplements dated as of March 2, 1970, as of July 1, 1970, as of January 1, 1971, as of January 1, 1974 and as of July 1, 1975 providing for the issuance of General Mortgage Gold Bonds, Series V, to which reference is hereby made for a statement of the properly and franchises mortgaged, conveyed, pledged or assigned, the nature and extent of the security, and the rights of the holders of said bonds and of the said Trustee in respect to such security.

The authorized issue of bonds under said indenture is limited to an amount which, together with all then outstanding prior debt of the Railway Company or of a successor corporation as defined in said indenture, after deducting therefrom the amount of all bonds then reserved under the provisions of said indenture to retire prior debt at or before maturity, shall not exceed three times the par value (which, as provided in said Supplemental Indenture dated March 19, 1936, shall, in respect of shares without par value, he deemed the stated value) of the then outstanding, fully paid capital stock of the Railway Company or of a successor corporation.

The Series V Bonds are redeemable at the option of the Railway Company as a whole or in part on any interest payment date subsequent to January 1, 1976 upon publication of notice thereof in two newspapers of general circulation in the Borough of Lanhattan, The City of New York, at least twice a week for nine successive weeks next preceding such interest payment date, and in the nanner and otherwise as provided in said indenture, at the principal amount thereof, together with accrned interest to the date designated for redemption.

In case of certain defaults specified in said indenture, the principal of this bond and all of the bonds issued under said indenture may be declared and may become due and payable in the manner and with the offect provided in said indenture.

This bond is transferable by the registered holder hereof in person or by attorney duly authorized in writing, either at the office of the Railway Company in the City of St. Paul. State of Minneseta, or at its office or agency in the Borough of Scanhattan, The City of New York, upon surrender and cancellation of this bond, and thereupon a new registered bond, without coupons, of the same series will be issued to the transferre in exchange therefor as provided in said indenture. This bond also, in the manner prescribed in said indenture, is exchangeable for coupon bonds of the same series for the same aggregate principal amount and bearing all unmatured coupons. For such transfer or exchange a charge may be made, as poyided in said indenture.

No recourse shall be had for the payment of the principal of or the interest upon this bond, or for any claim based hereon, or otherwise in respect hereof or of said indenture and supplements, against any incorporator, stockholder, officer or director, past, present or future, of the Railway Company or of any successor corporation, whether by virtue of any constitution, statute or rule of law, or by the enforcement of any assessment or penalty

or otherwise, all such liability being by the acceptance hereof, and as part of the consideration of the issue hereof, expressly released as provided in said indenture.

This bond shall not become obligatory for any purpose until it shall have been authenticated by the execution of the certificate hereon endorsed by First National City Bank as Trustee or its successor in trust under said indenture.

Is Witness Whereof Burlington Northern Inc. has caused this bond to be signed by i. President or a Vice President, and its corporate seal to be hereunto affixed and to be attested by its Secretary, or an Assistant Secretary, 150 day of

sceretary, or an .	Assisting Sociation	J	មវិសា 🚚 🦼	
	Bun	ningron Nor	THERN INC.	
	C B	y		*******
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Attest:		. 7		
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Assistant &	veretary (FORM OF TRUSTER'S	CFRTIFICATE		J
This Bond is o	ne of the bonds desc Supplemental Indem	ribed in the	within men	tioned 1975.
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The forms of the Series V Bonds in compan form and of the coupons to be attached thereto are to be severally and respectively

substantially the same as the forms set forth in the Original Indenture, the text of the Series V Bonds in coupon form to be substantially the same as that of Series V Bonds in registered form with omissions, insertions and variations appropriate to coupon bonds.

All things necessary to make this Supplemental Indenture a valid, binding and legal instrument in accordance with its terms have been done, performed and fulfilled, and the execution and delivery hereof have been in all respects duly authorized.

Now THEREFORE, in consideration of the premises and the sum of Ten Dollars (\$10) paid by the Trustee to the Railway Company, receipt whereof is hereby acknowledged, the parties hereto do hereby agree for the common and equal use, benefit and security of all and singular the person or persons, firm or firms, body or bodies politic and corporate who shall from time to time be bearers or registered holders of the Series V Bonds or beavers of any of the compons thereto appertaining as their respective interests may appear, as follows:

## ARTICLE ONE

# ISSUANCE OF SERIES V BONDS

The Series V Bonds, substantially in the forms bereinbeford described, shall be issued and authenticated under and in accordance with the provisions of the Mortgage in principal amounts at any one time outstanding, except as otherwise provided in Section 6 of Article Two of the Mortgage, of not to exceed \$40,000,000. The Series V Bonds will mature January 1, 2040, and will hear interest at the rate of 9144, per annum payable January 1 and July 1 in each year until the principal sum is paid and if in coapon form will be dated July 1, 1975. The Series V Bonds will be issuable in coupon form in the denominations of \$1,000, \$500 and \$100, and will be registrable as to principal, and will be issuable in fully registered form in denominations of \$1,000 and any multiples of \$1,000, and in fully registered form will, as

provided in the Mortgage, respectively be dated the day of issue and will bear interest from the date thereof if the same be an interest date and if the date thereof be not an interest date, said Bonds in fully registered form will bear interest from the last preceding interest date.

### ARTICLE TWO

# REDEMPTION OF SERIES V BONDS

The Series V Bonds will be redeemable at the option of the Company in whole or from time to time in any part thereof on any interest payment date subsequent to January 1, 1976 and prior to the maturity thereof at the principal amount thereof plus accured interest to the designated date of redemption, in the manner and otherwise as provided in Article Four of the Mortgage.

# ARTICLE THREE

CONTINUATION OF LIMITATION UPON THE ISSUANCE OF BONDS

The Company covenants that the covenants contained in Article Four of the Supplemental Indenture dated as of July 1, 1944 to the Mortgage, as modified by Article Four of the Supplemental Indenture dated as of July 1, 1945 to the Mortgage, by Article Four of each of two Supplemental Indentures dated as of January 1. 1946, by Article Three of the Supplemental Indenture dated as of July 1, 1970, by Article Three of the Supplemental Indenture dated as of January 1, 1974 and by Article Three of the Supplemental Indenture dated as of January 1, 1974 to the Mortgage, shall be continued in full force and effect but without otherwise extending their scope, until all of the Series V Bonds shall have been paid or retired in full, or adequate provision satisfactory to the Trustee shall have been made for their payment and to this end the provision contained in Article Four of said Supplemental Indenture dated as of July 1, 1944, modified as aforesaid, to the effect that at such time as all of the Company's General Mortgage Gold Bonds, Series K, L, M, N, O, P, Q, R, S, T and V shall have been mid or retired in full or adequate provision satisfactory to the Trustee shall have been made for their payment, said covenants shall become rall and void and of no further effect, shall be deemed to be by this Supplemental Indenture appropriately modified.

#### ARTICLE FOUR

#### CONCERNING THE TRUSTEE

The Trustee hereby accepts the trust herein declared and provided and agrees to perform the same apon the terms and conditions in the Mortgage set forth and upon the following terms and conditions:

The Trustee shall not be responsible in any manner whatsoever for or in respect of the validity or sufficiency of this Supplemental Indenture or the due execution hereof by the Company or for or in respect of the recitals contained herein, all of which recitals are made by the Company solely. The Trustee shall be under no obligation to see to the filing, registration or recording of this Supplemental Ladenture or to the refiling, recepistration or rerecording hereof but the Company covenants to effect when and as may be required by law in order to protect the righthereunder of the holders of the Series V Bonds, the filing, regisrration or recording and the refiling, reregistration or rerecordmg hereof. The Trastee may authenticate and deliver any of the Series V Bonds herein provided for without waiting for any such filing, registration, recording or realing, reregistration or rerecording. In general, each and every term and condition contained in Artic. Twelve of the Mortgage shall apply to and form a part of this Appolemental Indenture with the seme force and offect us if the same were herein set forth in full with such omissions, variations and insertions as may be appropriate to make the seme conform to this Supplemental Indenture.

#### ARTICL'S FIVE

## EXECUTION IN COUNTREPORTS

This Supplemental Indenture may be executed smultar-ously in several counterparts, each of which so executed shall be alterned to be an original; and such counterparts shall together constitute but one and the same instrument.

#### ARTICLE SIX

#### CONSTRUCTO WITH MORROWIS

This is a Supplemental Indenture to the Sociage, a supplemental to the provisions thereof, and each and every part of this Surplemental Indenture and each and every error and contained herein shall be and become a part of the compass and each of the commants and obligations of the compass and contained shall be, except to herein otherwise provided, subject to the provisions of the Mannage.

In Witness Whitman, Charleson Northern Inc., he way of the first part, has cannot this applemental Indecture to object and acknowledged by the Charleson of the Bount. Vice Chairman of the control Vice Postdents, and its corporate scale of hereunts affice that a man to be attested by its recreary of it. Associant Scaletary; and First Nation Can Rank, he may of the second-part, has caused this applicant its inventors to resigned and acknowledged to one of its Trust Office, and its comporate scale to be become affixed and the same to be also approximately and the same to be also accomparate scale to be become affixed and the same to be also

tested by one of its Associate Creater, all as of the day and year first above written.

BURLINGTON NORTHERN INC.

By Vice President

Assistant Secretary

Frist National City Bank, as Trustee as aforgsaid

By Trust Officer

Assistant Cashier

Signed, sealed and acknowledged by all parties in the presence of:

Attesting Witnesses

STATE OF NEW YORK COUNTY OF NEW YORK

I, ENZO L. CARROCCI, a Notary Public in and for the State and County aforesaid, do hereby certify that on this 3rd day of September, 1975, personally appeared before me W. N. Ernzen and F. A. Demino, personally known to me and personally known to me to be a Vice President and an Assistant Secretary, respectively, of Burlington Northern Inc., one of the corporations described in and which executed the foregoing instrument, and known to me to be the same persons who subscribed their names to and executed said instrument as such Vice President and Assistant Secretary, respectively, who, being by me severally duly sworn, did, each for kimself, depose and say and acknowledge that the said W. N. Eunzen resides at 2023 Upper St. Dennis Road, St. Paul, Minnesota, and that the said F. A. Demino resides at 1362 Eldridge Avenue West, Roseville, Minnesota; that said W. N. ERNZEN is a Vice President and said P. A. Demana is an Assistant Secretary of Burlington Norther Inc., a corporation; the 'he corporate seal affixed to the foregoing instrument as the said corporation is such corporate seal; that said seal was a thereto and that said instrument was signed, sealed and executed in behalf of said corporation by order and authority of the Board of Directors of said corporation, and that they and each of them signed their names to the foregoing instrument in their respective capacities as Vice President and Assistant Secretary in behalf of said corporation by like order and authority; that they signed, scaled, executed and delivered said instrument as their free and voluntary net and deed and as the free and voluntary act and deed of said corporation for the uses and purposes therein set forth; and they severally acknowledged to me said instrument to be the free and voluntary act and deed of said corporation, and that said corporation excented the same.

IN WITNESS WHEREOF, I have hereunto get my hand and affixed my official seal as such Notary Publicational County and State, the day and year first above written.

Notagial Scal)

ENZO L. CARBOCCI
Notary Public, State of New York
Notary Public, State of New York
On 45-6005895
Qualified in Richmond County
Certificate filed in New York County
Term Expires March 30, 1276

STATE OF NEW YORK COUNTY OF NEW YORK

88,

I, JOHN L. GRIMMELBEIN, a Notary Public in and for the State and County aforesaid, do hereby certify that on this 3rd day of September, 1975, personally appeared before me Ralph E. Johnson and J. S. Macer, personally known to me and personally known to me to be a Trust Officer and an Assistant Cashier, respectively, of First National City Bank, one of the corporations described in and which executed the foregoing instrument, and known to me to be the same persons who subscribed their names to and executed said instrument as such Trust Officer and Assistant Cashier, respectively. who, being by me se erally duly sworn, did, each for himself, depose and say and acknowledge that the said RALPH E. JOHNSON resides at 60 Gramercy Park North, New York, New York and that the said J. S. Macey resides at 69 West 9th Street, New York, New York, that said RALPH E. JOHNSON is a Trust Officer and said J. S. Macer is an Assistant Cashier of First National City Bank, a corporation; that the corporate seal affixed to the foregoing instrument as the seal of said corporation is such corporate scal; that said seal was affixed thereto and that said instrument was signed, sealed and executed in behalf of said corporation by order and authority of the Board of Directors of said corporation, and that they and each of them signed their names to the foregoing instrument in their respective capacities as Trust Officer and Assistant Cashier in behalf of said corporation by like order and authority; that they signed, sealed, executed and delivered said instrument as their free and voluntary act and decd and as the free and voluntary act and deed of said corporation for the uses and purposes therein set forth; and they severally acknowledged to me said instrument to be the free and voluntary act and deed of said corporation, and that said corporation executed the same,

IN WITNESS WHEREOF, I have hereunto set my hand and a lixed my official seal as such Notary Public in said County and State, the day and year first above written.

(Notarial Seal)

JOHN L. GRIMMELBEIN Notary Public, State of New York No. 30-0675350

Qualified in Nassau County Certificate filed in New York County Term Expires March 30, 1976

COUNTY OF SKAMANIA

I HEREBY CERTIFY THAT THE WITHIN

INSTRUMENT OF WRITING, FILED BY.

TAS RECOURSED IN SHORE - 2

AT 10 32 250 RECORDS OF SKA WHIA COUNTY, WASH

REGISTERED 2 IMPEXED: DIR. INDIRECT: RECORDED: COMPARED MAILED