Twenty-Ninth Supplemental Indenture

GENERAL TELEPHONE COMP NY-OF THE NORTHWEST, INC. Everett, Washington

TO.

BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION
(A National Banking Association)

AND

M. J. BARRETT

Dated as of December 1, 1979



THIS TWENTY YETH SUPPLEMENTAL INDENTURE, made as of the 1s. day of December, 1979, by and between General Telephone Tompany of the Northwest. Inc. (formerly named West Coast Telephone Ompany), a corporation duly created, organized and existing under and by virtue of the laws of the State of Washington, and having its principal place of business at Everett, Washington (hereinafter sometimes called the "Company"), the party of the first part, and Bank of America National Trust and Savings Association, a National Bank of America and having its principal place of business at the United States of America and having its principal place of business at San Francisco, California (hereinafter referred to as the "Corporate Trustee"), and M. J. Barrett, of San Francisco, California (hereinafter referred to as the "Individual Trustee") as Trustees under that certain Indenture hereinafter referred to the second part;

WITNESSETH:

WHEREAS, the Company's predecessor executed and delivered a Trust Indenture, dated as of the 1st day of March, 1939, to the Corporate Irustee and W. J. KIELEADORF, as Trustees (M. J. BARRETT being successor Individual Trustee to W. J. KIELEADORF), to secure payment of the principal of and the salerest on bonds issued and to be issued by the Principal of and the salerest on bonds issued and to be issued by the Company's predecessor, which Indenture has been supplemented and amended by twenty-eight supplemental indentures referred to in the form of bonds hereinafter see forth (said Indenture as so supplemented and amended being hereinafter referred to as the "Indenture"); and

WHEREAS, the Company has succeeded to all rights and obligations of, and has been substituted for, its predecessor under the Indenture; and

WHEREAS, the aggregate principal amount of bonds which may be issued and outstanding at any one time under the Indenture is \$1,000,000,000; and

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Whereas, there are presently bested and outs anding under the indenture, bonds in the aggregate principal amount of \$20, 094,000, infollows:

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<u>Inc</u>	
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and

WHEREAS, pursuant to the Indentition the Illuard of Directors of the company has provided for the establishment of a new series of bonds of the Company to be shown as its "First Mortgage Bonds, 12" Series 2 Due 2003" to be limited tescript as movided in Article Lot the Indentitive and Section 2 hereof with respectful bonds authen cated and delivered in exchange or substitution for other bonds) in aggregate principal amount to \$50,000,000, and the form and substance of such bonds and the terms provisions and conditions thereof to be as set forth and provided in the Indentitive as supplemented hereby; and

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Wirekers, the Commany mestros and has requested, he Interested min with it in the execution and only one of the twenty minte? I pricine. tal inferiore for the purpose of the extrapsis dranting as the averaging to the Trustees the here matter described properties accepted by the Conpairs, subscripted to the executives of the indestiges, and year March. In 1999 and which are not specialized described therein are an are of the aforementioned expensions the instrument but which properties, approximascapils and thereod by the Company, became and now are solver?" hen storgether and others at the consuming his must of the afree a market property of the secondary consists there of and configurate the line of the redenture a tree before super mested and amended as I just by described the entropy attenued as he covered thereby, solvether by the expense of the affermanism property chaptes thereof or a personal or a before property a head tolera duty tolerand from the filen parent, as well as the act central four once of any time he seried and a 'scioling order has industrials as from time as time in effect (2) verting foul the form and terrise provisions and conditions through all to the exemptions in the manace becomester provided, or 1. It providing for consistences and the Indentore; and

Withhere, all conditions is required the control of the major of the same of the control of the

of One Dollar is to eath the second translated and the eath of sum of One Dollar is to eath the eath of these present of for ner valuable consideration, the receipt set coff is borely set, the god, the Company bere cavenants and agree with the Trustes and their successors is suffer set to be a torsial squal energy of all present and there bolders of all present and the bolders of all present

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TERMS AND COME TO PERS MORTGAGE BONDS.

Section 1. There there is a major hereby established a series of bonds designated First Mentager Bonds, 1277 Series Z. Due 2004, and bonds being sometimes be directly reserved to as the "Bonds of Series Z.", and the form thereof shall now a suitable provisions with respect to the matter shereinalter in this section I specified. The aggregate principal amount of Bonds of Series Z. which may be assued, authenticated and delivered under the Indenture shall be limited (except as provided in Article I of the Indenture and Section 2 hereof with respect of bonds authenticated and delivered in exchange or substitution for other bonds to \$50,000,000. Bonds of Series Z shall mature on December 1, 2004 and shall be issued in the form of registered condeand, hall be of the denominations of \$1,000 or any multiples thereof

The Bonds of Saries Z shall hear interest at the rate of 12% per annum, payable semi-annually on June 1 and December 1 in each years both the principal of and the interest on said bands shall be payable in an coin or currency of the United States of America which at the bate of payment is Israil tender for public and payable decits, at the office of the Company in the City of San Francisco, South of Company

Interest on each Lond of Series Z shall accrite from the date thereof unless such date is an interest payment date and the see arms shall default in the interest due on such date in which case such interest shall accrue from the first day of June or the first day of December next preceding the date thereof. The Bonds of Series Z shall be dated as of the last interest payment date preceding the date of authentication to which interest has been naid on such bonds, except that to if any such bond shall be authenticated on any interest payment date to which interest has been paid, it shall ne dated as of the date of such authentication, till if any such bond shall be authenticated prior to the close of business on the record date (as her in after in this Section defined) with respect to the first interest payment date for the Bond a of Series Z, such nond shall be dated as of the date on which Bonds of Series Z are initially issued and sold by the Company, and (mi) if any such bond shall be authenticated after the close of business on the record date with respect to any interest payment date and prior to such interest payment date and there is no existing default in the payment of interest on the Bonds of Series Z, such bond shall be dated as of such interest payment date.

The person in whose name any Bond of Series Z is registered at the close of mones of and record date (as hereinafter defined) with respect to any in test arement date shall be entitled to receive the interest pagable on such mere than them date not with standing the cancellation of such bond upon any transfer or exchange thereof subsequent to the record date and prior to such interest payment date (unless there is an existing default in the payment of interest on the Bonds of Series Z at the time of such cancellations except if and to the extent the Company shall default in the payment of the interest due on such interest payment date, in which case such defaulted interest shall be paid to the persons in whose names outstanding Bonds of Series Z are registered at the close of business on the day preceding the date of payment of such defaulted interest or at the close of business on the pecial record date fixed for the payment of such defoulted interest if one shall have been fixed as hereinafter provided. Such special record date may be established by or on behalf of the Company by notice given by real, first class post use prepaid, to holders of Bonds of Series Z at their last addresses as they copear upon the registry books too less than 10 days preceding such special regord date, which special record date shall be not more than 30 days prior to such date of payment. In the event that any Bond of Series Z is called for redentation and the redemption date is subsequent to a record date with respect to any interest payment date and prior to such interest payment date, interest on such bend will be paid to the holder of such bond. The term "record date" as used in this Section with respect to any regular interest payment date shall mean the May 15 or November 15; as the case may be, next preceding shell interest payment date, whether or not such May 15 or November 15 is a susiness day.

Station 2. Honds of Series Z shall be exchangeable at the principal silice of the Corporate Trustee or, at the office or agency of the Company in the City of San Francisco. State of California, or, at the option of the holders thereof, at the office or agency of the Company in the Borough of Manhattan. City and State of New York, for bonds of the same series of other authorized denominations having the same aggregate principal amount. Upon the surrender of any Bend of Series Z at the office or agency of the Company in the City of San Francisco, State of California, of, at the option of the holder thereof, at the office or agency of the Company in the Borough of Manhattan, City and State of New York, together with a written instrument of transfer in form approved by the Company executed by such holder in person or by attorney authorized in

writing, the Company shall execute, and the Trustee or authenticating agent shall authenticate, and it or the Company shall deliver in exchange therefor a new Bond or Bonds of Series Z for the same aggregate principal amount. No service charge shall be made for any transfer or exchange of Bonds of Series Z, but the Company may require the payme: of a sumsufficient to cover any tax or taxes or other covernment a charge

The Company shall not be required to make than free or exchanges of Bonds of Series Z during the period of 15 day press from the mading of notice of a partial redemption of such bonds, or to the any such bond, or the portion thereof, which shall have to the designated for redemption.

Section 3. The provisions of Section 8 of Arts to I to the Indentage shall not be applicable to the Bonds of Series / except the same to bonds may bear such numbers and letters and may contain sach other specifications or bear such legends or endo sements as may be to quared to comply with the rules of any governmental authority or of any stock exchange or to conform to asage with respect thereto.

Notwithstanding the provisions of Section 3 of Article I of the Indenture, the signatures of the officers of the Company executing Bonds of Series 2 and attesting the corporate seal thereon may be facsimile, and in case any of such officers shall cease to be such officers of the Company before the Bonds so signed and sealed shall have been actually authenticated by the Corporate Trustee or delivered by the Company, such Boiles nevertheless may be Issued, authenticated and delivered with the same force and offect as though the person or persons whose facsimile signatures shall appear on such Bonds had not ceased to be such officer the officers of the Company.

Sections 4. Any or all of the Bonds of Series Z shall be redeemable at the option of the Company at any time and from time to time after December 1, 1984, prior to mature, by the payment of the redemption prices as specified in the form set butth herein for the Bonds of Series Z under the heading "Regular Redemption Price", together with accrued interest to the date of redemption.

On December 1, 1985, and on each December 1 thereafter while Bonds of Series Z are outstanding, to and including December 1, 2003 (such dates being herein referred to us the "Series Z Special Bend Redemption dates"), the Company, as and for a special redemption fund for the retirement of Bonds of Series Z

(i) will, in the manner hereinafter and in the Indenture provided, redeep \$2,500,000 pilocipal emount of Bonds of Series 2 at the "Series Z Special Bond Redemption Price" of 100% of the remaining amount to be redeemed, together with accrued interest to such a Z Special Bond lead imption date, and

Indenture proceeds sedeem an additional principal amount of Bonds of Series Z non-exceeding \$2,500,000, at the Series Z Special Band Redeem to Price specified in the foregoing clause (i), together with account of the such series Z Special Bond Redemption date, such option to be administrative so that the failure to elect to redeem all or my part of such additional principal amount on any series Z Special Bond Redemption date shall not entitle the Company to increase the master that may be redeemed on any subsequent series Z Special Bond Pedemption date pursuarit to this claus (ii), except that the appreade principal amount of bonds of Series Z that may be redeemed pursuant to this claus (ii), except that the degreeade pursuant to this claus (ii) shall not exceed \$15,000,005.

provided, however, that the principal amount if Rands of Series Z of asholder that shall be redeemed on any Series & Special Bond Redesaption date pursuant to the foregoing clause (it of that may be dedeemed if y Company's option on any Series Z Special Bond Redempton of a jursuant to the foregoing clause (it shall in each case he red and by the principal amount of Bonds of Series Z purchased by the Casasan, from such holder and delivered uncancelled to the Corporate lastee on such Series Z Special Bond Redemption date as herginafte in this Section provided, and provided, further, that the aggregate principal amount of Bonds of Series Z that may be redeemed on all Series Z Special Bond Redemption dates pursuant to said clause (ii) shall be reduced by the aggregate principal amount of Bonds of Series Z so delivered by the Company to the Corporate Trustee in respect of optional redemption pursuant to said clause (ii), and provided, further, that the amount of such reduction for any Series Z Special Bond Redemption date in respect of the Bonds of Series Z of any holder shall not exceed the principal amount of such Benus of such holder that would be redeemable on such Series Z Special Bond Redemption date if no Bonds of Series Z were purchased and delivered to the Corporate Trustee as aforesaid on such Series Z Special Bond Redemption date. No redemption (pursuant to the foregoing days will or at the resemption prices as specified in the form set forth herein fet, the Bands of herie. I under the heading "Regular Redemption Price") of less than all the Bonds of Series Z shall be credited to, or relieve the Company to any extent from its obligations to make, future redemptions of Bonds of Series Z pursuant to the foregoing clause (i).

Un or before the business day preceding December 1, 1985, and on or before the business day preceding each subsequent Series Z Special Bond Redemption date, the Company will pay to the Corporate Trustee an amount of cash equal to the Series Z Special Bund Redemption Price of. and accrued interest to such Series Z Special Bond Redemption date on. the Bonds of Series Z to be redeemed on such Series Z Special Bond Redemption date. The amount of such cash shall not be reduced in respect of any Bond of Series Z that the Company proposes to deliver to the Corporate Trustee as contemplated by the proviso immediately following clause (ii) of the preceding paragraph unless on or before the date of such payment the Company shall have delivered to the Corporate Trustee a certificate signed by the President or a Vice President and the Controller. an Assistant Controller, the Treasurer or an Assistant Treasurer of the Company identifying such Bond to be so delivered and certifying that a duplicate original or conformed copy of a written agreement between the Company and the holder of such Bond providing for the purchase by the Commany of such Bond (or a specified portion thereof) on or before such Series Z Special Bond Redemption date has been filed with the Corporate Trustee and that all conditions precedent in such written agreement required to be satisfied on the part of the Company and such holder for the nurchase by the Company of such Bond (or portion thereof) on or before such Series & Special Bond Redemption cate have been duly satisfied (or in the case of payment that provisions for the payment when due of the purchase price for such Bond, or portion thereof, in accordance with such written agreement have been made).

The Company will, not less than 60 days prior to each Series Z Special Bond Redemption date, notify the Corporate Trustee in writing as to the principal amount, if any, of Bonds of Series Z to be redeemed on such Series Z Special Bond Redemption date pursuant to the provisions o clause (ii) of the second paragraph of this Section (without giving effect to any reduction in such principal amount by reason of the proposed delivery of Bonds of Series Z to the Corporate Trustee as contemplated by the proviso immediately following said clause (ii)).

On each Series Z Special Bond Redemption date, the Company will deliver to the Corporate Trustee each Bond of Series Z identified in the certificate theretofore delivered to the Corporate Trustee in respect of

such Serie v. Z. Special Bond Redemption date pursuant to the third paragraph of this Section whereupon each such Bond (or the portion thereof so purchased) so delivered shall cease to be outstanding as a Bond of Series Z for purposes of future redemptions pursuant to this Section. No Bond of Series Z that has been purchased by the Company and delivered to the Corporate Trustee pursuant to this Section may be reissued as a Bond of Series Z.

Notice of redemption of Bonds of Series Z shall be given by mail, first class postage prepaid, not less than thirty and not more than forty-five days prior to the date of redemption, to the holders of the Bonds of Series Z which are to be redeemed, at their last addresses as they appear upon the bond registry books. Notwithstanding the provisions of Section 2 of Article V of the Indenture, the particular Bonds of Series Z to be redeemed, in whole or in part (any redemption in part to be in the principal amount of \$1,000 or a multiple thereof), shall be selected by the Corporate Trustee pro rata (as nearly as may be) from the holders of the outstanding Bonds of Series Z not previously called for redemption in a proportion that their respective holdings bear to the aggregate principal amount of the outstanding Bonds of Series Z on the date of selection; such allocations as may be requisite for this purpose shall be made by the Corporate Trustee. in its uncontrolled discretion, to maintain the principal of pro rata redemptions in any partial redemption or in any series of partial redemptions; and such selection and allocations shall be made as though no reduction in the principal amount of Bonds of Series Z to be redeemed on any date of redemption will be made by the delivery on such date of such Bonds as contemplated by the proviso immediately following clause (ii) of the second paragraph of this Section. In the event that any redemption shall be partly with premium and partly without premium, it shall be treated as two separate redemptions, each on the basis hereinabove provided. The references in Sections 3, 5 and 8 of Article V of the Indenture to the publication of notice of intention to redoem shall be deemed, with respect to the Bonds of Series Z, to refer to the due mailing, as hereinabove provided, of notice of redemption. Otherwise, the provisions of Sections 5 and 8 of Article V of the Indeature shall be applicable to Bonds of Series Z.

Upon surrender of any Bond of Series Z which is to be redefined only in p...t, the Company shall execute and the Corporate Trustee shall authenticate and deliver to the holder of such Bond, without service charge, a new Bond or Bonds of Series Z of any authorized denominations as requested by such holder in the aggregate principal amount equal to and in

exchange for the unredeemed portion of the principal of the bond of Series Z so surrendered

Notwithstanding unything contained in the Indentity of any Supplemental Indentare or in the form of Bond of Series 7, not flore by of Series Z may be redeened prior to December 1, 1984 from Similar received by the Company from the sale Cl property or the talk a of property by exercise of eminent domain or from the proance; and if on or after December 1, 1-84 any Bonds of Sources. redeemed from any such funds, then and in any such example the paid the redemption price as specified in the form set for the second of the Bonds of Series Z under the heading 'Real ar Rederich Chice of the jether with accrued interest to the state of ademption

Storios 6. To the externant extres by provided by this couple mental Indenture, the Bonds of Series Ashar be of such the reland provisions, he issued upon and support to such term, and vint. acid and he emitted to such rights at Leonetics, all as provided by the apply late terms and provisions of the Indecture

The Boods of Series Z and the Triates & Cerman to the be endorsed thereon are esubject to the previsions of Section (13) 4. of the Indenture) to be substantially in the following forms

FORM OF LACE OF BUSINESS ALSO NOT

GENERAL TELEPHONE COMPANY OF THE NORTHWEST, E.

First Mortga, Bond.

12% SERREY Z DELL'E

GENERAL TELEPHION COMPANY OF THE NORTHWEST INC. a corporation organized and existing under and by virtue of the laws of the State of Washington thereinafter called the "Company"), for value received. the registered hereby promises to pay to holder hereof, on the first day of December, 2004, unless this Bond is pay interest thereon at the rate of 12% per annum until the payment of said sooner redeemed. principal sum, semi-annually on the first day of June and on the first day of December in each year.

Such interest shall accrue from the date hereof, unless such date is an invest proment date and the Company shall default in the payment of the interest then due, in which case interest here in shall accrue from the line day of June or the first day of December next presenting the date become the interest so payable are any interest porment date with, subject certain exceptions provided in the Indentuse hereinafter referred to be paid to the person in whose acree this Bond for any Bond or Bendle Series Z evidencies the same debates register at at the close of nusine site. Bith day as what is the 15th day of November, as the case may be whether or reached day as a business day a next preceding such interespondent date (1615) the principal of and the interest on this Bond shall be payable at the office it users of the Company in the City of San Francisco. State of Casta may many coin or currency of the United States of America which at the time of resident is legal tender to public and private within.

This Hond shall not be valid or become obligatory for any purpose roless and until it shall have been notherficated by the execution by or on schall of the Corporate Trustee or as successor in trust under the Indeuture of the certificate endorsed hereon.

The provisions of this Bond are continued on the reverse side hereof security continued provisions shall for all purposes have the side who are though fully set forth at this place.

NORTHNESS, INC. has caused this Bond to be good arouth or by facsimile by its president or one of its Vice Presidents, as its corporate seal or a Lacsimile thereof to be hereto arised and attested manually or by facsimile by its Secretary or one of its Assistant Secretaries.

Dated

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President

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GORM OF TRUSTEE'S CERTIFICATE) CORPORATE TRUSTEE'S CERTIFICATE

It is hereby certified that the within bond is one of the bonds described in the Indenture herein mentioned.

BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION, Corporate Trusice

By Authorized Officer

or

B) BANKARS TRUST COMPANY, Authenticating Agent for the Corporate Trustee

By Authorized Officer

(FORM OF REVERSE OF BOND OF SERIES 2)

This Bond is one of an authorized issue of bonds of the Company. known as First Mortgage Bonds, all issued and to be issued nursuant to the terms and conditions of, and irrespective of the time of actual issue. equally secured by an Indenture dated as of March 1, 1939, duly executed. acknowledged and delivered by the Company to Bank of America National Trust and Savings Association (therein termed the 'Corporate Trustee") and W. J. Kieferdorf (therein termed "Individual Trustee"), as Trustees (to whom M. I. Barrett is successor Individual Trusteel, as supplemented by Supplemental Indentures dated as of November 1, 1941, December 9, 1941, March 1, 1948, November 1, 1950, May 1, 1951, May 1, 1952, November 1, 1953, November 1, 1954, November 1, 1955, May 1, 1957, May 1, 1958, May 1, 1960 May 1, 1961, May 1, 1962, May 1, 1963, June 1, 1964, January 1, 1965, December 1, 1966, September 1, 1967, June 1, 1968, August 1, 1969, February 1, 1970, November 1, 1970, May 1, 1972, September 1, 1974, February 1, 1977, July 1, 1978, March 30, 1979 and December 1, 1979 to which Indenture and Supplemental Indentures thereinafter collectively referred to as the "Indenture") reference is hereby made for a description of the property, rights and franchises thereby mortgaged and pledged, the nature and extent of the security thereby granted, and the rights of the holders of said bonds and of the Trustees and of the Company in respect to such security. The Indenture limits the aggregate principal amount of the bonds of all series at any one time outstanding (281,000,000,000.

With the consent of the Trustees, and to the extent permitted by, and as provided in, the Indenture, any of the provisions of the Indenture, or of any indenture supplemental thereto, may, upon the proposal of the Company, he modified or altered by the affirmative written assents of the holders of at least 75% in principal amount of the bonds then outstanding under the Indenture and any indenture supplemental thereto; provided that no such modification or alteration (a) shall give to any bond or bonds secured by the Indenture preference over any other band or bands thereby secured, (b) shall authorize the creation by the Company of any lien prior or equal to the lien of the Indenture upon any of the trust property at the time of such moduleation subject thereto, (c) shall authorize or permit the extension of the time or times of may ment of the principal of or the interest or premium, if any, on the bonds, or the reduction in the principal amount thereof, or in the rate of interest, or in the amount of premium, if any, thereon, or any other modification in the terms of the payment of the principal thereof or the interest or pression thereon, (d) shall authorize the extension of any waiver of default to a subsequent default or the impairment of any rights consequent thereto, or (e) shall reduce the percentage of bonds required by the provisions of Article XI of the Indenture for the taking of any action thereunder; and, if such modification or alteration shall affect the rights of the holders of bonds of one or more, but less than all, of the series of bonds then outstanding, such modification or alteration shall be assented to by the holders of at least 75% in principal amount of the bonds of each series so affected.

In the manner, upon the notice and upon the conditions specified in the Indenture, \$2,500,000 principal amount of the Bonds of Series Z shall be redeemed through the operation of a special bond redemption fund as provided in the Indenture on December 1 in each of the years 1985 to 2003, inclusive, and the Bonds of Series Z are also subject to the noncumulative right of optional redemption a pursuant to said special bond redemption fund on such dates in a principal amount not exceeding \$2,500,000, in each case from funds deposited with the Corporate Trustee as provided for in the Indenture of the "Series Z Special Bond Redemption Price" of 100% of the principal amount to be redeemed, together with accrued interest to the date fixed for redemption. In certain cases as provided in the Inden-

ture, the principal amount of flouds of Series Z to be redeemed on any such date is subject to reduction by the principal amount of flouds of Series Z purchased by the Company and delivered uncancelled to the Corporale Trustee on such date.

In the manner, upon the notice and upon the conditions specified in the Indenture, this flood or any portion between may use he redeemed at any time during the respective twelve month received beginning the during the respective twelve month received beginning the persentage of principal an month set to the under the prices texpressed in percentage of principal an month set to the under the heading "Regular Redemption Price".

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together in each case with agerned interest to the date haced for redemption

If one or more of the events of default as derived in the indentition shall happen, then the principal of this flong may be declared and become due and peyable, on the conditions, in the manner, and at the time, provided in the Indentitie.

The Company and the frustees may deem and treat the person in whose name this Band is registered as the absolute owner for the purpose of regelving payment has berein provided) of or on account of the principal and interest due bereon and for all other purposes.

In the manner and upon the conditions prescribed in the Indenture this Bond is transferable by the registered owner hereof, in person or by attorney duly authorized, at the office or agency of the Company in San Francisco, California, or, at the option of the holder hereof, at the office or agency of the Company in the Borough of Manhattan. City and State of New York, upon the surrender and cancellation of this bond, and upon

any such transfer a new point or bonds of the same said for the same aggregate principal amount, in authorized denominations, will be issued to the transferce in exchange berefor. Bonds of this saide shall be a fronger able for bonds of the series of other authorized denominations because he same aggregate principal amount. In the manner and upon the condition prescribed in the Indequate. Funds of this series issued upon any restainent mansfer will be done. It will be a interest as provided in the Index of all their interest as provided in the last condition. No service dauge will be a made upon any such transfer or each one this discount in accordance that are other each and charges in relation thereto.

ARTICLE, II

AMESTIMENTS TO THE INDENTURE

Secretary 1. The Indenture is hereby amonded by inserting the course on Bonds of Series Z" in each of the forceours places in the todenture as heretofure supplemented and omente.

Immediately before the word "teman," in the first line of Section 14 of Article 18 (p. 12, line 5 of the 1 sect) so and Supplemented Indonture)

Immediately before the word limit of the 18th line of Section 12 of Article 18 (p. 12) limit 9 or day 1 west; second copplers and indenture)

Section 2. Afficie VI of the Indenture is acreby and her by in setting a new subdivision (g) therein to read as to lows.

Tell In case default shall be usade to the temporary in the payment of any amount in respect of the special redemption fund for the Ronds of Series Z pursuant to bection a of Article I of the Twenty-ninth Supplemental Indenture or default shall be made by the Company in the purchase of delivery to the Corporate Trustee of any Ronds of Series Z pursuant to any written agreement filed with the tarporate Trustee pursuant to said Section."

ARTICLE III

American Clarenasi of the Company.

Section 2. The company covenants and agrees that the provisions contained as Section 2 - t Article II of the Supplemental Indenture dated Photometer 1 (1941) estatement by Section 2 of Article III of the Supple-

mental Ingersure stated biovember 1, 1950, and the provisions contained in Gestion 6 of Article II of the Supplemental Indenture dated November 1, 1941, shall but and shall continue to be, in full force and effect, until the payment or redemption of all Donds of Series Z.

ARTICLE IV.

CONVEYANCE OF ADDITIONAL PROPERTY.

SECTION 1. The Company does, by these presents, hereby grant, bargain, sell, convey, confirm, mortgage, piedge, assign, transfer and set over unto the Bank of America National Trust and Savings Association and M. J. Barrett, as Trustees, and to their successors in trust, all of the property described in the schedule attached hereto and marked Schedule "A", to which reference is hereby made, and the same is made a part hereof with the same force and effect as if herein set forth at length, to have and to hold said property in trust as a part of the mortgaged and pledged properly under said indenture and subject to all the terms and conditions of said Indenture and of all Indentures sapplemental thereto: provided, however, that nothing herein contained shall be construed to be A limitation upon the provisions of said Indenture for the vesting under said Indenture of all property of the Company acquired subsequent to the date at said indenture, it being the intention of the parties hereto that all property of the Company owned on the date of said Indenture or thereafter or hereafter acquired, subject to the rights reserved in said Indenture by the Company, shall be covered by the granting and pledging clauses of sald Indenture.

Subject Nevertheless, to any liens on any of the property hereby mortgaged at the time of acquisition, including as to any of such properties subject thereto, the lien of the indenture dated January 1, 1940 executed by General Telephone Company of the Northwest formerly named Interstate Telephone Company) to Sentile-First National Bank, as Trustge, and First Security Bank of Idaho, National Association, as Separate Trustge, as said indenture has been or kereafter may be supplemented and amended by supplemental Indent, as provided, however, that no such supplemental indenture, as supplemented and amended on the date of this Supplemental Indenture in such manner that (i) the lien thereof shall be more extensive as to classes or kinds of property covered thereby, or (ii) covenants for the protection of the security or provisions with respect to release of property and withdrawal of moneys held by the trustge thereunder shall, in the

opinion of coursel for the Company, be its adequate as protection for the holders of the tonds thereby secured than the restrictions, covenants and proving one contained in said indenture, as supplicated and amended on the date of this Supplemental Indenture.

ARTICLE V.

MISCELLANDOUS DEGVILIONS.

Section 1. The Company covenants and agrees that so long as any Bonds of Series Z shall remain outstanding, the Company will not, without the consent of the holders of all of the Bonds of Series Z, modify any of the provisions with respect to the special redemption fund for the redemption of Bonds of Series Z as set forth in Section 4 of Article I bereaf or modify any of the redemption prices as specified in the form set forth berein for the Bonds of Series Z under the heading "Regular Redemption Price".

SECTION 2. All of the covenants, stipulations, promises and agreements in this Supplemental Industry contained by or on behalf of the Company shall bind its successors and assigns, whether so expressed or not.

Securin 3. This Supplemental Indenture may be executed in several counterparts, each of which when so executed shall be deemed to be an original, but such counterparts shall together constitute but one and the same instrument.

Section A. Although this Supplemental Indenture is dated as of December 1, 1970 for convenience and for the purpose of reference, the netual dates of execution by the Company and by the Trustees are as indicated by their respective acknowledgments hereto annexed.

IN WITNESS WHEREOF, the parties hereto have caused this Supplied mental Indenture to be duly executed, and their respective corporate scales to be hereunto affixed and attested, all as of the day and year first above written.

GENERAL TELEPHONE COMPANY OF THE NORTHWEST, INC.

By L. Dice President

Secretary Secretary

BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION

By Trust Officer

Atrest:

Assistant Secretary

V T Diversit

M. J. Burrett

STATE OF CONNECTICUT COUNTY OF FARFIELD

On this the /3 day of December, 1979, before me, the undersigned officer, personally appleared Countrie and Robert E. Joseph who acknowledged themselves have the Vice President and Secretary, respecrively, of GINERAL THE EPHONE COMPANY OF THE NORTHWEST, INC., a corporation, and the slapy, as such Vice President and Secretary, are authorized to do so, executed the foregoing Supplemental Indenture for the purposes therein contained, by signing the name of the corporation by themselves in Vice President and Secretary, respectively.

IN Willyrss Warmfor I hereunto set my hand.

Sucrem any . William

Notary Public My Commission Expires

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STATE OF CALIFORNIA
CITY AND COUNTY OF SAN FRANCISCO
SS.:

On this 17th day of December, 1979, before me, the undersigned, a Notary Public in the State of California, in and for the said City and County of San Francisco, residing therein and duly commissioned and sworn, personally appeared & BOXERBAUM known to me to be a Trust Officer of Bank of America National Trust and Savings Associa-TION, and M, JACKSON, known to me to be an Assistant Secretary OF BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION, the corporation of that name that executed the within and foregoing Supplemental Indenture and also known to me to be the persons who executed said Supplemental Indenture on behalf of said corporation, and acknowledged said instrument to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned, and on outh stated that they were authorized to execute said instrument by authority of its Board of Directors, and that one of the seals affixed to said instrument is the corporate seal of said corporation, and agknowledged to me that such corporation executed the same.

On this 17th day of December, 1979, before me, the undersigned, a Notary Public in the State of California, in and for the City and County of San Francisco, residing therein and duly commissioned and sworn, personally appeared M. J. BARRETT, known to me to be the identical individual person described in and who executed the within and foregoing Supplemental Indenture and stated that he executed, signed, sealed and delivered the same freely and voluntarily as his free and voluntary not and deed for the consideration and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in said City and County of San Francisco the day and year first above written.

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HOUTH FILE CONTROLS
TO CONTROLS OF THE CONTROLS
My conneissant Equation As 22, 1980

SCHEDULE "A"

Real Property Situate in the State of Washington

Snohomich County

That certain parcel of real properly situated in the County of Snottomish. State of Washington, more particularly described as follows:

PARCEL I

Lot 31, Totem Park, according to the plat thereof recorded in Volume 26 of Plate pages 55 and 56, records of the Auditor of the County of Snohomish, State of Washington.

EXCEPT the West 237 feet, as measured along the North line thereof.

TOGETHER WITH an easement for ingress and egress over the South 20 feet of the North 247 feet of the West 354 feet of said South Half of Northwest quarter of Southwest quarter of Section 21, Township 31 North, Range 5 East, W.M.

PARCEL 2

All that portion of the East half of GOVERNMENT LOT 4. SECTION 7. TOWNSTIP 28 NORTH, RANGE 5 EAST, W.M., described as follows:

Commencing at the Southwest corner of the Southwest Quarter of said Section 7, thence North along the West line of said Section 7, for 30 feet to the North boundary line of Beverly-Park-Mukiltee Road as laid out and constructed, thence Easterly along the North line of said road 773.25 feet to the true point of beginning; thence Northerly and parallel with the West line of said section, 385.05 feet; thence Easterly parallel with the South line of the Section for 123.41 feet; thence Southerly and parallel with the West line of said Section 7 to the North line of Beverly-Park-Mukiltee Road; thence Westerly along the North line of said road to the point of beginning;

EXCEPT that portion of said premises conveyed to the State of Washington, by Deed recorded under A niltor's File No. 2014778.

PARCEL 3

Parcel "A"

A portion of the Northwest quarter of the Southeast quarter of Section 18, Township 28 North, Range 5 East, W.M., described as follows:

Commencing at the Northeast corner of said Northwest quarter of the Southeast quarter; thence North 89°46.48° Wast along the North line thereof, 30.0 fc2r to the true point of beginning, Frence continuing North 89°46'48" West 986.20 feet to the Bastarly margin of the Snoheinish County P.U.D. No. 1 right-of-way; thence South 4.48 East along said right-of-way line, 1073.30 feet to the Northerly right-of-way margin of Diagonal Way; thence North 68°12'43' East along said right-of-way line 223.10 feet to the beginning of a curve to the left, the radius center of which bears North 21°47'17" West 1810 of feet distant; thence along said curve and along said right-of-way line, through a central angle of 19°33'03" for 617.62 feet; thence North 0°43'52" West 390.63 feet; thence South 89°46'48" East 230.0 feet to a point 30.0 feet West of the East line of said Northwest quarter of the Southeast quarter; thence North 0°43'52" West parallel with said East line, 274.76 feet to the true point of beginning.

Parcel "B"

A portion of the Northwest quarter of the Southeast quarter of Section 18, Township 28 North, Range 5 East, W.M., described as follows:

Commencing at the center of said Section 18; thence South 89°46′48″ East along North line of Northwest quarter of the Southeast quarter for 25′460 feet to the Westerly margin of the Snohomi-h County Public Utility District No. 1 right-of-way; thence South 1°48″ East along said right-of-way line, 539.73 feet to the Northeast corner of tract of land conveyed to C T & E Data Services Corporation, a Delaware Corporation, by Deed recorded July 15, 1969 under Auditor's File No. 2103256; thence Westerly along the North line of said tract to the West line of the Northwest quarter of the Southeast quarter of said Section 18; thence North 1°16′07″ West along said West line, 546,37 feet to the true point of beginning.

Benton County

That certain parcial of real property situated in the County of Benton.
State of Washington, more particularly described as follows:

PARCEL 4

That portion of the Southeast quarter of the Southeast quarter of Section 26, Township 9 North, Range 28 East, W.M., Benton County, Washington, described as follows:

Commencing at the Southeast corner of the said Section 26, thence N 89°42°57" West, along the South line thereof, a distance of 1242.51 feet; thence N 00°2" 24" East, a distance of 40.00 feet to the true point of beginning; thence continuing N 00°27'24" East, a distance of 208.71 feet; thence S 89°42'57" East, a distance of 208.71 feet; thence S 80°42'57" West, a distance of 208.71 feet; thence N 89°42'57" West, a distance of 208.71 feet to the true point of beginning.

Real Property Situate in the State of Oregon

Coos County

That certain parcel of real property situated in the Leums of Coos, State of Oregon, more particularly described as follows:

PARCEL 5

Beginning at the Northwest corner of the East 320 feet of 1 of 5 of Section 33, Township 27 South, Range 14 West of the Willamett, Meridian, Coos County, Oregon; then East 50 feet; thence South to North boundary of the Randolph County Road; thence Northwesterly along the County Road to a point South of the point of beginning; thence North to the point of beginning.

SUBJECT TO:

- 1. Rights of the public in streets, roads and highways.
- 2. Mineral Rights, including the terms and provisions thereof, conveyed to Coas County, recorded April 6, 1963 in Book 125, Page 314, Deed Records of Coas County, Oregon.
- Limitation of Access, including the terms and provisions thereof, to the State of Oregon, b, and through its State Highway Commission recorded January 3, 1959 in Book 269, Page 389, Deed Records of Coas County, Oregon.

PARCEL 6

Beginning at a point 25 feet West of the centerline of Central Avenue on the centerline of the vacated "B" Street; in the Plat of Glasgow, Cocs County, Oregon; thence South a distance of 20.00 feet along the West line of Central Avenue; thence West and parallel to the centerline of the vacated "B" Street for a distance of 50.00 feet; thence North for a distance of 40.00 feet; thence East and parallel to the centerline of the vacated "B" Street for a distance of 50.00 feet, to a point on the West line of Central Avenue; thence South a distance of 20.00 feet along the West line of Central Avenue, to the point of beginning.

Real Property Situate in the State of Idaho.

Bonner County

That certain parcel of real property situated in the County of Bonner, State of Idaho, more particularly described as follows:

PARCEL 7

That part of Government Lot 8 Section 4, Township 57 North, Range 1 West, Boise Meridian, Bonner County, Idaho, described as follows:

Beginning at a point 25 feet West of the Northeast corner of said Lot 8, being a point on the West line of the right of way of Pack River Road as located April 15, 1939, thence South 119.0 feet to a point on the Northline of the Clark Fork Highway; thence South 79°01' West along said North line of said Highway, 60 feet; thence North to the South line of Lot 1 of said Section 4; thence South 89°35' East along the South line of said Lot 1 to the place of beginning.

Clearwater County

That certain parcel of real property situated in the County of Clearwater, State of Idaho, more particularly described as follows:

PARCEL 8

Beginning at the most easterly corner of the property herein described from which the corner common to Sections 1, 2, 11, and 12, T35N, R5E, B.M., bears N57°47'16"E 1331.85 feet; thence, from said point of beginning S43°27'45"W 50.00 feet; thence, N46°32'15"W 50.00 feet; thence, N43°27'45"E 50.00 feet, thence S46°32'15"E 50.00 feet to the point of beginning and being a portion of the NE 1/4 of the NW 1/4 of Section 11, T36N, R5E, B.M., together with a right of way over land owned by

grantors for ingress and egress for use of supply equipment, being as the same is now presently in use, there being no right to cut timber from the same or to enlarge said right-of-way in any way from its present condition. Such easen and to be no more than 15 feet in width.

Latah County

That certain parcel of real property situated in the County of Latah, State of Idaho, more particularly described as follows:

PARCEL 9

A portion of the public street right-of-way known as "E" Street located in the Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of Section Seven (7), Township Thirty-nine (39) North, Range Five (5) West Hoise Meridian, which is described by Metes and Bounds as follows, to-wit:

Beginning at a point North 495.0 feet and S 86°36′ W 512.88 feet of the 1/4 corner between Section 7 and 8. T 39 N, R 5 W, B M, said point being on the North right-of-way line of "E" Street and also being the angle point on said right-of-way as described in Book 53 of Deeds, page 615, records of Latah County, Idaho; thence N 86°36′ E 62.93 feet along said right-of-way; thence Northwesterly 118.46 feet, along a curve to the right having a radius of 166 feet, a central angle of 40°53′ and a long chord bearing N 63°42′31″ W of 115.95 feet, to a point on the Easterly right-of-way line of the Burlington Northern, Inc.; thence S 1°45′ E 1.54 feet, along said Easterly line, to an intersection with the Southwesterly right-of-way line of "E" Street; thence S 37°30″ E 67.50 feet along said Southwesterly line, to the point of beginning.

And also:

Beginning at a point 495.0 feet North and S 86°36' W 512.88 feet of the 1/4 corner between Sections 7 and 8, T 39 N, R 5 W, Boise Meridian, said point being of the North right-of-way line of "E" Street and also being an another point on said right-of-way as described in Book 53 of deeds, page 615, records of Latah County, Idaho; thence S 86°36' W 39.45 feet to an intersection with the Easterly right-of-way line of the Burlington Northern, Inc.; thence N 1°45' W 55.90 feet along said right-of-way; thence S 37°30' W 67.5 feet to the point of beginning.

Real Property Situate in the State of Montana

Lincoln County

That certain parcel of real property situated in the County of Lincoln, State of Montana, more particularly described as follows:

PARCEL 10

An irregular parcel of land near Libby in Lincoln County, Montana, lying wholly within the Southwest Quarter of the Southwest Quarter of Section 33 of Township 31 North, Range 31 West, P.M.M., more particularly described as follows:

Beginning at a steel rod on the south line of Sec. 33. Twp. 31 N. R. 31 W., P.M.M., at a distance of 280 0 feat east of the southwest corner of said Sec. 33; thence, along the south line of said Sec. 33.

N. 89°42' E. 728.42 feet to a steel rod; thence.

N. 49°51' W. 839.22 feet to a steel rod; thence,

S. 38°04' W. 95.00 feet to a steel rod; thence:

N. 66°27'12" W. 30.49 feet to a steel red marking the morning of all corner of Lot 5 of Jensen's Block "A little day.

S. 0°03' W. along the east line of lensen's Birch. A sol to the west line of said Sec. 33 and 280.0 feet distant the lefton, recusived at right angles, a distance of 482.32 feet to the position of segming.

SUBJECT TO easements and other rights of way, including ingress and egress, of record.

Easement:

That part of the Southwest Quarter of the Southwest Quarter of Section 33, Township 31 North of Range 31 West, P.M.M., described as follows:

Beginning at the Northwest corner of Lot 6, Block "A" of Jensen's Extension to Block "A," Plat #964, thence

South 50°42' East, 284.08 feet, thence

South 58°51' East, 30,12 feet, thence

North 37°42' East, 56 feet, thence

North 50°42' West, 361.38 feet, thence

South 0'03' West, 77.48 feet to the point of beginning.