

# MORTGAGE RECORD T

## SKAMANIA COUNTY, WASHINGTON

(e) Any cash deposited with the Corporate Trustee under Section 49 or Section 53 hereof.

Section 7. The term "specially classified properties" shall mean:

(A) New or additional plants, lines or systems and extensions, additions or improvements thereto included within the term property additions, or within the term <sup>subsidiary</sup> property additions, or within the term subsidiary property additions and used or to be used, primarily and principally (1) in the business of generating, manufacturing, transmitting, distributing or supplying (a) power or refrigeration for domestic or public use or consumption and/or (b) steam or hot water for power or heat or other purposes or water for domestic or public use and/or consumption and/or (2) in the public utility telephone business or in the operation of public utility telephone systems and/or (3) in the street or interurban railway or other street or interurban transportation business;

(B) Property additions and subsidiary property additions not located within the territory comprising the States of Oregon, Washington, Idaho, Nevada and California, as the same may be now or hereafter constituted, and not connected with or auxiliary to a system, line, track, plant or power house subject to the lien of this Indenture or owned by the Company or a subsidiary company located within said territory.

Section 8. The term "prior liens" shall mean mortgage or other liens prior to the liens of this Indenture, existing at any particular time upon any property additions (then owned by the Company or subject to the lien hereof) or upon any subsidiary property additions (then owned by a subsidiary company), then or theretofore made the basis for the authentication and delivery of bonds, or the withdrawal of cash, or the release of property, or the disposition by a subsidiary company of property, pursuant to any of the disposition by a subsidiary company of property, pursuant to any of the provisions hereof, excepting at any time the lien of taxes for the then current year and of taxes or assessments or governmental charges not then due and any liens (securing indebtedness not assumed (1) by the Company or a subsidiary company and/or (2) by any other corporation or any individual or co-partnership <sup>owning</sup> subjects/such property additions to the lien of this Indenture, or on which neither the Company nor a subsidiary company nor such corporation, individual or co-partnership customarily pays interest charges) existing upon real estate or rights in or relating to real estate acquired for substation, transmission line or right of way purposes. The right reserved to, or vested in, any municipality or public authority by the terms of any franchise, grant, license, permit or by any provision of law, to purchase or recapture or to designate a purchaser of, any of the property subject to the lien hereof or owned by a subsidiary company shall not, for any of the purposes of this Indenture, be deemed a lien. The term "prior lien bonds" shall mean bonds, obligations or principal indebtedness secured by prior liens. The term "outstanding prior lien bonds" shall mean as of any particular time all prior lien bonds theretofore authenticated and delivered by the trustee or other holder of the mortgage or other lien securing the same and/or, if there be no such trustee or other holder, all prior lien bonds theretofore made and delivered by the maker (or his successor) of such mortgage or other lien and secured thereby and all other prior lien bonds otherwise secured, except (a) prior lien bonds theretofore paid, retired, redeemed, discharged or canceled, (b) prior lien bonds held in pledge hereunder, (c) prior lien bonds held by the trustee or other holder of the mortgage or other lien securing such prior lien bonds or other prior lien bonds (under conditions such that