"Outstanding" as used herein with reference to the bonds issued hereunder unless otherwise expressly defined, means all bonds which shall have been authenticated and delivered hereunder and which have not been cancelled by the Trustee, except bonds which have been called for redemption and to the credit whereof sums shall have been placed as provided in Article III hereof and except that in determining the bonds outstanding there shall not be included bonds at any time previously authenticated and delivered hereunder in lieu of and in exchange and substitution for which any new bond has been authorized and delivered in accordance with the provisions of Section 4 of Article I of this Indenture.

SEC.3. Wherever the term "Bankers" is used in this Indenture, it shall be deemed to mean A.C.Allyn and Company, a comporation of the State of Delaware, and its successor or successors in business. If at any time the Bankers shall retire from or cease doing business leaving no successor or successors, then any consent selection, or approval authorized or required by this Indenture to be given or made by the Bankers may be given or made by the Trustee, and any statements required to be filed with the Bankers shall be thereafter filed only with the Trustee. For their or its action in making any selection, or failing to make the same, or in giving or witholding any consent or approval under any provision of this Indenture, neither the Bankers nor the Trustee shallunder any circumstances incur any responsibility whatever.

Any consent, selectiom, approval, statement or certificate authorized or required by an provision of this Indenture to be made or given by the Bankers shall be deemed sufficiently made or given if evidenced by any instrument in writing signed by (a) if the Bankers be a corporation, the President, a Vice President, Secretary or the such or corporation, or (b) if the Bankers be an individual or (c) if the Bankers be a copartnership, by any member of such copartnership.

SEC. 4. This Indenture may be executed in any number of counterparts, each of which for recording and all other purposes shall be deemed to be an original, and all of which shall together evidence but one and the same undertaking.

IN WITNESS WHEREOF, (1) Oklahoma Iron Works has caused its name to be subscribed to this Indenture by its President and its corporate seal to be hereunto affixed, and to be attested by its Secretary, and (2) International Supply Company has caused its name to be subscribed to this Indenture by its President and its corporate seal to be hereunto affixed, and to be attested by its Secretary and (3) Continental and Commercial Trust and Savings Bank, to evidence its acceptance of the trust hereby created, has caused its name to be subscribed to this Indenture by its Vice President and its corporate seal to be hereunto affixed, and to be attested by its Secretary, all on the day and year above written

Executed in multiple.

ATTEST: A.F.Bourne, Secretary. (CORP SEAL)

Executed, signed, sealed and delivered by Oklahoma Iron Works in the presence of:
C.Shupert.
C.H.Williams, Witnesses.

ATTEST: S E SAVAGE, Secretary, (CORP SEAL)

Executed, signed, sealed and delivered by International Supply Company in the presence of:

Jes. A. Grigsby R.B. Sigler, Witnesses. OKLAHOMA IRON WORKS,

By: J.W.Sloan, President.

INTERNATIONAL SUPPLY COMPANY

By: J.W.Sloan, President.