fore Section 7. The Trustees hereby accept the trusts herein declared, provided, created or supplemented and agree to perform the same upon the terms and conditions herein and in the Mortgage, as heretoditions: supplemented, set forth and upon the following terms and con-

may gage forth mental Indenture this all of which recitals are The Trustees Sixth Supplemental Indenture. with be appropriate to shall apply which recitals are made by the Company solely. In general each every term and condition contained in Article XVI of the Mortshall apply to and form part of this Sixth Supplemental Indenwith the same force and effect as if the same were herein set in full with such omissions, variations and insertions, if any, as be appropriate to make the same conform to the provisions of in respect shall Or \mathbf{of} all not be responsible in any manner whatsoever the validity or sufficiency of this Sixth Supple-for in respect of the recitals contained herein,

XVI of the Mortgage, either of the parties and assigns of such parties whether so expressed or not. Trustees shall bind and covenants and agreements tained by or on behalf of deemed to include the SECTION Subject whenever in this Sixth Supplemental Indenture hereto is named or referred to, this shall be successors or assigns of such party, and all the lents in this Sixth Supplemental Indenture conof the Company or by or on behalf of the inure to the benefit of the respective successors

hereof, behalf pressed or or to give to, any personereto and the holders o remedy or claim under ture or any covenant, agreements in this coupons. the parties hereto, SECTION \mathbf{of} and any covenant, the implied, all the Company Nothing person, Sixth Supplemental Indenture contained by or on pany shall be for the sole and exclusive benefit of and of the holders of the Outstanding bonds and thing in this Sixth Supplemental Indenture, exis intended, or shall be construed, to confer upon, person, firm or corporation, other than the parties ers of the Outstanding bonds and coupons, any right, COV zenants, or by condition, stipulation, promise or agreement enants, conditions, stipulations, promises and reason of this Sixth Supplemental Inden-

> instrument. taneously original SECTION 10. and all executed in several counterparts, and all of which shall constitute This Sixth Supplemental Indenture constitute each but of which shall be an one shall and the be simul-

affixed, one of i IN WITNESS WHEREOF, hereto of the first part, has Secretary or one of its Assistant Irving Trust Company, one of t J. A. Austin, one of the part set his hand and affixed his corporate seal to be attested by ment to has caused its corporate its Vice-Presidents, Witness Whereof, Carolina Power & Light Company, party of the first part, has caused its corporate name to be hereunto and this instrument to be signed and sealed by its President or be signed and sealed parties name and seal, all as of ant Secretaries for and in its behalf, and of the parties hereto of the second part, e to be hereunto affixed, and this instrude by one of its Vice-Presidents and its by one hereto of the second part, has hereunto l, all as of the first day of April, 1960. one of its Assistant Secretaries, and has hereunto

CAROLINA POWER & LIGHT COMPANY,

Vice-Presi

Assistant

and delivered ar Company,