

bonds respectively attached, said coupons being numbered from One to Sixty inclusive on each bond, and being each for the sum of Fifteen Dollars.

Now therefore, if the said bonds herein described, and the interest coupons thereto attached, shall be well and truly paid at maturity, according to their respective tenors and effect, then this indenture shall be void; but if the bonds & coupons, or any part thereof, shall not be paid or satisfied according to their respective tenors and effect, then this indenture shall remain in full force and virtue in law and in equity, and the said party of the second part, or its legal representative, or any officer, if so required by the holder or holders of one fifth in amount of such bonds, or any portion of such coupons more than six months past due, or either or any thereof shall proceed to foreclose this deed of mortgage, according to the authority in such case existing, and upon such foreclosure being made necessary upon the conditions hereinbefore stated, and legal proceedings for such foreclosure commenced that the whole of such bonds with interest thereon stipulated until the same is satisfied, to become due and payable; and the decree of foreclosure in such case shall authorize and provide for the sale of all the interest, franchises, property, rights, privileges & assets of every name and nature as hereinbefore described, as well hereafter to be acquired as now existing, and the application of the proceeds thereof to the satisfaction of the whole of said bonds and interest thereon, then outstanding accrued and unpaid, in equal ratable proportionate interests up to the date of such sale, and application of the proceeds thereof; and the said party of the first part further covenants and agrees that if this mortgage shall be foreclosed that the said party of the first part will in addition to the taxable costs of suit and charges of making sale, and other expenses on that account, pay an attorney's fee of Three hundred dollars for such foreclosure proceedings and which may be included in the judgment and decree, and paid out of the proceeds of such sale; and the said party of the second part hereby covenants faithfully to perform & fulfill the trust herein created, on its part.

In Testimony Whereof the said The Lawrence Transportation Company has caused its corporate seal to be thereto affixed and has duly executed this indenture by its President & Secretary,