	ation or association which issued such shares shall be notified that such
	shares are held by the Trustee under this indenture, and the Trustee shall
	cause such corporation or association to indicate upon the face of the certi-
5 3 5 20 3 50 1.	ficates for such shares the fact that such shares are held by the Trustee here-
the second second	under. 12. (5) Unless there shall be some continuing default that shall have been
$= \frac{1}{2} e^{i \vec{r} \cdot \vec{L}} = \frac{1}{2} e^{-i \vec{L}} = \frac{1}{2$	declared against the Gas company as hereinafter provided, the gas company, from
	time to time, shall be entitled to receive and collect any and all income, re-
	ceipts and profits acquired from or connected with the property of said Gas
Sector States	Company, and all dividends that may be declared on any of the shares of the
	capital stock of other companies or corporations that shall become subject to
2014 - CA (17) 53 (2) (6) V.C	this indenture, and all sums that shall become due and payable for principal
	and interest or otherwise, upon any property, bonds or securities owner by the
in the second	Gas company. And the trustee, on demand of the Gas Company, and shall from time
$= \left \left \left \cos \left[\frac{1}{2} t \right] \right d \right \left t \right \right $	to time deliver to it suitable assignments and orders for the payment to it of
$= \left\{ \frac{1}{2} \left[\frac{1}$	all dividends, receipts and profits from any of said property and shares of
	stock, and for the payment of the principal and interest on account of any bond
	or securities owned by the Gas company which shall become due and payable. In
	case default shall have been declared against the Gas Company, as hereinafter
e Stanler e rules	provided, the Trustee may revoke any such assignment or order and may collect
and 1.0001 c.dz in a	and receive all such receipts, profits and dividends from such property and
	stocks, and such sums payable for principal and interest on account of any
	bonds or other securities, assignments or orders that it has secured under this
• • 21.12 - 12.2 - 12.4	indenture. But if any such default shall have been made good, or shall have
	been waived, the right of the Gas company to receive and collect such receipts
	profits and dividends from said property and stock, and principal and interest
	and premium on such bonds or other obligations, and the duty of the Trustee to
	execute such assignment and standing orders shall revive and continue as though
	13. "(9) Unless there shall be such default had not taken place, some default that shall have been declared
	against the Gas Company, as hereinafter provided, the Gas company shall have
	the right to except as hereinafter limited, to have the possession of, to han-
	dle and control all of the property subject to this indenture, and to vote upon
	all shares of stock which shall become subject to the indenture the same
	force and effect at though such property and shares of stock were not subject
$\left\ \frac{1}{2} \left\ \frac{1}{2} \left\ \frac{1}{2} \left\ \frac{1}{2} \left\ \frac{1}{2} \right\ \right\ _{1}^{2} + \left\ \frac{1}{2} \left\ \frac{1}{2} \left\ \frac{1}{2} \right\ \right\ _{1}^{2} + \left\ \frac{1}{2} \left\ \frac{1}{2} \left\ \frac{1}{2} \right\ \right\ _{1}^{2} + \left\ \frac{1}{2} \left\ \frac{1}{2} \left\ \frac{1}{2} \right\ \right\ _{1}^{2} + \left\ \frac{1}{2} \left\ \frac{1}{2} \left\ \frac{1}{2} \right\ \right\ _{1}^{2} + \left\ \frac{1}{2} \left\ \frac{1}{2} \left\ \frac{1}{2} \right\ \right\ _{1}^{2} + \left\ \frac{1}{2} \left\ \frac{1}{2} \left\ \frac{1}{2} \right\ \right\ _{1}^{2} + \left\ \frac{1}{2} \left\ $	to this indenture, and the Trustee, on demand of the Gas company, from time to
	time, shall execute and deliver to the Gas Company or to such other person or
	persons as shall be designated by resolution of its Board of Directors, such
	proxies or powers of attorney as may be necessary to enable the Gas company or
	other person or persons so designated, to vote upon all shares of stock of
	other corporations or associations that shall have been transferred to the
	Treasurer hereunder, at all meetings, whether general or special, of the share-
	holders, or any such corporation or associations, to the same extent and to the

Second and the second second second

276

A

-mi

-

北

i.