shall have been redeemed, retired or paid, advertised three times in a daily newspaper, published in the City of Pittsburgh, Pennsylvania, and in a newspaper published in the City of Kansas City, Missouri, for offers to sell said bonds at not exceeding \$1,025.00 per bond and accrued interest, to the extent of the amounts to the credit of the sinking fund, by the fifteenth day of such month, and such Trust Company shall purchase from the person or persons, corporation or corporations offering to sell said bonds at the lowest prices, but not exceeding the rate of \$1,025.00 per bond, and accrued interest, to the extent of the then amount of such sinking fund will admit.

Gas

1

-

5

n-

tru

er

he

tee

rer

t

may

8 ,

to

r-

ty

per

ch

hat

te

mim

h tò

eed-

85

d, hall

ys

35. Should the said Trust Company at said semi-annual period of April and October not receive between the first and fifteenth day thereof sufficient offers as above set forth to exhaust the amount of the sinking fund as then existing it shall on the fifteenth days of seid months, at its office in the City of Pittsburgh, determine by lot the numbers of the particular bonds to be redeemed in order to exhaust the amount to the credit of such sinking fund, which bonds so drawn shall be redeemed and retired on the next interest day at \$1025.00 per bond and 39. " The accrued interest., said Gas Company shall forthwith after each semi-annual drawing give notice to the holders of the bonds so drawn for redemption and retirement, either personally or by publication twice a week for one week in a newspaper published in the City of Pittsburgh, Pennsylvania, and in a newspaper published in Kansas City, Missouri, specifying the number or numbers of the bonds so drawn as aforesaid, and stating that the same will, on presentation to the Trust Company, for such purpose, be redeemed.

40. The liability of the said Gas Company to pay interest on any bond so duly determined to be redeemed, after such personal notice or notice by publication as aforesaid, and after deposit of the moneys necessary to effect such redemption shall cease and determine on the next interest day after such notice as aforesaid, and all bonds so redeemed shall cease to be entitled to the benefit of security of the mortgage or deed of trust aforesaid, and shall be forthwith cancelled by the said funst Company and retained in its possession until destroyed.

41. If, when the bonds hereby secured shall become due and pcyable, the Gas Company shall well and truly pay or cause to be paid the whole amount of the principal sums and interest due upon all of the bonds and coupons for interest therein hereby secured then outstanding, or shall provide for such payment by depositing with the Trustee hereunder for payment of such bonds and coupons, the entire amount then due thereon, of principal and interest, and also shall pay or cause to be paid all other sums payable hereunder by the Gas Company, and shall well and truly keep and perform all the things herein required to be kept and performed by it according to the true intent and meaning of this indenture, then, in that case, all stocks, bonds corporate securities and any and all property of any kind, nature or description hereby conveyed or pledged shall revert to the Gas Company, and the estate, right, title and interest of the Trustee shall thereupon cease, determine

and the second second