Trustee to make any investigation respecting any facts preparatory to taking or not taking any action or doing or not doing any thing as such Trustee, the certificate of the Company, under its corporate seal, attested by the signature of its President and the affidavit of its Secretary, shall be conclusive evidence of such facts to protect the Trustee in any action that it may take by reason of the supposed existence of such facts. The Trustee shall be in nowise answerable for or concerning the validity of these preents or of bonds issued hereunder or any resital therein or herein contained, nor shall it be incumbent upon the Trustee to enter into possession of the hereby granted premises otherwise than through or by means of a receiver duly appointed by a court of competent jurisdiction or without the aid of such court to exercise any of the powers hereinbefore conferred concerning such ressession or sale of said prerises. (Deposit of bonds with 27. Except as expressly provided herein, the trustee shall not require the deposit (Trustee. or production of any bonds as a condition precedent to its taking action as herein provided for on the requisition of bondholders, but it may require the affidavit or affidavits from the holders of the bonds setting forth the numbers and emount, denominations and serial numbers of said bond held by all of the parties thereto respectively. (Meaning of word

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28. The words "Trustee" "said Trustee" and "party of the second part" as used in thisTrustee") instrument shall be construed to mean the trustee or trustees for the time of this deed of trust, and whenever a vacancy shall exist or any change of trustees shall be made, to mean the surviving or continuing or successor trustee. And any surviving, continuing or successor trustee herein shall be possessed of and be fully competent to exercise all the powers and duties granted and conferred by these presents to the said Trustee named in this instrument as the party of the second part.

Sundry Provisions. (Successors 29. All the covenants, stipulations, terms and agreements in this indenture contain- (and assigns ed by or in behalf of the Company shall bind its successors and assigns whether so expressed or not. (Construction (of torms.

30. Except when otherwise indicated, the term "Trustee" or any other equivalent term as used in this indenture shall be held and construed to mean the trustee for the time being under this instrument, whether original or successor. Whenever in this instrument the term "bonds" is used, the same shall be deemed and construed to mean the bonds of the Company issued under these presents at the time outstanding and unpaid, unless the context requires some other meaning, and in like manner the term "coupons" shall be deemed and construed to mean the coupons belonging to the said bonds, and in like manner the term "bondholders" shall be deemed and construed to mean the holders for the time being of the said bonds. The notes printed in the margin and the headings are not a part of these presents and shall not be regarded as determining any question relating to the construction or interpretation of any of the provisions hereof.

(Duplicate 31. This indenture further witnesseth that although two or more copies or cour- (copies. terparts hereof are simultaneously executed by the Company in pursuance of the aforesaid resolutions of the said Company and delivered to the Trustee, and the said trustee in evidence of its acceptance of the trusts created has likewise duly executed said two or more copies or counterparts, all of said copies or counterparts so executed and delivered

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