loss, cost, liability and responsibility. Every action taken by the Trustees upon the request of any owner of any bond or bonds, for doupons hereby secured, shall be conclusive and binding onsuch owner and on all persons who may thereafter become owners of the said bond or bonds, or coupons or coupons, and in every case where the Trustees shall act as aforesaid upon request of any owner or owners of bonds, and shall thereafter determine adversely to the existence of any alleged default on the shall thereafter determine adversely to the existence of any alleged default on the ion with such action, including the reasonable compensation of the Trustees and their counsel and agents in that behalf, shall be borne by the bondholders requesting such action, and the Company shall not be liable therefor.

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such action, and the company shall not be liable therefor. Section 9. The Trustees shall be under no duty to see to the use or application of the bonds certified and delivered by them hereunder, or any of them, or the proceeds thereof, nor to ascertain whether or not any of said bonds have been issued in accordance with the laws of the State of Oklahoma.

issued in accordance with the laws of the board of extandant Section 10. The Trustees shall not be personally liable for any debts contracted by them, or either of them, nor for damages to persons or property involved, nor for sales or nonfulfillment of contracts during any period or periods during which the said Trustees, or either of them, may managethe mortgaged property or premises as herein provided, but any such obligations so contracted shall be lien only upon the Trust Estate, and not personal obligations against the Trustees. Section 11. Where the Trustees have demanded or received indemnity und-

Section 11. Where the Trustees nave demanded of received in those of the funcer the provisions of this trust deed, and it shall afterwards appear, in the judgment of the Trustees, that the indemnity so demanded or received is, or may become insufficient, the Trustees shall not be required to take any further action hereunder until additional indemnity shall have been furnished to the said Trustees.

until Buditional Indemnity Shall nive been fullished to the start futures. Section 12. The power of the Trustees to make any declaration, demand election or request, or to take any preceding , in or out of court, shall not be exhausted by one exercise thereof, whether followed by a waiver and restoration or not; but all their powers may be exercised whenever and so often as there be occasion therefor.

Section 13. The trustees, or either of them, at my time may and shall, at the request in writing of the holders of three fourth of the bonds outstanding and unpaid, resign and discharge themselves of and from the trusts hereby created by giving not less than sixty (60) days notice in writing to the Company or such shorter notice as the Company shall accept as sufficient and shall execute and deliver such conveyance and instrument or instruments in writing to any successor, or successors, duly appointed, as may be advisable and proper to legally transfer the trusts and the trust estate. In case of the resignation, disqualification, dissolution, refusal to act, or death of any Trustee under this Indenture, a new trustee, which shall, in the event of the resignation, disqualification, dissolution or removal of the Corporate Trustee, be a trust Company duly authorized and qualified to act as Trustee hereunder, shall be appointed by the Company by an instrument in writing under its corporate seal, said proposed Trustee to be satisfactory to the Bankers.

Section 14. The trustees shall not be responsible for the genuineness of any signature of any party To any document executed by any person whomsoever, in accordance with or in pursuance of the terms of this Indenture, but may without Liability on their part, assume as genuine any purported signature by any person, officer or corporation to any such instrument, and shall be protected in acting under or upon any notice, request, consent, certificate, resolution, affidavit, opinion, order, letter, telegram, bond or other paper writing or document believed by them, or either of them, to be genuine and correct, and tohave beinteented, signed, made or sent by the proper person or persons, or by the party purporting to make, sign and execute or send the same, and may, in the discharge of their dutied hereunder, act upon the information or advice of any attorney; valuer, surveyor, engineer, accountant, or other expert retained by them or by the Company, and shall not be responsible for any loss resulting from any action or nonaction in accordance with any such information or advice.

Section 15. The Trustees shall not be liable for any release or release improvidently executed by them in supposed compliance with the terms of this Indenture, butany such release or releases which may be executed by the said Trustees, where the Company shall not be entitled to receive the same, shall, as against the Company, be null, void and of no effect.

Section 16. In any case where it shall be provided in this Indenture that the Trustees may act upon certain conditions or in case at any time it shall be necessary or proper for the Trustees to make any investigation herein, respecting any fact preparatory to taking or not taking any mation, or doing or not doing anything as such Trustees except when it is specifically otherwise provided, a certificate signed in the Company's name by its President or a Vice President, under its Corporate seal, attested by its Secretary or an Assistant Secretary, shall be conclusive evidence in favor of the Trustees of the facts therein purported to be stated, and shall be full warrant, authority, and protection to the Trustees as to any action taken or not taken by them of the faith thereof, both as to the Trustees and the holders of the bonds secured hereunder. But nothing herein contained shall in any way limit the right or authority of the Trustees, or either of them, in their discretion, to require any further proof to their satisfaction or to make further examination or investigation with reference to any fact which they may deem it advisable for them to ascertain, and the Company agrees (subject, however, to the provisions of Section 8 of Article V hereof) to pay on demand all expenses reasonably incurred