Article XII

Article XII Sections 3 and 6

the fact that at the time of taking any such action the holders of a specified percentage in aggregate principal amount of Bonds have joined therein may be evidenced (i) by an instrument or any number of instruments of similar tenor executed by such holders in person or by agent or proxy appointed in writing, or (ii) by the record of the holders of Bonds voting in favor thereof in person or by agent or proxy appointed in writing at any meeting of Bondholders duly called and held in accordance with the provisions of Article XIII hereof or (iii) by a combination of such instrument or instruments and any such record of such a meeting of Bondholders.

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Surnor 2. Proof of the execution of any instrument by the holder of any Bond or his agent or proxy, and proof of the bolding by any person of any Bond, shall be sufficient if made in the following manner:

Is in the following manner: (a) The fact and date of the extention by any surf-person of any instrument may be proved by the certifi-rate of any notary public for other officer anthorized to take acknowledgesents of clecks in the jurisdiction ind-which be purports to act that the person excenting such instrument acknowledged to him the exceedion thereof, is of by an affastivit of a winness to such excertion some af-before any such notary or other such affact; (b) The fact of the boling he are volumed for antho-tic official such and a such affact; (b) The fact of the boling he are volumed for antho-tic output the such affacts).

or by an adjustit of a winness to such extention syon at before any such notary or other such afford; (b). The fact of the holding by any period of courses Bordis transformable by delivery, and the animatism and dis-tinctive numbers of such Bonds and the date of his hold-ing the same, may be fibroid by the production of the Bonds or by a certificate excented by any trail company, bank or banker satisfactory to the Corporate Traster wherever situated, if such certificate shall be deemed by the Corporate Trustee to be satisfactory. Each such cer-tificate shall be dated and shall state that to the date thereof a Bod bearing a specific particularily bank or lanker by the person named in such excitations, bank caimed to be the owner of such Bónd. Any such certifi-

The Company, the Corporate Trustee, any paying agent and any bond registrar may deem and treat the person in whose name any registering may been and treat the period in whose name any registered Bond, without coupons shall be registered at any given time upon the books of the Company as the absolute owner of such Bond at that time (whether or not the same shall have become due and payable) for the purpose of receiving any payment then being made of or on account of the principal, premium if any, or interest on such Bond and for all other purposes; and may deem and treat the person in whose name any coupon Bond shall be registered as to principal at any given time as the absolute owner, thereof at that time (whether, or no no the have beyone due and payable) for the purpose of receiving payment of or on presum of the principal of, or premum if any, on such Mohi, and for all other purposes except to; if any in the such a set of the purpose of the such as the purpose of any interest represented by outbacking owner thereof at that time (whether or not the same shall receive payment on any interest represented by outstanding compons; and neither the Company nor the Corporate Tru-tes.nor any paying agent nor any bond registrar shall be-bond by-any notices to the contrary. All such payments so made to any ageh registered holder for the time being, or upon his order, shall be valid, and, to the extent of the shar, or sums so paid, effectual to satisfy and discharge the his-bline for measures metable more mer and hold. bility for moneys payable upon any such Bond.

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SECTION 4. In determining whether the holders of the SECTION 4. In determining whether the basels of the regulation accession of the section of Bonds have con-curred in any demand, request, notice, coherent or other action under the Mortgage, Bonds which are owned by the Company or any other obligor on the Bonds or by sing person, firm or corporation directly or indirectly controlling or controlled or under direct or indirect common control with the Com by pany or any other such obligor, shall be disregarded and sequed not to be outstanding for the purpose of any such determination, provided that the Trustees shaft be projected in relying on any such demand, request, notice, consent or

Article XII

187 rate may be issued in respect 6(one or more Bonds specified therein. The kolding-by the person namedrin any such certificate of any Bond specified therein shall be presumed to continue after the date thereof y est forth in soch certificate, nntil and unless (i) there shall be produced another certificate lowed in respect of the same Bond showing the holding thereof by another period at a later date. or (ii) the Hend specified in such certifi-cate (or coupon Bond or Bonds in exclamps for which use hend shall have been surrendered) piall be pro-duced by another person, or (iii) the Bond specified in use certificate shall then be received as 'no principal in the name of another person or shall have been sur-rendered in exchange for a registered Hond's (whet even-pons issued in the name of another person; and (c). The oparethip of coupon Bonds resistered as to.

(c) The concership of coupon Bonds registered as to principal or of registered Bonds without coupons shall be proved by the registeres such Bonds, or by a certificate of the registrar thereof.

The Corporate Trustee may require such additional proof of any matter referred to in this Section 2 as it shall deem preessary.

The record of any meeting of Bondholders shall be proved in the manner provided in Section 6 of Article XIII.

In the manner provinces in Section on Article Article Surrow 3. The Company, the Corporate Trustee, any pay-ing agent and any bond registrar may deem, and itreat the -bearer of any coupon Bond which shall not at the time be registred as to principal, and the bearer of any sequent for interest (whither fixed or compinant) on any Bond whether such Bond shall be registered as to principal or not, as the alsolute owner of such Bond or coupon, such for any he (whether or not such Bond or coupon, shall have become due (whether or not such Bond or coupon, shall have become due and payable), for the partyle-of prevising payment thereof and for all other purposes; and negler the Company nor the converted Trustee nor fur which even ther any head res Corparate Trustee nor any paying agent nor any b istrar shall be bound by any notice or the contrary. nd reg

Article XII Sections 4 and 5

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1. Part

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189 other action except as to Bonds which the Trustees know to be so owned. Bonds so owned which have been pledged in global faith may be regarded as outstanding for the purpose of such determination if the pledged shall establish to the satisfaction of the Corporate Truster the pledges's right to vote such Bonds and that the pledges's bota percof, firm or verporation directly or indirectly controlling or controlled by-tor inder direct or indirect common control with the Company or same date objects on the bands. In case of a direction is or any other obligor on the Bonds. In case of a dispute a to such right, an desision by the Corporate Trustee taken on the advice of counsel shall be full protection to the Trustees.

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For the purpose of this Section 4, the terms "control," controlling" and "controlled" shall mean the right to vote 'controlling .majority of the outstanding shares of capital stock having the right to elect a majority of the board of directors

Sperror 5. Af any time prior to (but not faiter) the taking of any action by the holders of a specified percentary in aggregate principal amount of the Bonds specified in the a spread principal Shound of the Honds specified in the Morizage in connection with such action, flay holder of a Bond the serial number of which is shown to be included. "In the Bonds the holder: of which is shown to be included." In the Bonds the holder: of which is hown to be included. "In the Bonds the holder: of which is the Corporate Trus-tee at its principal office and upon proof of folding as pro-vided in Section 2 of this Article XII, may recode such consent so far as concerns such Bond. Every the saferessid any such action taken hysics the holder of any legid shall be conclusive and binding upon such holder and upon all fature holders of such Bond, prespective of whether or not any motific action taken hysics and holder in a upon all fature holders of the preventage in aggregate principal another of the Bonds specified in the Morizage in connection with each action shall be conclusively hinding upon the Company, the Trusteer and the holders of all Bond.

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