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Section 5. The Trustees shall not be bound to recognize energy a. The Analysis man not in bound of counter-any person as the holder of a Bord entstanding hereunder unless and until the Bord is submitted to the Corporate Trus-tee for inspection if required, and the fills thereto established to the satisfaction of the Corporate Trustee.

Except as provided in Section 7 of Article X, the Corporate Trustee shall be under no duty to intest any moneys-paid to a rastee shall be under no duty to invest any moneys paid to or deposited with it or to its credit pursuant to any of the provisions of the Mortrage, and shall not be liable for interest provisions on the advisace, and shall not be induct for inderect on any moneys during the period such moneys remain on deposit with it, except such interest as the Corporate Trustee may agree with the Company to pay.

may agree with the 4 company to pay. Any action at any time taken by the Trustees, or either of them, purchased to or supproval (express or implied) of any persons who at 100 time is the holder of any Bond secured hereby, shall be conclusive and binding upon all future holders of such Bond.

All rights of action under the Morigage may be enforced y the Trustees without the possession of any of the Bonds r the production thereof on the trial or other proceedings relative thereto.

Failure thereto. Sucross 6. The recitals contained herein and in the Bonds (except as contained in the Corporate Trastee's certificate of authentication endoared out the Bonds) shall be taken as the statements of the Company, and the Trastees assume no sepansibility for the correctness of the same. The Trastees make no representations as to the value of the mortgarded property, or as to the title of the Company thereto, or as to the value that or authentication are accountable for the oupons. The Trustees shall not be accountable for the or o use or application by the Company of any of the Bonds or of the proceeds of such Ronds.

Stormay 7 Fither of the Trustees or any paying agent or SECTOR 4. Failure of the trustees of any paying agent of bond registrar, in his or its individual or any other separity, may become the owner of pledgee of Bonds or coupons with the same rights as if he or sit were not shell. Trastee, paying agent or bond registrar.

SECTOR S. Subject to the provisions of Section 4 of Article XVII; all cash received by the Corporate Trustee hereinder, until used or applied as herein provided, and all cash received mut nector approve as a receptive constraint in respect of the by the Corporate Trustees as paying arguing interpret of the Horizot and perfect shall be held in trust for the purposes for which it was respected held and not be segregated from other funde exception the extent required by law." So long as no Eyern of Defendit shall have occurred and be continuing. -

as in Event of Default shall have occurred and be continuing, any ingreessing Organy softly cash shall be paid from time to time to or upon The written-orders of the Compary increa-by its President or day Vice President. Storress 9: The Company occeanats and agrees to pay to the Trustees from time to time, and the Trustees shall be initial to receive, reasonable compensation of the shall not be initied to receive, reasonable compensation of a trustee of an express frame, shall be company will pay of reimburse the Trustees upon their represent for all presention of the presence, the trustees upon their represent of a dyname to the trustee of a dyname the trustees upon their represent of a dyname to the trustee of a dyname the trustees of the dyname to the trustee of a dyname the trustee of the dyname the trustees of the dyname trustee of the dyname tru reasonable expenses, disbursements and advances incurred or made by them in nevertlance with any of the provisions of the Mortgage (including the reasonable compensation and the expenses and disbursements of their counsel and and full the cosh not regularly in their employ) except any such expense, disbursement and advance as may arise from negligence or had faith of the Trustees, or either of them. The Company also covenants to indemnify the Trustees for, and to hold the harmless against, any loss, hability or expense incurred with-out negligence or bad faith on the part of the Trustees, aris-ing out of or ih connection with the acceptance or administra-

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tion of the trusts created by the Mortgage, including the costs and expenses of defending themselves against any claim of liability in the premises. The obligations of the Company under this Section 9 to compensate and indemnify the Trus-tees and to pay or reimburse them for expenses, disburse-ments and advances shall constitute additional indebtedness hereunder and shall be secured by the here hereof prior to. the claims of the holders of Bonds upon the mortgaged property, except as to funds held in trust for the benefit of the holders of particular Bonds or coupons.

SECTION 10. Whenever in the administration of the trusts created by the Mortgage the Trustees shall deem it necessary or desirable that a matter be proved or established prior to taking or suffering any action hereunder, such matter (unless taking or suffering any action aertunoer, soon matter (unress other widence in respect thereof be herein specifically pre-scribed) may, in the absence of had faith on the part of the Trustes, he deempd to be conclusively provide and established by an Officers' Certificate delivered to the Corporate Trustee, and such Certificate had he full warrant is the Trustees for. any action taken, suffered or omitted by them under the pro-visions of the Mortgage upon the faith thereof.

Success 11. Any company into which the Corporate Trus-tre or any successor to it in the trusts created by the Mortgage may be energed, or will which it or any such successor may be consolidated, or any company resulting from any merger, conversion, or consolidation to which the Corporate Trustee of any other than the another mortifed such comconversion, or consolution to when the corporation interaction or any such successor shall be a party, provided such com-pany shall be a trust company or a lanking corporation in good standing organized under the laws of the United States or of any State, and shall have an office in the City of Chi-cago, State of Himois, or in the Borough of Manhattan, City and State of New York; and phall have a capital and surplus aggregating at least \$5,000,000, shall be the successor trustee

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Article XIV

.... under the Mortgage without the execution or filing of any under the Mortgage without the carculum or films of any paper or the performance of any further act on the part of the parties hereiro. In case any of the Bords shall have been authenticated but not delivered, may such successor that any adopt the certificate of authentication of The First National Bank of Chicago, or of any successor to U, as Cor-porate Trustee hereunder, and deliver the same so authen-ticated); and in case any of-the Bonds shall not have been authenticated, any such successor trustee fray subtenticates web Bonds either in the name of any trusteessor frustee or such Bonds either in the name of any predecess in its own name as such successor traiter and in all such cases such certificate shall have the same full force which it is anywhere in the Bonds or the Mortgage provided that the is anywhere in the Bonds or the Morigage provinces that the certificate of the Corporate Trustee shall have; provided, flowever, that the right to authenticate Bonds in the name of The Pirst National Bank of Chicago shall extend only to its successor, by serger, conversion or consolidation.

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SECTION 12 .- Fither of the Trustees or any successor trustee may at any time resign and be discharged from the trusts hereby created by giving to the Company written notice of hereby created by giving to the Company written notice of such resignation and specifying a date upon which such resig-nation shall take effect. Notice of such resignation shall be published once such week for two successive weeks in a Daily Newspaper in the City of Chicago, State of Illinois, and in a Daily Newspaper in the Borough of Manhattan, City and State of New York, the first publication in each such successing the net less than 60 days and not more than 90 spaper, to be not less than 60 days and not more than 90 newspaper to be not tess than 60 mays and not more usait 80 days before the date specified in said notice for the resigna-tion to take affect. Such resignation shall take effect on the datespecified in said notice or on the date of the appointment of a increasion trastee as hereinafter provided, whichever shall be earlier.