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## Article XIV Sections 14 and 18

Article XIV -Section 16 -

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from time to time in writing by the Corporate Trustes. Any, such request in writing by the Corporate Trustee to the Individual Trustee shall be sufficient warrant for the Individual Trustee to take any action to requested and full protection for any action taken in accordance with such request.

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Except as provided in the previous extension events to be Except as provided in the previous pararraph of this Section 14, the Corporate Trustee shall solely and excluwith the performance of all the powers, and be charged, with the performance of all duies, herely defaued to be faad and excressed or performed on the part of the Trustees. The Individual Trustee may defaute to the Corporate Trustee the excress of any power, divertionary or other view, conferred by any of the provisions of the Morigage, except in so far as the Corporate Trustee may not have fully have and excress any particular power under the lays of Missouri. Ja case the Individual Trustee shall die, become incapable of acting, resign or be removed, all of the estates, properties, rights, powers, trusts, duies and obligations of the Individual Trustee hermander shall, so far as permitted by law, vest in and be exercised by the Corporate Trusteerunless, and until there shall be appointed a successor to the Vindividual Trustee.

Sections 15. If at any time or times it shall be necessary or prudent in order to conform to any legal requirement, or the Corporate Traintee shall be advised by conneal datisationry. In it that it is no necessary or prulent in the interest of the Bondholders, or if *i*-the holders, of a majority in principal amount of the Bonds shall in writing so request the Corporate Trailece or the Company, the Tryistees and the Company shall secence and deliver all instruments and agreements necessary or proper to appoint another bank or trust company or one or more persons approved by the Corporate Trustee and the Company, either to ach hereunder as co-trustee or oc trus- Article XIV Sections, 15 and 16

test with respect to all or any of the property publicst to the lich of the Mortgage, jointly with the Trustees, or to act, hereunder as separate trustee or trustees with respect to any such priority, with guch power and authority mode for such term as may be accessary or product for such purpose and as shall be specified in the instrument of appointment. In the event the Company shall opticate point in the excention of such instruments and agity ments within 30 days after the receipt of a written request from the Corporate Trustee so to do, or in case an Event of Default shall have occurred and be continuing, the Trustee's may act under the foregoing provision of this Section 15 without the concurrence of the Company and the Company hereby fully empowers the Trusters to to act and appoint the Trustee its negative and attorneys to act for it under the foregoing provision of this Section 15 in either of such contingencies.

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Sternoy 16. The Corporate Trustee is herein appointed (and the successive holders of the Bonds, by taking and holding the same, shall coefficiency be detected. It have, so appointed the Corporate Trustee) the true and lawful attorney, in fact of the respective holders of the Bonds, with authority to make of file, irrespective of whether the Bonds or any of them are in-default as to payment of principal or inferest, in the respective names of the holderly of the Bonds and coupons or in behalf of all holders of the Bonds and coupons, as a class, any groof of debt, amendment to any projof of debt, petition or other document, and to execute any and all other papers and documents and do any perform any and all other acts and documents, and to perform any and all other acts and documents, and helpalf of all holders of the Bonds and coupons, or in behalf of the respective holders of the Bonds and coupons, or in behalf of any coupons against the clasms of the-bolders of the Bonds and coupons are a class,

Company or any successor, or any other person or corporation allowed and paid in any equity receiverably, insolvency, liquidation, bankraptey, receiverably, insolvency, vor any part thereof, and i to receive ja symeter of or on account of any such thereof, and i to receive ja symeter of or on account of any such thereof, and i to receive ja symeter of a success of the synchrony such progeedings is hereby authorized by each of the Bondholders to make such payments to the Corporate-Trustee. The appointment made and authority grained by this Section 16 may be revoked by any holder of Bondholders to coupons with respect to Bondo or coupons held by him at any time after institution of any such proceeding, by delivering notice of such revocation to the Corporate Trustee and filing a corp therefore in such proceeding. Nothing herein contained shall give the Corporate Trustee and filing reciptions the all of any block of digastment, or similar plan, profibed or reorganization, plan of adjustment, or similar plan, profiber of a supproved in any such proceeding.

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ARTICLE XV

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Article XV

Remense or Tavarras axo Boxpainana Sixenos 1. Except as provided in Section 3 of Article XVIII, the Company will not, directly or indirectly, exited or assent to the extension of the time for the payment of any coupon or claim for interest on any of the Bonds, and it will not, directly or indirectly, le a party to or approve any such arrangement by purchasing or refanding said coubins or chains for interest or an any other manner; and it betime for payment of any such coupon of claim for interest, said be so extended with the consent of the Company, such coupor or claim for interest sail not be entitled, in case of default heremader, to the benefit of the Rentry of the Mortgage, except subject to the prior payment in full of the principal of all Outstanding Bonds and all coupons and claims for interest thereon the payment of which shall not have been as extendel, provided, that the foregoing provisions of this Section 1 shall not be applicable to any coupon or claim for interest the time for the payment of which shall have been extended, if such extension was made purpriant to a shall be owned by the Company to all holders of such blonds, shall be owned by the Company to all bolders of such blonds, shall be owned by the Company covenants that all such its or on its behalf, then such matured coupong of claims for interest shall not be neither of benefit or scentry of the Mortgage, and the Company covenants that all such matured coupons and claims for interest shall be calculated propuly upon such maturity if then owned by the Company or upon their party or pay has a built by purchased by it or on the behalf or the scent shall by the accelled propuly upon such maturity if then owned by the Company or upon their party or parts had by the coupany or upon their party or parts had by one on behalf of the Company at or after such maturity.

SECTION 2. If one or more of the following events, herein called Events of Default, shall occur, that is to say: