Article IX Sections 9, 10 and 11 150

copy of any such consent or approval specified in said opinion to be necessary.

(e) The Corporate Trustee shall be furnished with a Certified Resolution authorizing the sale of the Securities mentioned in the Officers' Certificate provided R₂ in sub-section (b) of this Section 9, and requesting the release, thereof from the lien of the Mortgage.

Upon receipt by the Corporate Trustee of the instru nente asstimated in subjections (b) (d) and (e) of this Section 9, 15 and the consideration to be received by the Company as there static, the Corporate Trustee shall refease from the there is static, the Corporate Trustee shall refease from the bin of the Mortgage, and deliver to or upon the written order of the Company, all Securities so the solid at the time held. by the Corporate Trustee

by use corporate i runtee. Sources 10. In cross an Event of Default shall have occurred and be continuing, the Company shall no longer be entitled to receive the payments and exercise the rights theretofore permitted it pursuant to the provisions of this Article IX, but nevertheless, may do any of the things authorized to be done by it in Sections 2, 3, 5, 7, 8 and 9 of this Article IX, upon compliance by it with the respective provisions of said sections, if the Greporate Trustee, in the exercise of its dis-sections, if the Greporate Trustee, in the exercise of its dis-sections. cretion, in writing expressly authorizes or assents to such to such action if requested by the holders of a majority in principal amount of the Outstanding Bonds.

Sacros 11. All moneys received by the Corporate Trusice in respect of any Steuristics deposited and pledged hereunder, maless the Company shall be entitled to receive the same under the POvtback of Sacring 2 of this Article 1X, shall be held, paid out or applied by 17 is in the back of money deposited

and the state of the state of the

Artisle IX Section 14

Article IX . 159

upon the release of mortgaged property, in the manner provided in Section 7 of Article X.

SECTION 12. The Company covenants and agrees that forth-with on demand of the Corporate Trustee it will pay, or will provide for in a manner satisfactory to the Corporate Trustee, all expenditures incurred by the Corporate Trustee under any of the provisions of this Article IX, including all sums re-quired to obtain and perfect the ownership and title to any all expe property which the Corporate Trustee shall cause or auth purchased pursuant to any provision of this Article IX; to be purchased persuant to any provision of this Article 1.3, and the Corporate Tratester in its discreticity, without impair-ment of or prejudice to any of its rights under the Mortgage by reason of any default of the Company, may but shall not be obligated to advince any or all such expenses and such other obligated to advance any or all used expenses and such other moneys as may be required, or may procure such advances to be made by others, and for such advances made by the Corporate Transies or by others, at its request, with interest thereon at he rate of 45 per anome, the Corporate Transfer shall have a lien upon the mortgaged property in priority to the lien of the Bonds, except as to funds held in trust for the benefit of the Bonds, except as to funds held in trust for the benefit of the bolders of particular Bonds or coupons.

SECTION 13. The Company may at any time sell, and the Corporate Trastee shall release from the lien of the Mortgage, any or all Securities policies and deposited with the corporate trustee of the First Mortgage upon delivery for the Corporate Trustee of a Certified Resolution requesting such release ac-companied by a statement in writing of the corporate trustee aftha First Mdrtgage certifying that such Securities have been released from the lien of the First Mortgage in accordance with the applicable terms and provisions thereof as they existed on the date of the execution and delivery of the Mortgage as thereof as they ex-

SECTION 14. Subject to the provisions of Section 13 of this Article IX, the Company shall have and may exercise from time to time without notice to or consent of the Trustees all • time to time without notice to or consent of the Trastees all rights of ownership of all securities which are subject to the lien of the Mortgage but not at the time deposited or, required : to be deposited hereunder, provided always that no action shall be taken by the Company which is inconsistent with the provisions of the Mortgage or of the First Mortgage or any "Prior Lien under which such securities are pledged or deposi-ted or which is prejudicial to the security or interest of the "D-module". Bondholders.

Instantiate the test intervent of the set of \$3 sions of this Section 1 are for the purpose of permitting the advantageous use of the property subject to the Morizage

Part A. While remaining in possession of the mortgaged property, the Company shall be entitled in the usual and ordinary conduct of its business:

(a) to alter, repair, dismantle when no longer medal, replace, change and add to its fundings, roadways, track-age, Equijanent, materials, supplies and any other physi-ral property;

cal property; (b) to make any change in the location of its line, tracks, station house, buildings or offer structures stu-ated upod or supprising any part of the property subject to the Morrgage to other-provinses, if and lines, fracks, station hearses, buildings, structures tool, the premises wherean they are relocated shall be or concurrently be-come subject to the lien of the Morrgage to the z are restent and with the same priority of lien as lefore such relocation gal

(c) to modify the rights under, or to abandon or fer-minate, any trackage, terminal, operating or other con-

- Alberta

18 to The Part

and the second states

1000

10.00

11044

1000

161

ARTICLE X Possession, Use and Relater or Paurish Article X ~

ATCH

in the operation and management of the business so as most judiciously to maintain the value of such property of the Company and the value of the security for the Bonds.

461

277