HEAD BOARD The Zacard

The subortising such Application in an amount equal to the Cost of Additions and Belterments acquired or constructed. after the date of the depaid to the application of the second of t

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Article X Section 7

Contains on Connecton. The of Section 3 of this Article X. (b) and (b) (3 of Part B of Section 3 of this Article X. (b) May be withdrawn by the Company upon its writen Application, accommanded by a Cortified Bessel lation studiorizing user Applications of Bonds to the cuberdistation and delivery of which the Company would here he entitled on account of the Net Cost of Additions and Betterments under the provisions of Section 2 of Article III, On any such Application the Company shall comply with all applicable provisions of Section 2 of Article III relating to the authentications and delivery of Bonds and the provisions of Section 2 of Article III except that it shall not be required to comp 3 of Article III or Bestion 3 of Article III of the this nutsections (d) (d) and (e) of axid Section 3. Any withdrawal of conta nucler this paragraph shall-be in lie of the right of the Company to the authentication and delivery of Bonds on secount of runch Net Cost of Additions and Betterments. (e) May be withdrawn by the Company spon its write

(c) May be withdrawn by the Company upon its writ-ten Application in an amount not exceeding the prin-cipal amount or the cost (exclusive of interest) to the

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a (d) of this Section 7, it will take all action necessary, or

authorize the Corporate Trustee to take all action necessar to-redeem such Bonds at the carliest applicable redempti date, and will deposit with the Corporate Trustee on or he-fore the date fixed for redemption additional moneys sufficient to pay the premium and all accrued and unpaid interest on the Bonds so to be redeemed to the date so fixed for redemp-

If and when the Company shall so request by Certified Besolution filed with the Corporate Trustee, provided no Devent of Default shall have occurred and then be comin-ing, any moneys at the time held uMer this Article X by the Corporate Trustee shall be invested by it in such direct obli-gations of the United States of America maturing within two source as duel how control to each D states of the control o

Corporate Trance sman perversion by it in such autreet out-gallons of the United States of América matring within two years as shall be specified in such Resolution. Such obliga-diate such investment in such manner and at, such time of times and in the exercise of its discrition, it detuns to be advis-able. The Company coversation it is denote her and the the parted, and will pay or reinhums the Corporate Transfer for all acepted interfat, commissions and expends and will pay or investment inside and liquidated as by this Section 7 contem-plated, and will pay or reinhums the Corporate Transfer for all acepted interfat, commissions and expense paid or incurred in esthetics all metal states and expense paid or incurred in esthetics all metals are indicated in the right and duty to irective all amounts paid on accound of any investment made by it is hereby contemplated, including all interest and by it is hereby contemplated, including all interest ensures of a single reak areas and thereas payments and reak and single as a single as a source of a pays duty to irective all amounts paid on accounts as may be nec-cessary to replace any loss of moherys sinffered or to pay or inclusion fitself for new sciences in the single commission of any investment.

sary to replace any loss of moneys suffered or to pay or imburse itself for any accrued interest, commissions or

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Company, whichever is less, of any Banda tant thereto, fore Bonded, or acquired, retired, cancelled or paid through the operation of any inking fund or analogous fund established pursuant to the Mortgage or pursuant to the First Mortgage, theretofore authenticated and delivered under the Mortgage, which shall have been cancelled or surredered to the Corporate Trustee of cancellation, but only upon delivery to the Corporate. Trustee of Trustee of

179

ratice of (1) an Officers' Certificate descripting: the Bonds the cancellation or surrender for cancellation of which forms the basis for the proposed withdrawal of cach, stating the cost thereof (scalawire of inter-est) to the Company, and stating that said Bonds-have theretofore been duy issued and outstanding and reacquired by the Company, that none of said Bonds has theretofore been Bondel, or acquired, retired, cancelled or paid through the operation of any sinking fund or analogous fund established pursuant to the Mortgage or pursuant to the First Mortgage, and that no Kvent of Default has occurred and is continuing; and

(2) the particular Bonds together with all appro-priate coupons, if any, appertaining thereto.

(d) May be applied, upon the writes request of the Company, signed by its President or a Vice President, accompanied by a Certified Resolution authorizing used request to the payment at maturity or to the redemption of Book then outstanding of any series determined by said Resolution. Any such request of the Company for the application of meany spursant to this subsection (d) the application of meany spursant for this subsection (d) inspired by a constraint part of the company for the application of meany spursant for this subsection of the provident that occurrent spursation of the spire inspired of the company of the company of the spire spire inspired of the spire spire of the company of the spire inspired of the spire spire spire spire spire spire spire inspired of the spire spire spire spire spire spire spire inspired of the spire spire spire spire spire spire spire inspired of the spire spire spire spire spire spire spire inspired of the spire spire spire spire spire spire spire inspired of the spire inspired of the spire spire spire spire spire spire spire spire spire inspired of the spire spire spire spire spire spire spire spire spire inspired of the spire inspired of the spire spi tinuing.

The Company Sovenants that whenever any redemption of Bonds shall be applied for under the provisions of subsec mption

Article X Sections 7 and 8

181

expense paid or incurred in connection with the acquisition expense paid or incurred in connection with the acquisition and liquidation of such investment and not replaced, paid or reimbursed by the Company as above provided, and shall pay over any balance of such interest payments to the Company. SECTION 8. Nothing contained in the Mortgage shall pre-SECTOR 8. Noting contained in the Mortagie shall pre-vent the Company. From converging all area aise-part of, the mortagated property, except Equipment and Securities, that shall at the time of convergence be leaded in the State-of Texas, to a corporation organized by the Company under the laws of the State of Texas for the purpose of nequilibre, owning and operating the property so conveyed, if it shall become mercevary, in the induced of the Board of Directory, that the Company divest itself of such property in order to some the arealismed exercision of its lines of induced basets making the continued operation of its lines of railroad located in same the continued operation of its lines of railroad located in said State; provided that all Scurifies issued by such corporation shall be acquired by the Company and pleaked and deposited with the Corporate Trustee.

The Corporate Trustee shall release from the lien of the Mortgage any such property so conveyed, upon the delivery to the Corporate Trustee of the following :

(a) An application for such release;

(b) Å Certified Resolution authorizing or approving the request for release and stating that in the judgment of the Board of Directors. it has become necessary that the Company divest itself of tills to the property to be released in order to assure the continued operation of the lines of raiload of the Company heated in the State of Texis; (a) An application for such release;

(c) An Officers' Certificate which shall:

1. Describe in reasonable detail the property a rei use of which is requested;

2. Name the corporation to which said property has been conveyed by the Company; state that said corporation is organized under the laws of the