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(d) the Trustee shall release from the liem of this Indenture, as from time to time unequed or supplemented, such part or parts of the Trust Estate as the holder or hoffers of all the notes at the time outstanding shall from time to time request in writing.

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SECTION 2. Any trustee at the time acting hereunder may resign and be discharged from the trusts created by this Indenture by giving to the Corporation and to the holders of notes them outstanding notice in writing of such resignation by registered mail addressed to the respective holders of notes at their last known addresses at least sity (60) days prior to the date when such resignation shall take effect, and by filling a duly executed and adnowledged counterpart original of such resignation for record in the several offices in which this Indenture shall be recorded. Any such resignation shall take effect on the day pecified in such notice given in accordance with the foregoing unless prior to such date a sucpessor trustee shall be appointed as hereinafter provided, in which event such resignation shall take effect immediately upon the filling by such successor trustee of an instrument accepting such appointment as provided in section 5 of this article IV. Any trustee acting under this Indenture may be removed at any time by an instrument in writing executed by or on behalf of the holder or holders of not less than F and solvity in principal ampunt of the notes at the time outstanding and filed with the Trustee and for record in the several offices in which this Indenture shall be recorded, and such removal shall be officitive on the date designated in such instrument for the termination of the duties of such Trustee.

, SECTION 5. In case at any time the Trustee hereunder shall resign or shall be removed or shall become incapable of acting or in case a vacancy shall arise from any cause in the trusteeship hereunder, a successor trustee (with need not be a corporate trustee) may be appointed by the holder or holders of not less than a majority in principal amount of the notes at the time outstaining by filing for record in the several offices in which this Indenture shall be recorded an instrument of appointment of such successor trustee executed by or on behalf of the holder or holders of notes in the principal amount hereinabore specified. Any successor trustee exponent anount hereinabore specified. Any successor trustee appointed hereunder shall execute and deliver to the Corporation and shall cause to be filed for record in the several offices where the Indenture shall be recorded, any informed accepting such appointent hereunder and thereupon such successor trustee, without any further act, deed, or conveyance, shall become vested with all the estates, properties, rights, powers, trusts, and duties of the predecessor in trust hereunder, with like effect as if criginally named as trustee in this Indenture; but, nevertheless, on the written request of the Corporation or of the successor trustee, the Trustee ceasing to act shall execute and deliver an instrument transferring to such successor trustee, upon the trusts herein expressed, all the estates, properties, rights; powers, trusts, and duties of the Trustee so ceasing to act, and upon request of any such successor trustee or the Corporation, the Trustee ceasing to act shall make, execute, acknowledge, and deliver any and all deedd; conveyances, or other instruments in writing nore fully and certainly to yest in and confirm to such successor trustee all such estates, properties, trusts, and duties. All conveyances and other instruments hereinbefore provided for, inten and its successors.

SECTION 4. The compensation of the Trustee and of its agents and counsel for services rendered in connection with the execution, recordition, and filing of this Indenture and any supplements hereto shall be greentyfire dollars (5%) or one-fortieth (1/40) of one per centum (1%) of the principal amount of the First Note, whichever shall be the greater, and one-fortisth (1/40) of one per centum (1%) of the principal amount of each additional note or refunding, substituted, or renewal note from time to time executed and delivered; provided, however, that the compensation based on any refunding, substituted or renewal note or notes executed and delivered at any one time shall not exceed twenty-five dollars (2%), regardless of she principal amount or the number of such notes executed and delivered at such time. The Trustee, its agents, or counsel shall