* 有限不停入的行行

alar alarah karakaran dalam karakaran dalam karakaran dalam karakaran karakaran karakaran karakaran karakaran k

Xuest -

Such certificates, and all other which may be issued in exchange or substitution there for, shall be conclusive evidence of the ownership or respective interests in this Trust, and the Trustees shall, from time to time, on request, upon surrender of the old, issue such new certificates as may be proper and necessary to evidence any new or subdivided interests. If a certificate be lost, or destroyed, another may be issued by the Trustees in its stead upon proof of such loss or destruction by compliance with such terms and conditions as the Trustees may see fit to impose., Beneficial interests or shares hereunder shall be personal property, and no assessments shall ever be made or levied upon the shareholders and the shares shall be for all purposes non-assessable.

For the purpose of evidencing the respective and proportionate equitable interest of the present holder of beneficial interests (being the grantor in the aföresaid conveyances to the Trustees) in and to the said ^Trust Estate, the Trustees shall, and they are hereby authorized and directed to issue to the said holder of beneficial interests hereunder, a certificate for shares or beneficial interests in the amounts set opposite his name.

Amount

Name G T Braden

557

N.L.W.

THE REAL PROPERTY IN

Shares 20 000

G T Braden 20 000 \$2 000.000.00 The certificate holders of this company are, and shall be, trust beneficiaries only without any partnership association or any other relation whatever between them, and no relation or partnership, or of agency among the Trustees, or between the Trustees and the cestui que trusts or between the cestui que trusts or any of them, is hereby created. The ownership of beneficial interests hereunder shall not entitle a shareholder to any legal right to, or title in or to the trust property, or to call for a partition or division of the same, or a dissolution of the trust or any accounting, or to any voice in or control whatsoever of the trust property, or estate, or the management of said property, or business connected therewith by the Trustee, except as to the said selection of Trustees and amendment of these articles; but the title to each and every part and portion of the Trust Estate and Trust property, and the right to the management thereof, shall be vested solely in the Trustees.

The death of any certificate holder shall not terminate the Trust, nor entitle his legal representative to claim an accounting or to take any action inthe courts, or otherwise, against the Trust of the Trustees, But his or her executors, administrators, or assigns, shall succeed to all of the rights of the certificate holder under this instrument upon producing and surrendering the certificate or certificates held by him.

VIII

The Trustees shall hold the legal title to all property, real, personal and mixed, at any time, belonging to their Trust, and shall have and exercise the exclusive management and control of the same; they shall assume all contracts for and obligations and liabilities in connection with or growing out of the property rights, securities or things of value assigned to them by the subscribers and the management of the same as before specified, and to the extent of the value of such rights, property and business; they shallhold the subscribers and any persons associated or acting with them marmless and indemnified from and against any loss costs, expenses or liabilities by reason of or in connection with any such contracts, obligations or liabilities; they may adjopt, and use a common seal; they may collect, sue for, receive and receipt for, all monies at any time coming due to said Trust; that may employ counsel to advise them, begin actions at law or in equity in their names as Trustees or in the name of said Trust, defend and settle suits at law, in equity or otherwise; they may borrow money for pupposes indidental for proper management and bonduct of said Trust and maxim

559