to and the absolute and exclusive control over, and management of, all the property at apy time belonging to this Trust, and they shall have the absolute management and disposition the same.

The Trustees shall only be required to use and exercise ordinary and reasonable care and diligence in the conduct of the said business and the exercise of the said powers in the administratrion of this Trust, and they shall not be equired to give bond for the faithful performance of their duties or for any other purpose in connecton with this Trust.

ARTICLE VII.

ang ang katalang ang Palang ng Palanggan ng Palanggan ang katalang ang katalang ng Palanggan ng Palanggan ng K

RIGHTS AND DUTIES OF TRUSTEES.

own

Any Trustee may acquire,/hold, and dispose of shares of the beneficial interest in this Trust to the same extent as if he were not a Trustee, without being disqualified to act as trustee, and whole owning and holding such shares on his personal account, as a beneficiary, he shallbe entitled to the ame rights, privileges and interests as anyother beneficiary, and he shall not be chargable with any liability because he is both a rustee and Bedeficiary hereunder. Any Trustee, notwithstanding his fiduciary position may deal with the Trustees in relation to the Trust Property as freely as if he were not a rustee hereunder.

The Trustees shall not be liable for errors of judgement in the exercising of any of their powers hereunder, nor for any loss arising out of any investment, nor for failure to sue for or collect any moneys or properties belonging to the Trust, nor for any act or omission to act in the execution of their powrs or discretion, in good faith, and each Trustee shall be answerable and accountable only for his own several acts, receipts, neglects and defaults, and not for those of any other person, Trustee or agent employed by them or any bank, trust company, broker or auctioneer with whim or in whose hands any trust moneys, properties or securities may be deposited or come.

Liability to third persons for any actm omission or obligation of a Trusted or the Trustees of this Trust, done, suffered or given while acting in such capacity, shall extend to the whole of this Trust Estate, or so moth thereof as may be necessary to discharge such liability, not no personal liability shall attach to the Trustees or the Beneficiaries hereunder for any such act, omission or obligation.

Each Trustee shall be indemnified by, and receive reminuraement from the Trust Estate for his expenses and dis bursements, including Counsel fees and all losses and liabilities by him sufferd and incurred in the administration of the Trust Estate or any part thereof, except such as may arise from his will ful and personal default, and for the payment of such expenses, disbusements, losses and Ilabilities the Trustees and each of them shall have, and are herby given a lien on all the Trust property prior and superior to any and all rights and interest of the beneficiaries hereunder.

The death, incolvency, bankruptcy or incapacity of any beneficiary, or Trustee during the life of this Trust shall not operate to ter minate this Trust, nor to entitle the representatives of the decessed, insolvent, bankrupt or incapacitated beneficiary or Trustee to an accounting, or to take action in any court or elsewhere against the Trustees, but the executor, administrator, representatives or assigns of such beneficiary or Trustee shall succeed to the rights of such decedent under this Trust upon surrendering the certificate or certificates for the shares owned by such decedent, and receiving a new certificate therebr.

Shars of beneficial interest hereunder shall be personal property, giving only the rights in this instrument and the certifictes therefor, specifically set forth, and the ownership of certificates of benrficial interest shares hereunder shall not entitle the beneficieries to any title to orimterest in the Trust property or any part thereof, or