

ment of the bonds secured hereby, and whenever it shall deem it expedient for the better security of the said bonds, although there may not then have occurred any such default as to entitle the said trustee to enter into Possession under article fifth hereof, surrender and deliver to said trustee full Possession of the whole or any Part of the said railway Property and Premises, rolling stock, lands, and appurtenances, rights, franchises, and interests hereby conveyed or intended so to be, for any term or terms, certain or indefinite. The said trustee, upon such surrender and delivery, may at its option enter into and upon the Premises so surrendered and delivered, and take and receive Possession thereof, for such term or terms, certain or indefinite as aforesaid, without Prejudice however, to its rights at any time subsequently to insist upon and maintain such Possession, though beyond such term, whenever it would have been entitled thereto had no such voluntary surrender been made.

And upon the voluntary surrender and delivery of the said railway Property, lands, leases, and Premises, or any Part thereof, as herein Provided, the said trustee shall and will during the term or terms for which Possession shall be taken, and while said Property and Premises shall remain in its Possession, work, use, manage, control, and employ the same, in accordance with the Provisions of article fifth, of these Presents, and receive the incomes and revenues thereof, and apply the same to the best advantage of all Parties in interest.

Twelfth. The railroad company covenants and agrees that it will at all times until the said bonds secured hereby shall have been paid in full, Principal and interest, keep and maintain an office or agency in the city of Philadelphia, where the bonds of this issue may be registered, and for the Payment of interest on said bonds, and the Presentation and offer to surrender any <sup>coupon</sup> ~~coupon~~, and any demand for the Payment of interest on any of said bonds made at the said office or agency in the city of Philadelphia, shall be a sufficient demand for all Purposes and shall have in all respects the same force and effect as if such coupons had been Presented for such demand made at the Principal office of the railroad company in the state of Arkansas.

Thirteenth. And it is further mutually agreed that the railroad company keeping a register or registers of bonds issued hereunder as hereinbefore covenanted and agreed, any holder or holders of any of the bonds issued under the Provisions hereof may register his or their ~~bond or bonds~~ <sup>bond or bonds</sup> upon Presenting the same and signing his name or their names upon such register and a transcript therefrom, and that when a bond shall be so registered the Person or Persons in whose name or names the same shall be registered shall be deemed and regarded as the owner or owners thereof for all Purposes, and Payment of or on account of the Principal sum of such registered bond mentioned shall thereafter be made to such Person or Persons, his or their order only, and all such Payments so made shall be valid and effectual to satisfy and discharge the liability upon such bond to the extent of the sum or sums so Paid, Provided that such registry may be changed, and the bond so registered by transferred, upon Presentation with the written order of the Person or Persons in whose name or names the same shall stand registered, Properly Authenticated, to the Person or Persons whose name or names shall in such written order be contained to that end; and thereafter the Person or Persons to whom such bond shall have been so transferred as aforesaid shall be held to be the owner or owners thereof with all the incidental rights and Powers, and such transfers may be made from time to time as the registered owner or owners of any such bond for the time being may direct as aforesaid and the registered owner or owners shall also have the right to register any of the bonds registered in his or their names, as Payable to bearer, in which case the transferability by delivery shall be restored and the Principal thereof be Payable to the Person