

SEVENTH. The Company covenants and agrees that from time to time it shall and will promptly assign and transfer unto the Trustee, or its successors, to be held subject to the trusts hereof as fully and completely as though expressly and specifically named and recited herein and assigned and transferred to the Trustee at the time of the execution hereof, as well as all the stocks, bonds, securities and property named in the granting clauses hereof as all stocks, bonds, securities ^{all such or any but provided however that all shares of stocks} and property, which it may hereafter secure, ~~and~~ may be allowed to stand on the books of the company issuing them, in the names of the Company's nominee or nominees and the certificates therefor issued in the names of such nominee or nominees and delivered to the Trustee with accompanying assignment and power of attorney, in the manner and form hereinbefore and in the eighth paragraph hereof recited and provided. Except as herein otherwise provided, the Company shall have the right to exercise all lawful powers which as stockholder or otherwise it may possess, to the end that the several corporations whose shares of stock are or shall be subject to this indenture shall (a) preserve their corporate organization during the time fixed by their several charters and shall perform such acts as shall be necessary to preserve such corporations under the laws now in force or hereafter enacted by the several states under which said corporations are organized; shall (b) do no act or suffer any act to be undone by which any of such corporations may incur forfeiture of their corporate charters or existence.

EIGHTH. That from time to time the Trustee may cause to be transferred into its name as Trustee under this indenture all share of stock which have been ~~delivered~~ delivered to it and which have been pledged with it hereunder; but in such case to the corporation, company or association which issued such shares shall be notified that they are held by the Trustee under this indenture, and the Trustee shall cause such corporation, company or association to indurate upon the face of the certificate issued for such shares the fact that they are held by it as Trustee hereunder; but provided always, however, that whenever the Company shall by resolution of its directors duly adopted, request the Trustee to permit any of the said shares of stock to stand upon the books of the company issuing them, in the names of parties nominated to it by the Company in such resolution, the Trustee shall, so long as as no continuing default shall have been declared against the Company as herein-after provided, comply with such request, but in every such case, the Company shall cause the certificates for such stock to be delivered into the possession of the Trustee accompanied by proper assignments and power of attorney in the form hereinbefore recited, duly signed by such nominees, which stock and certificates shall thereafter be held by the Trustee subject to all the terms and trusts hereof and provided further, that from time to time thereafter, so long as no such continuing default shall be declared against the Company, the Company may by resolution of its directors duly adopted, nominate other parties in whose name the said stock shall so stand and thereupon the Trustee shall cause such stock to be reissued in the name of such new nominees, the new certificate therefor to be likewise delivered into the possession of the Trustee accompanied by similar assignments and powers of attorneys signed by such new nominees, which certificates shall continue to be held by the Trustee in the same manner and under the same trusts as