

## Article Six

Section I No Covenor for interest on any bond hereby secured, which in any way, on or after the date of the maturity thereof, shall be assigned transferred or pledged separate and apart from the bond to which it relates shall unless accompanied by such bond, be entitled in case of a default hereunder, to the benefit or security of this indenture except subject to the prior payment in full of the principal of all bonds of the same class issued hereunder and outstanding and of all covenors and claims for interest on all bonds of the same class not so assigned transferred or pledged.

Section 2. In case default shall be made in the payment upon demand, of any interest on any of said bonds hereby secured as and when such interest shall become due and payable and such default shall continue for a period of ninety days; or in case default shall be made in the payment upon demand of the principal of any of said bonds when the same shall become due and payable; or in case default shall be made in the performance or observance of any covenant or condition herein required to be performed or observed by The Railroad Company, and any such default shall continue for a period of ninety days after The Trustee shall have requested The Railroad Company to perform or observe such covenant or condition; then and in every such case The Railroad Company shall, upon demand of The Trustee, forthwith surrender to The Trustee the actual possession of, and The Trustee, personally or by its agents or attorneys shall be entitled forthwith to enter into and upon, all or any part of the railroads, property and premises, lands, rights, interests and franchises hereby conveyed or intended so to be and each and every part thereof and may exclude The Railroad Company, its agents and servants, wholly therefrom, and having and holding the same may use, operate manage and control said railroad and other premises regulate the tolls for the transportation of passengers and freight thereon, and conduct the business thereof, either personally or by its superintendent, managers, receivers, agents and servants, or attorneys, to the best advantage as well of the public as of the holders of the bonds hereby secured in accordance with law and with any statute relating to said railroads and other premises or any part thereof, or to the operation thereof, and upon every such entry The Trustee at the expense of the trust estate, from time to time