

(5)
Any and all contracts and agreements with the timber Company, the Blazier Company and with any other corporation or corporations, associations, partnerships and individuals for the hauling of logs, cordwood and other timber products, and of supplies, materials, goods and merchandise of any/^{and}every kind and character, whether such contracts and agreements be now owned or made by the Railroad Company or be at any time hereafter made or acquired by it; together with all rights, interests, claims, moneys, rentals or tolls conferred or granted by or acquired under or/^{due or}to become due upon any or all of such contracts or agreements.

(6)
All property of every name and nature now owned or hereafter acquired, or at any time, and from time to time hereafter, ^{by} delivery or by writing of any kind for the purposes hereof, conveyed, pledged, assigned or transferred by the Railroad Company or any one in its behalf to the Trustee, who is hereby authorized at any time and from time to time to receive any property as and for additional security, and also when and as hereinafter provided as substituted security, for/^{the}payment of the notes issued hereunder, and according to the terms hereof to hold and to apply any and all such property.

(7)
^{right}
All of the railways/^{right}of way, tracks, lines, extensions, additions, spurs, sidings, and any and all other property, real, personal and mixed, of every kind and description now owned by the Railroad Company or which, at any time, and from time to time, hereafter shall be purchased, acquired, constructed or provided for use upon or in connection with or as additions to or branches or extensions of the Railroad and property now owned by the Railroad Company or otherwise under its present powers or under powers or privileges that may hereafter be conferred upon it; and any and all the reversions, remainders, revenues, rents, profits, tolls and other income of such railroad and of any and all additions to and branches and extensions thereof, together with all and singular the equipment, rights, privileges, immunities and franchises now or hereafter appurtenant thereto or used in connection with the said railway of the Railroad Company or any addition to or branch or extension thereof, whether now constructed or owned or hereafter constructed or acquired by the Railroad Company.

It was the ~~true~~ intent and agreement of the parties hereto that said indenture was to and did convey all of the property, real, personal and mixed of every kind and where-soever situate, and all appendages and appurtenances thereto, and all of the equities of redemption, reversions, interests, liens, franchises, rights, privileges, immunities, claims and demands as well in equity as in law, then owned, possessed or enjoyed, and which might hereafter be in anywise acquired, owned, possessed or enjoyed by the Railroad Company, notwithstanding that the same was not particularly set forth in said indenture and is not hereinabove described.

That said after acquired property clause in the mortgage of the said defendant Railroad Company did cover and include the 400 railroads bonds hereinbefore referred to.

The property mortgaged, transferred, and conveyed, and intended to be mortgaged, transferred, and conveyed by the Timber Company, is described as follows.