

Moses Taylor and others

The Atlanta and Charlotte Air Line Railway Company

Deed

This Indenture made this nineteenth day of May in the year One thousand eight hundred and seventy seven.

Between Moses Taylor, Belden R

McAlpin, Alexander P Davis, Heriam

W Dibley, Lucius Tuckerman, Eugene Kelly, William H Georgia, and Henry C Hoardly, all of the City of New York and Skipwith Miller of the City of Baltimore, in Maryland, parties of the first part, and the Atlanta and Charlotte Air Line Railway Company, a Railroad Corporation existing under the laws of the States of Georgia, South Carolina, and North Carolina and created by the Consolidation into one Corporation of the Georgia Air Line Railway Company, The South Carolina Air Line Railway Company and The North Carolina Air Line Railway Company, party of the second part. Witnesseth that the said parties of the first part, for and in consideration of sixteen thousand nine hundred and sixty shares of the Capital Stock and of Four Millions, two hundred and forty thousands Dollars, in amount of the "first mortgage bonds" of the party of the second part, to them in hand paid by the said party of the second part, at or before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged. Have remised, released and quit claimed and by these presents do release, release and quit claim unto the said party of the second part, and to its successors and assigns forever. All and singular the entire Railway heretofore of the Atlanta and Richmond Air Line Railway Company, extending from the City of Atlanta, in the State of Georgia, to the City of Charlotte, in the State of North Carolina, together with all its franchises, lands, buildings, machinery, rolling stock, materials and other property, real and personal, wherever situated and in whatever manner held, and whether owned and held by the said Atlanta and Richmond Air Line Railway Company at the time of the date of the deed of trust referred to in the deed hereinafter mentioned or afterwards acquired, Being the same premises conveyed to the parties hereto of the first part by John H Fisher, Robert A Lancaster, and Alfred Custell, Trustees, by Deed bearing date the fifteenth day of February in the year eighteen hundred and seventy seven, to which reference is hereby made. Together with all and singular the tenements, hereditaments and appurtenances thereto belonging, or in anywise appertaining, and the reversion and reversions, remainders and remainders, rents, issues and profits thereof. And also, all the estate, right, title, interest, property, possession, claim and demand whatsoever, as well in law as in equity, of the said parties of the first part of, in or to the above described premises, and every part and parcel thereof, with the appurtenances. To have and to hold all and singular the above mentioned and described premises, together with the appurtenances, unto the said party of the second part, its successors and assigns forever. Provided however, and it is understood and agreed by and between the parties hereto that nothing herein contained shall imply any warranty of title or other warranty on the part of the said parties of the first part, or impose any liability or responsibility whatsoever upon them or either of them, or their or either of their heirs, executors or administrators, for or in respect of the premises hereby released either in relation to the title to the said premises or to any other