corporation; and a copy of such agreement so filed, and of the certificates thereon, properly certified, shall be evidence of theexistence of such new corporation.

24. Upon the making and perfecting of the said agreement Powers of con-5 and Act of consolidation as provided in the preceding section and solidated corporation. the filing of the said agreement as in the said section provided, the several corporations, parties thereto, shall be deemed and taken to be consolidated, and to form one corporation by the name in the said agreement provided, with a common seal, and shall possess all 10 the rights, powers, privileges, and franchises, and be subject to all the rights, powers. privileges, and franchises, and be subject to all the disabilities and duties of each of such corporations so consolidated and united except, as herein provided.

25. Upon the consummation of such Act of consolidation as Property and 15 aforesaid, all and singular the property, real, personal, and mixed, rights of several corpoand all rights and interest appurtenant thereto, all stock, subscrip-rations to be tions, and other debts due on whatever account, and other things and vested in in action belonging to such Corporations, or either of them, shall new corporabe taken and deemed to be transferred to. and vested in such new tion.

20 Corporation, without further act or deed; Provided however that Right of all rights of creditors and all liens upon the property of either of creditors prosuch Corporations shall be unimpaired by such consolidation, and teeted. all debts, liabilities and duties of either of the said Corporations shall thenceforth attach to the new Corporation, and be enforced 25 against it to the same extent as if the said debts, liabilities and duties had been incurred or contracted by it: And provided also, And rights of

that no action or proceeding, legal or equitable, by or against the suitors. said Corporations so consolidated, or either of them, shall abate or be affected by such consolidation, but for all the purposes of such 30 action or proceeding such Corporation may be deemed still to exist, or the new Corporation may be substituted in such action or proceeding in the place thereof.

26. The said new Corporation shall have power, from time to New corporatime, to borrow such sums of money as may be necessary for con-tion may negotiate 35 structing and completing the work hereby authorized, and for the leans, &c. acquiring of the necessary real estate for the site thereof, and approaches thereto, and to mortgage its corporate property and franchises to secure the payment thereof; but the principal of the Mortgage debt mortgage debt of such Corporation shall not at any time exceed the limited. 40 sum of One Million Two Hundred Thousand Dollars.

27. At all meetings of the Stockholders of the Company hereby Modeof voting incorporated, each Stockholder shall be entitled to cast one vote at all meetings. for each share of stock held by him, and to vote either in person or by proxy, and the Directors of the said Company may also, at 45 any meeting of the Board, vote by proxy, such proxy to be held by another Director; provided that no more than two proxies be held by one Director, of the other Directors, and not less than four Directors shall be present in person at any meeting of the Board Quorum at meeting of of Directors for the transaction of business. directors.

28. One Hundred Thousand Dollars shall be paid in within two Limitation years, and the works shall be commenced within two years, and clause. completed within six years, from the passing of this Act.