sons so nominated, to appoint the requisite number of trustees of the said trust, by a major vote of the members of the said Conference then present, and, in case of an equal division of their votes, the chairman of the said Conference shall have a casting vote in such appointment; and the person or persons so nominated and appointed trustee or trustees in either of the said modes of nomination and appointment, shall be the legal successor or successors of the above named trustees; and shall have in perpetual succession the same capacities, powers, and rights, and duties, as are given to the said above named trustees, in and by this deed and the Statute aforesaid.

And to the end that due nomination and appointment of succeeding trustees in the said trust may be preserved, it shall be the duty of the trustees for the time being to keep a book of record, in which the name or names of the person or persons nominated and appointed successors in the said trust, as aforesaid, and also the names of the persons so nominating and appointing them shall be entered, and such entry subscribed by the said nominators and appointers.

In testimony whereof, the said hereto sets hand and seal, the day and year above written.

Signed, sealed, and delivered in presence of