

CHAP. 481. sary or proper to enable it fully to exercise any power in it vested or by this Act conferred, and generally to do every other act or thing not inconsistent with law which may be necessary or proper to promote the objects, designs and purposes of the company.

Authority to
receive,
store, re-ship,
forward
and deliver
minerals, etc.

SEC. 2. *And be it further enacted,* That the said corporation be and the same is hereby authorized and empowered to receive, store, re-ship, forward and deliver, and to act as warehouseman, wharfinger or forwarding agents for minerals, lumber, raw material, manufactured products, merchandise, chattels and property of every kind, upon such terms and conditions as may be agreed upon between the said company and any bailor, consignor, owner or possessor thereof; and to issue negotiable or non-negotiable warehouse storage receipts or any other contract or instrument which may be usual or necessary in the prosecution of said business or the exercise of its said power; the said company is further authorized to loan or advance money to any bailor, consignor or other possessor, or upon any property which may come under its control or into its custody or possession by virtue of the exercise of any of its powers vested in it or in the prosecution of its business, and to loan money on any bill of lading, storekeeper's or inspector's certificate, warehouse receipt, order for delivery, evidence of title, ownership or possession or right thereto; or to purchase and sell any property or instrument upon which it is so authorized to loan or advance; and to charge such commission and interest as may be agreed upon or be usual, and to make such other charges as may be customary or usual for the same or similar service. All such minerals, lumber, raw materials, manufactured products, merchandise, chattels and other property, and all such bills of lading, storekeeper's or inspector's certificates, warehouse receipts, orders for delivery or evidence of title, ownership or possession or right thereto, and the property in any such instruments mentioned or referred to, shall be subject to the lien of the said The Hazard Wharf Company for all charges for storage, dockage, wharfage, transportation thereof, and for labor or other service rendered or performed in connection therewith; and for all advances made for railroad or vessel freights, demurrage or other transportation charges, port or terminal charges, customs, duties thereon, and for all loans, interest and commissions thereon. And for any debt due said wharf company for any other service rendered or advance made in connection with the receipt, custody, possession, shipment, forwarding, delivery thereof, or in the exercise of any other power of said company with reference thereto. And such

Subject to
lien.