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by such not chelders in order to include in this Indenture, as part of the Trust Estate and subject to all the terms and conditions of this Indenture all right, tible and interest of the Corporation in and to, all and singular, the automobiles, trucks, trailers, tractors and other vehicles them owned by the Corporation, or which may thereafter be owned or acquired by the Corporation. From and after the time of such written demand of the majority notcholders; such vehicles shall be deemed to be part of the Trust Estate for all purposes hereof.

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"SECTION 13. Any notcholder may, at any time or times in succession without notice to or the soddent of the Corporation and upon such terms as such notcholder may prescribe, grant to any person; firm or corporation who shall have become obligated to pay all or any part of the principal of or interest on may note held by or indebtedness used to such notcholder or who may be affected by the lies hereby created, an extension of the time for the payment of such principal or interest, and after any such extension the Corporation will remain liable for the payment of such note or indebtedness to the same extent as though it had at the time of such extension consented thereto in writing.

"SECTION 14. The Corporation, subject to applicable laws and rules, regulations and orders of regulatory bodies, will charge for telephone service furnished by it rates which shall yield revenues at least sufficient to enable the Corporation to pay and discharge all taxes and expenses when due, and also to make all payments in respect of principal of and interest on the notes when and as the same shall become due. The Corporation will, not less than minety (90) days prior to the effective date of any proposed change in its rates, give to the holder or holders of the notes at the time outstanding written notice of such proposed change and a copy of a schedule showing the them existing rates and the proposed changes therein.

"SECTION 15. The Corporation will not declare or pay any dividends on its common stock, or purchase or redeem any of its capital stock, except in an amount not exceeding the credit balance, if any, in its Unappropriated Earned Simplus Account, after transferring therefrom any amounts required to be transferred to the Earned Surplus Maint enance Reserve pursuant to section 5(b) of article II hereof, and unless after the payment of such dividends, or purchase or redemption of stock, its current assets shall exceed its current liabilities by an amount of year from such date in respect of all notes which shall at the time be outstanding, less any prepayments made on account of the principal of said notes (but not in excess of the amount of said total of interest and principal payments required to be made during said year); provided, however, that if pursuant to the terms of said notes no such interest or principal payments are required to be made during said year; then an amount equal to four per centum (AS) of the amount of the principal of said notes divanced and unpaid. The terms "current assets" and "current liabilities" as used in this section shall have the meanings presently prescribed for these terms by the state regulatory body having jurisdiction of which Corporation, or in the absense of a definition of these terms by such state regulatory body for terms corresponding most closely in substance to these terms as presently defined by the Federal Communications Commission, or in the sheares of such state regulatory body for terms corresponding most closely in substance to these terms as presently defined by the Federal Communications Commission, or in the sheares of such state regulatory body for terms corresponding nost closely in substance to these terms as presently defined by the Federal Communications Commission, or in the sheares of such state regulatory body for terms cor-

"SECTION 16. In the event that the Trust Estate, or any part thereof, shall be taken under the power of eminent domain, all proceeds and avails therefrom, except to the extent that all noteholders shall consent to other use and application thereof by the Corporation, shall, forthed the applied

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