to save the Mortgaged Property from adds or forfeiture for any unpaid tax or assessment, or otherwise, or to redeem the same from any tax or other sale, or to purchase any tax title thereon, or to remove or purchase any mechanics' liens or other enumbrance thereon, or to make repairs thereon or to comply with any other covenant herein contained or to prosecute or defend any suit in relation to the Mortgaged Property or in any manner to protect the Mortgaged Property and the title thereto, and all sums so advanced for any of the aforesaid purposes with interest thereon at the rate of five per centum (55) per annum shall be desmed a charge upon the Mortgaged Property in the same manner as the notes at the time outstanding are secured and shall be forthwith paid to the notes of the bolders making such advances upon desmand. It shall not be oblightory for any noteholder in making any such advances or expenditures to inquire into the validity of any such tax title, or of any of such taxes or assessments or sales therefor, or of any such mohanics' liens or other encumbrance.

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SECTON 10. The Mortgagor will not, without the approval in writing of the helder or holders of not less than a majority in principal amount of the notes at the time outstanding: (a) construct, make, lesse, purchase or other ise acquire my extensions or additions to its system or enter into any contract there-for, except such extensions or additions as may be financed with leans evidenced by additional notes; (b) construct any consumer services at its expense in excess of one pole and one span of wire in addition to a service drop not more than one hundred fifty (150) feet in length; (c) enter into any contract, for the purchase of electric energy, or for the use by others of any of its property; (d) incur any excepts such rescable expenses as are incurred in the routine course of business or (e) deposit any of its funds, regardless of the source thereof, in any bank or other depositary which is not a member of the Federal Beposit Insurance Corpor-ation; or the successor thereof, or of a Federal Beposit Insurance Corpor-ation; or the successor thereof, or of a Federal Beposit Insurance Corpor-

SECTION 11. The Mortgagor will not pay its directors, as such, any salaries for their services, except such as shall have been approved by the holder or holders of not less than a majority in principal amount of the notes at the time outstanding, provided that nothing herein centained shall preclude any director from serving the Mortgagor in any other capacity and receiving compension sation therefor. Salaries and wages paid officers and employees shall be reason-able and in conformity with the usual practice of corporations of the size and nature of the Mortgagor.

sature of the Mortgagor. SECTION 12. The Mortgagor will at all times keep proper books, records, and accounts in which full and true entries will be made of all of the dealings, business and affairs of the Nortgagor, in accordance with good accounting preatice. The Mortgagor will furnish each noteholder: (a) not later than the tenth day of each month a statement of operations for the preceding month, includ-ing, without limitation, an analysis of the Mortgagor's revenues, expenses and consumer accounts for the preceding month, and, if directed by the Holder or holders of not less than a majority in principal amount of the notes at the time outstanding, such statement shall be in such form and include therein such infor-mation as may be specified in such direction; and (b) within thirty (50) days after the close of each fiscal year full and complete reports, certified by its freasurer, of its financial condition as of the end of such fiscal year and of its operations for such period, and, if requested by the holder, through its satisfactory to such noteholder or noteholders. Any noteholder, through its agents, representatives, accountants or attorneys, shall at all times during reasonable business hours have access to, and the right to inspect and make opties of any or all books, records and accounts, and any or all invoices, con-tracts, leases, payrolls, anceled checks, statements and outer documents and appers of every kind belonging to or in the possession of the Mortgagor of in anywise pertaining to its property or busines.

Ref. Mtge. 7-230