interest which shall have accurate on the notes and be unpaid; third, to the ratable payment of or on account of the unpaid principal of the notes; and, fourth, the balance shall be paid to whosever shall be entitled thereto.

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the balance shall be paid to whosever shall be entitled thereto. SECTION 18. The Mortgagor will not at any time employ, or enter into any contract for the supplyment of, any manager or superintendent of any electric trame-mission and distribution system or electric generating plant subraced in the Mort-gaged Property, or any chief operator, engineer or other employee in active charge of any electric generating plant or electric tramsmission line subraced in the Mort-gaged Property, unless such employment or such contract shall first have been sproved by the holder or holders of not less than a mjority in principal amount of the motes at the time outstanding. If, during such periods as the Mortgagor shall be in default in the making of a payment or payments of principal of or intervest on one or more of the motes, the holder or holders of not less than a majority in principal amount of the notes at the time outstanding shall at any time give notice to the Mortgagor that in their opinion any such transmission and distribution system, trammission line or generating plant is not being efficiently request the termination of any operating contract in respect of any such trans-mager or such and distribution system, transmission line or penerating plant, the Mort-gagor will terminate such employment of operating contract within thirty (30) days after the date of such notice. All contracts in respect of the suployment of any such manager or superintendent, or of any such transmission and distribution system, transmission after the operation of any such thransmission line or generating plant, the Mort-gagor will terminate such employment of operating contract within thirty (30) days after the date of such notice. All contracts in respect of the suployment of any such manager or superintendent, or of any such transmission and distribution system, transmission line or generating plant, shall contain provisions to permit compliance with the foregoing covenante.

SECTION 19. The Mortgagor will well and truly observe and perform all of covenants, agreements, terms and conditions contained in the Loan Contract, as time to time amended, on its part to be observed or performed.

Section 20. Notwithstanding mything contained in the Loan Contract, as from time to time amended, on its part to be observed or performed. SECTION 20. Notwithstanding mything contained in the Loan Contract, as from time to time amended, or in the motes, the Mortgagor will set up such records that accounts and maintain such reserve funds, as the holder or holders of not less than a majority in principal amount of the notes at the time outstanding may from time to time require in writing and, if such holder or holders shall so require, the Mortgagor shall apply revenues arising from the operation of the Mortgaged proparty to the payment of or on account of the principal of or interest on any one or more of the motes designated by such holder or holders, either prior to the time or in excess of the amount provided for in any one or more of the motes in respect of which the payment is to be made; provided, however, that the Mortgagor shall not be obligated hereby to make payments on account of the principal of or interest on such payment is required; and provided further, that subject to the provisions of resortion h of articis II hereof, the Mortgagor may at all times retain funds reasonably adequate for operating purposes for the current month, and in no event he so than 1.5 times the amount of its cash expenditures for such purposes during the corresponding month of the preceduate yer.

## ARTICLE TIT

## REMEDIES OF THE MORTGACEE AND NOTEHOLDERS

SECTION 1. If one or more of the following events (hereinafter called "events of default") shall happen, that is to say:

(a) default shall be made in the payment of any installment of or on account of interest on or principal of any note or notes when and as the same shall be required to be made and such default shall continue for thirty (30) days;

(b) default shall be made in the due observance or performance of any other of the covenants, conditions or agreements on the part of the Mortgager, in any of the notes or in the Underlying Mortgage or in this Mortgage contained, and such default shall continue for a period of thirty (30) days after written notice specifying such default and requiring the same to be remedied shall have been given to the Mortgagor by any moteholder;

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