SECTION 3. The Mortgagor will duly and punctually pay the principal of and interest on the notes at the dates and places and in the manner provided therein, according to the true intent and meaning thereof, and all other sums becoming due hareunder.

Sectoring due hereunder. SECTION 4. The Mortgagor will at all times, so long as any of the notes shall be outstanding, take or cause to be taken all such action as from time to time may be necessary to preserve its corporate existence and to preserve and renew all franchises, rights of way, sasements, parnits and licenses now or hereafter to it granted or upon it conferred, and will comply with all property. The Mortgagor will not, without the approval in writing of the holder or holders of not less than a majority in principal amount of the notes at the time outstanding (such holders"), call, lesse or transfer (or make any agreement therefor) the Mortgage Property, or any part thereof, or reorganise, consolidate with or marge into any other corporation; but nothing herein contained shall prevent any such reorganisation, consolidation or marger provided thertgages and the notaholders har upon the reinters of and interest on adversely affected; and provided that upon such reorganisation, consolidation or marger, the due and punctual payment of the principal of and interest on the notes according to their tenor and the due and punctual performance of all covenants and occultion, consolidation or marger and upon any improvesent time of such reorganisation, consolidation or marger and upon any improvsent isse of such reorganisation, consolidation or marger and upon any improvesents isse of such reorganisation, consolidation or marger and upon any improvsents isse of such reorganisation, consolidation or marger and upon any improvesents isse of such reorganisation, consolidation or marger and upon any improvesents or additions to such property, either prior to or subsequent to such reorpanisation, consolidation or marger, without able intervent of the

The Mortgagor may, however, without obtaining the approval of the holder or holders of any of the notes at the time outstanding, at any time or from time to time so long as the Mortgagor is not in default hereunder, sell or otherwise dispose of, free from the lien hereof, any of its property which is neither necessary to nor useful for the operation of the Mortgagor's business, or which has become obsolets, worn out or damaged or otherwise unsuitable for the purposes of the Mortgagor; provided, however, that the Mortgagor shall: (a) to the extent necessary, replace the same by, or substitute therefor, other property of the same kind and nature, which shall be subject to the lien hereof, free and clear of all prior liens, and apply any proceeds derived from such sale or other disposition of such property and not needed for the replacement thereof to the payment of the indebtedness evidenced by the notes; or (b) immediately upon the receipt of the proceeds of any sale or other disposition of said property, apply the entire amount of such proceeds to the payment of the indebtedness evidenced by the notes; or (c) deposit all or such part of the proceeds derived from the sale or other disposition of said property as the majority noteholders shall specify in such restricted bank accounts as such holder or holders shall designate, and shall use the same only for such additions to or improvements of the Mortgaged Property and on such terms and conditions as such holder or holders shall specify.

SECTION 5. (a) The Mortgagor will at all times maintain and preserve the Mortgaged Property in good repair, working order and condition, and will from time to time make all needful and proper repairs, renevals and replacements, and useful and proper alterations, additions, betterments and improvements, and will, subject to contingencies beyond its reasonable control, at all times keep its plant and properties in continuous operation and use all reasonable diligence to furnish the subscribers served by it through the Mortgaged Property with adequate telephone service.

(b) In the event that the Mortgagor incurs expense for maintenance of the Mortgaged Property for any fiscal year in an amount less than eighteen per centum (18%) of its operating revenues for said year, the amount by which eighteen per centum (18%) of such operating revenues exceeds maintenance expense for said year shall be transferred in its books, records and accounts, required to be kept by the Mortgagor pursuant to the provisions of section 11 of article II hereof, from the Unappropriated Earned Surplus Account to an earned surplus

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