Live million dollars - - - - - - (\$ 5,000,000 - - -) in aggregate prin-cipal amount, and no note shall mature more than fifty (50) years after the date hereof. Additional notes and refunding, renewal and substituted notes, when and as executed and delivered, shall be secured by this Mortgage, equally and ratably with all other notes at the time outstanding, without preference, priority, or distinction of any of the notes over any other of the notes by reason of the priority of the time of the execution, delivery or maturity thereof or of the assignment or negotiation thereof.

SECTION 2. The Mortgagor, when authorised by resolution or resolutions of its board of directors, my from time to time execute, acknowledge, deliver, record and file mortgages supplemental to this Mortgage which thereafter shall form a part hereof, for the purpose of formally confirming this Mortgage as security for any additional note or notes or for any refunding, rememal or sub-stituted mate or notes executed and delivered by the Mortgager as herein provided. Nothing herein contained shall require the execution and delivery by the Mort-gagor of a supplemental mortgage in connection with the issuance hareunder or the security herein of additional notes or of refunding, rememal or substituted notes, except as hereinafter provided in section 15 of article II hereof.

ARTICLE IT

PARTICULAR COVENANTS OF THE MORTGAGOR

The Mortgager covenants with the Mortgages and the holders of notes secured hereby (hereinafter sometimes collectively called the "noteholders") and each of them, as follows:

SECTION 1. The Mortgagor is duly authorized under its articles of incorporation and bylams and the laws of the State of its incorporation and all other applicable provisions of law to execute and deliver the Outstanding Notes, the First Note and this Mortgage and to execute and deliver additional notes and and all corporate action on its part for the execution and delivery of the Out-standing Notes, of the First Note and of this Mortgage has been duly and effec-valid and enforceable obligations of the Mortgagor in accordance with their respec-tively taken; and the Outstanding Notes, the First Note and this Mortgage are the valid and enforceable obligations of the Mortgagor in accordance with their respec-

tive terms. SECTION 2. The Mortgagor warrants that it has good right and lawful authority to mortgage the property described in the granting clauses of this Mortgage for the purposes herein expressed, and that the said property is free and clease of any deed of trust, mortgage, lien, charge or encumbrance thereon or affecting the title thereto, except the lines of the Underlying Mortgage , this mortgage and taxes or assessments not yet due. The Mortgagor will, so long as any of the notes shall be outstanding, maintain and preserve the lien of this Mortgage superior to all other liens affecting the Mortgaged Property, accept the liens of the Underlying Mortgage , and will forever warrant and defend the title to the property described as being mortgaged hereby to the Mortgages, sainst any and all olaims and demands whatsoever. The Mortgagor will promptly my or discharge any and all obligations for on account of which any such lien is stars, assessments, liens, claims or other charges imposed upon or asoning upon the Mortgagor not the subraced in the Mortgaged Property (whether taxed to the Mortgagor, as and when the same shall become due and payable; and whenever called upon so to do the Mortgagor will furnish to the Mortgages or to any noteholder). SECTION 3. Except to secure loave made by the Mortgages to the Mortgager

SECTION 5. Except to secure loans made by the Mortgagee to the Mort-gagor, or to a third party or parties, the obligation of which is assumed

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REF. Mtge. 7-690

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