Ref. Htgn. Rev. 9-5-56 7-690

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Here, 9-5-56 3607103 13. The Mortgagor will from time to time upon written demand of the holder or holders of not has than a majority in principal amount of the notes at the time outstanding: (a) make, execute, acknowledge and deliver or genues to be made, executed, acknowledged and delivered all such further and supplemental deeds of trust, mortgages, instruments and conveyances as may resonably be requested by such noteholder or noteholders; and (b) take or cause to be taken all such further action as may reasonably be requested by such note-holder or noteholders to effectuate the intention of these presents and to pro-while for the securing and payment of the principal of an interest on the note-holder or noteholders to effectuate the intention of these presents and to pro-while for the securing and payment of the principal of an interest on the note-holder or noteholders to effectuate the intention of these presents and to pro-while for the securing and payment of the principal of an interest on the note-holder or noteholders to effectuate the intention of these presents and to pro-while for the securing and payment of the principal of an interest on the notes and for the purpose of fully conveying, transferring and confirming unto the hortgages the property hereby conveyed, mortgaged and pladged, or intended so to be, mosther now owned by its Bortgage or a bareafter acquired by it. The Bortgager will cause this Mortgage and any and all supplemental mortgages and areacoorded and refiled as conveyances and mortgages and deeds of trust of real and personal prop-ary in such manor and in such places as may be required by law in order fully to preserve the security for the motes and to perfect and maintain the superior lien s of the Moderlying Mortgage and of this Mortgage and all supplemental mortgages and deeds of trust and the update and of the Mortgages and the unchedders.

SECTION 14. Any notabolder may, at any time or times in succession with-out notice to or the commant of the Mortgagor and upon such terms as such note-bolder may prescribe, grant to any person, firm or corporation who shall have become obligated to pay all or may part of the principal of or interest on any note held by or indebtedness owed to such moteholder or who may be affected by the live hereby oreated, an extension of the time for the payment of much principal or interest, and after any such extension the Mortgagor will remain limble 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 15. The Martgager, subject to applicable laws and rules and orders of regulatory bodies, will charge for electric energy and other services fur-mished by it rates which shall be sufficient to pay and discharge all tarms, main-tenance expense, cost of electric energy, and other operating expenses of its electric transmission and distribution system and electric generating facilities, if any, and also to make all payments in respect of principal of and interest on the notes when and as the same shall become due, and to provide and maintain a reasonable reserve for working capital of the Hortgager.

Reserve for working capital of the Mortgagor. SECTION 16. The Mortgagor will not declare or pay any dividends, patronage rafunds, or make any retirement of patronage capital or other cash distribution to its members or stockholders or to consumers unless after much payment, retirement or distribution the liquid assets of the Mortgagor, after deducting therefrom the total of current liabilities of the Mortgagor, will equal at least forty per contum (MOS) of the reserves for depreciation applicable to properties of the Mortgagor in merodames with good accounting practice, or equal the sum of interest and principal payments due in a teenty-four month period in which marines interest and principal payments become due and payable according to the terms of notes them outstanding, which payment, retirement or distribution if there remains unpaid any installment of principal or interest due on the notes, or if the Mortgagor is in default bereunder. Any general cancellation, or abatement of charges for electric energy or other performing of this Sections "liquid assets of the Mortgagor" shall be deemed to be deposited by the Mortgagor shall be deemed a cash distribution to the mounter, or by direction of the noteholders pursuant to this Mortgagor" shall be deemed to be deposited by the following: (1) cash or bank deposite other than deposite or each by direction of the noteholders pursuant to this Mortgagor, (2) investments or deposite in building and lean associations, (3) investments thall be deemed to be apposite investing of inserter, and (b) advance payments, which shall be deemed to be pay-ments in respect of the notes in addition to the anounts due thereon or applied the Mortgagor is authorized, mere the Lean contract, or this Mortgagor, is authorized, mere the Mortgagor is authorized, mere the Lean contract, nor (11) principal payments and exposited in the above sentioned trust accounts, nor (11) principal payments are any expelse on the notes within the next succeeding twelve months.

SECTION 17. In the event that the Kortgaged Property, or any part there-of, shall be taken under the power of eminent domain, all proceeds and avails there-from, except to the extent that all noteholders shall consent to other use and application thereof by the Mortgagor, shall forthwith be applied by the Mortgagors first, to the ratable payment of any indebtedness by this Mortgage secured other than principal of or interest on the notes; second, to the ratable payment of

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