Secrics 3.23. Certificate as to Default. The Company forthwith upon becoming aware of any default in the performance of any covenint, agreement or confidion contained. If this Mortgage, the convexo Agreement the Assigned Lease, the Assignment, or any of the Ground Leases will file vidit the Trustee an Officer's Certificate specifying such default and the muture and status thereof. The Company will deliver to the Trustee, within 90 days after the end of each fiscal year, commercing with the fiscal year, commercing with the fiscal year confidence of the best knowledge of the narious graves, the Leases is in totault in the performance of any overalist, agreement or condition contained in the Assignment, or any of the Ground Leases, the Geneso Agreement the Assignment, or any of the Ground Leases, or the Company is in default in the performance of observance of any covenant condition contained in this Mortgage, the Assignment Leases, and the Geneso Agreement, the Assignment Leases, and the Geneso Agreement, the Assignment Leases, and the Ground Leases and the Ground Leases, and the Ground Leases and the Ground Leases and the Ground Leases.

Secrics 3.24. Compliance with Ground Leases, etc. The Conputative Will promptly pay, or exists to be paid, all rents and other chings, however designated, accriming unior the Ground Leases, and will, and will cause the Lesses for, at all times keep, porform and limitations thereof on the part of the bound the cumber to keep minimal and observed, and will do all things necessary to keep minimal and observed, and will do all things necessary to keep minimal and observed, and will do all things necessary to keep minimal the estates created by the Ground Leases and to prevent may default the remoter or forfeiture thereof, provided, however, in the event of the fulling of the Company promptly to perform or cause to be performed any such coremany, arrenamely, the Traves shall be required, the Traves shall on befair of the Company, he writted to perform or cause to be performed who forwards, agreements terms, provisions, conditions or limitations, the deream that the Company is regardened to conditions or limitations, to the end that the Company's right in and to the control or secure to be performed such command to the company's right in and to the control cause to be performed and each that the Company's right in and to

free from default or forfeiture, but no such action by the Trustee shall relieve the Company from any default, liability or obligation under this Mortgage. Without limiting its obligations under the action permitted to be taken by the tenant under any of the Ground Leases with respect to enforcement of the Ground Leases against the landlords thereunder, upon the written request of the Trustee. preceding sentence, the Company will take, or cause to be taken, any Except for expiration by passage of time pursuant to their terms, surrender of any Ground Lease or any rights thereunder, or any endment or medification of any of the Ground Leases which would idversely affect the interests of the Company, the Trustees or the Noteholders, without the prior written consent of the holders of not than 60%% in principal amount of the Series A Notes out-The Company will deliver to the Trustee, promptly upon receipt, a complete copy of any notice, demand, declaration or other writing received by the Company or the Lessee from the landlord under any Ground Lease in any way relating to or affecting any under. The Company will exorelse renewal options so as to main-tain the Ground Leases in full force and effect for the full term of less than 6653% in principal amount of the Notes outstanding, includ-Ground Lease or the leasehold estate thereunder or relating to any alleged or actual or potential default or breach of condition there-

Secriox 2.25. Title Insurance. The Company will, or will cause I-esse to at its exponse maintain in full force and effect at all times at policy or policies of title insurance, issued by a title company or ritle companies (Evensed in the respective States wherein the Proporties are located) of recognized responsibility, in an aggregate amount at least equal to the principal amount of Notes at any time outstanding, insuring the interest under this Morgage of the Trustees as the holders of a valid and enforceable first lion on the real properties included in the Trust Estate, free and elear of any mortgage, lien, pledge, encumbrance or clarge except Permitted