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 memory provided therein, according to the true intent and meaning thereof, and all other sums becoming due hereunder.

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The Martinger may, however, without obtaining the approval of the holders of any of the notes at the time outstanding, at my time or from time to time so long as the Martgagor is not in default hereunder, sell or otherwise dispose of, free from the lien hereof, any of its property which is not the bas become obsolete, sum out or damaged or otherwise usual table for the purposes of the Mortgagor; provided, however, that the Mortgagor shalls (a) to the surfact mecessary, replace the same by, or substitute therefore, other which has become the lien, and apply any proceeds derived from such as thereof, of the same kind and mature, which shall be subject to the lien hereof, is other disposition of such property and not meded for the replacement thereof to the payment of the indebtedness evidenced by the notes; or (b) immediately por the receipt of the proceeds of any sale or other disposition of said propvidenced by the notes; or (c) deposit all or such payment of the indebtedness when here is notes; or (c) deposit all or such payment of the indebtedness when here is notes; or (c) deposit all or such payment of the indebtedness when here is not here is an on a such tarms and conditions as an holder or holders and here is an each respective and no such tarms and conditions to or improvements of the Mortgaged Property and on such tarms and conditions to or improvements of the Mortgaged Property and on such tarms and conditions as an holder or holders.

SECTION 5. 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 meedful and proper repairs, remevals 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 diligenses to furnish the subscribers served by it through the Mortgaged Property with elegants telephone service.

SECTION 6. Except as specifically authorised in writing in advance by the majority noteholders, the Mortgagor will purchase all materials, equipment, supplies and replacements to be incorporated in or used in connection with the Mortgaged Property outright, and not subject to any conditional sales agreement, chattel mortgage, bailment lease, or other agreement reserving to the seller any right, title or lien.

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