Torm - Ref. Tol. Htgs. Comm. T-21 . 7-2031

prescription, by the Federal Communications Commission. The Mortgagor will furnish each noteholders (a) not later than the thirtisth day of January, April, July and Outober in each year, a statement of operations for the three calendar menths preceding said months, including, without limitation, an analysis of the Mortgagor's revenues, expanses and subscriber accounts for such preceding three menths, and, if requested by the mjority noteholders, such statement shall be in such form and include therein such other information as may be specified in such request; and (b) within nimety (90) days after the close of each fiscal year, full and complete reports, certified by its Treasurer, of its financial condition as of the end of such fiscal year and of its operations for such period, and, if requested by the mjority noteholders, such reports shall be audited and certified by independent public accountants satisfactory to such noteholder or noteholders. Any noteholder, through its representatives, shall at all times during reasonable business hours have access to, and the right to image at make opies of any or all books, records and accounts, and any or all involves, contrasts, leases, payrolls, canceled checks, statements and other dominess.

SECTION 12. (a) the Martgagor will from time to time upon written demand of the majority noteholders make, scocute, acknowledge and deliver or some to be made, executed, acknowledged and delivered all such further and applemental acrtgages, instruments and conveyances, and take or cause to be taken all such further action, as may reasonably be requested by such noteholders to effectuate the intention of these presents and to provide for the securing and payment of the principal of and interest on the notes and for the property hereby conveying, transferring and confirming unto the Martgages the securing this Mortgage and any and all supplemental mortgages and every additional instrument which shall be accounted pursuant to this section 12 for theith upon montain to be recorded and filed and resconded and refiled as conveyances and perfect and mintain the superior lien of this Mortgage and all supplemental acrtgages and the rights and remedies of the Mortgage and all supplemental acrtgages and the rights and remedies of the Mortgage and all supplemental acrtgages and the rights and remedies of the Mortgage and all supplemental acrtgages and the rights and remedies of the Mortgage and all supplemental acrtgages and the rights and remedies of the Mortgage and all supplemental acrtgages and the rights and remedies of the Mortgage and all supplemental acrtsgages and the rights and remedies of the Mortgage and all supplemental acrtsgages and the rights and remedies of the Mortgage and all supplemental acrtsgages and the rights and remedies of the Mortgage and all supplemental acrtsgages and the rights and remedies of the Mortgage and all supplemental acrtsgages and the rights and remedies of the Mortgage and the noteholders.

(b) In the event that the Martgagor has had or suffers a deficit in not income, as determined in accordance with methods of accounting prescribed in section 11 of Article II hereof, for any of the five fiscal years immediately preceding the date hereof or for any fiscal year while any of the notes are outstanding, the Martgagor will at any time or times upon written demand of the majority moteholders make, amoute, acknowledge and deliver or cause to be made, anstruments and conveyences, and take or cause to be taken all such further action, as may reasonably be requested by such noteholders in order to include in this Martgage, as Martgaged Property, and to subject to all the terms and conditions of this Martgage, all right, title and interest of the Martgager in and to, all and singular, the sutomotiles, trucks, trailers, tractors and other whiches then and by the Martgagor, or which may thereafter be ound or soquired by the Martgagor. From and after the time of such written demand of the majority noteholders, such vehicles shall be deemed to be part of the Martgaged Property for all purposes hereof.

SECTION 13. Any notcholder may, at any time or times in succession without notics to or the comment of the Hortgagor and upon such terms as such notcholder may prescribe, grant to any person, firm or corporation who shall have become obligated to pay all or any part of the principal of or interest on any note held or indebtedness owed to such notcholder or who may be affected by the lien hereby created, an extension of the time for the payment of such principal or interest, and after any such extension the Hortgagor will remain

8/62

SXGA