thereof, from, through or under the Company, its successors or assigns. The receipt of the Trustee or of the court officer enducting any such sale shall be a full and The loter of the listen of a case of the constant of the source of the s

CA

1

.

1

Any trust or purpset of this indecture, or in any manner wistscover be answerable for sup loss, missiplication or non-application of any such purchase money or any part thereof, or be bound to in-quire as to the authorization, necessity, expediency or regularity or any cast thereof, or be bound to in-sistent of the superior of any such purchase money or regularity or any cast thereof, or be bound to in-sistent of the superior of any such purchase money or regularity or any cast thereof, or be bound to in-mission of the superior of any superior regularity or any cast thereof, or be bound to in-under or by virtue of judicial proceedings or of a judgment or decree of Borelosure and sale, the whole of the mortgaced property, including all real and personal property, shall be sold in one part and as an entirety unless the holders of a majority in amount of the Bunds then outstanding shall in writing request the Trustee to cause and property to be sold in percede, in write any such a superior be sold to be sold or be and to be and the superior be as a the superior be sold in the superior be as a the superior be superior be as a the superior be sold in the sold in one parcel writing request the Trustee to enuse soid property to be sold in perceis, in wich ease the sale shall be made in such parcels as may be specified in such request, or unless such sale as an entirety is impracticable or improper, in the opinion of counsel for the Trustee, by reason of some statue or when the sale at the same that the same statue or the same at the same statue or the same stat Impletitude of improper, in the openion of connect for the induces, of reason of one status of rule of have or other cause. The Company agrees that the personal property hereby mortgaged, pledged, and/or assigned need not be in view of those who attend the sale, any rule of have or statute to the contrary being hereby expressly waived. No demand for performance or personal notice of such sale rule shall be necessary.

SECTION 8.08. In case of any cale of the nortgaged property under the terms of this Indenture, the principal of and accrued interest on all the Bonds then outstanding, if not proviously due, shall immediately became due and payable, anything in the Bonds or in this Indenture to the contrary not-

immediately become due and payable, anything in the sense or in one independence. SNCT138.0.05. The purchase manay, proceeds and avails of any such sale, whether made under the power of sale herein granted or pusuant to judicial proceedings, together with any other case which may then be held by the Trustee or be gayable to it under any of the provisions of this Indenture as part of the trust extrate, shall be applied as follows: First, to the gayment of the casts and expenses of such sale, including a reasonable componention to the Trustee, its agreet, atterneys and councel, and of all charges, expenses and inabilities incurred, and all advances made by the Trustee in managing and maintaining the mortgaged property or in excepting any trust or power hereunder, and to the payment of all three, assessments on them prior to the lien of this Indenture, except any taxes, assessments or prior liens subject to which such sale shall have been made; Second, to the payment of the whole amount then due and unpaid upon the Bends then outstandir.

Second, to the payment of the whole around than due and ungaid upon the Bends then outstandin for principal and interest, with interest on the overvice principal and/or installents of integest at the rate borne by the Banks; and in case such proceeds shall be insufficient to pay in full the whole arount so due and ungaid upon the Bonds, then to the sayment of such principal and interest, without preference or priority of principal over interest or of interest over principal or of any installment of interest over any other installment of interest, ratably according to the aggregate of such principal and the accrued and unpaid interest, subject, however, to the provisions of Section 5.02 hereof; and

Third, the surplus, if any shall be paid to the Company, its successors or assigns, or to whoseever may be lawfully entitled to receive the same or as a court of competent jurisdiction may direct.

SECTION 8.10. In case of any sale as aforesaid of the mortgaged property or any part thereof, EECION 8.10. In case of any sale as aforeald of the markaned property or any part thereof, whicher under the pawer of sale herein granted or pursuant to judicial proceedings, any purchaser shall be entitled, for the purpose of making settlement or purposed for the property purchased, to use and apply any Bonds then outstanding and any natured and unpaid coupons and elains for interest, in ord that there may be credited thereon the sums payable out of the not proceeds of such sale to the holder of such Bonds and coupons and elains for interest, subject to the provisions of Section 5.02 hereof, as his ratable share of such not proceeds and thereung, useh purchaser shall be credited, on account of such purchase price, with the portion of such not/there shall be applicable to the purposed so used applied; and at any such sale, any Bondehöder ray bid for and purchase such aports, may make purchase of used purposed, and which there account bit the terms of such appropring the the bone coupling and the there is a forearid, and upplicable to the purpose and applied; and thereof as aforearid, and uppn compliance with the terms of sale, may hold, ratain and dispose of such property without further accountability therefor. orde

Encreoi as altereasid, and upon compliance with the terms of sale, may hold, retain and dispose of such property without further accountability therefor. SECTION 6.11. Upon the written request of the holders of at least 26% in amount of the Bonds then substanding, in case of the happening of any event of default, if the case shall not have been remedical, it shall be the duty of the Tratece, yoon being indexrifted as hereinafter provided, to take all needful steps for the protection and enforcement of its rights and the rights of the holders of the Bonds hereunder, and to exercise the power of entry or of sale herein conferred, or both, or to take appropriate judicial proceeding, as the Tratece, being advised by coursel, shall deen nost expedient in the interest of the holders of the Bonds.

ble Interest of the holders of the Bonds. SECTION 8.12. Upon filing a bill in equity or upon other commencement of judicial proceedings by the Trustee, to enforce any right under this Indenture, the Trustee shall be entitled to exercise the right of entry and shall be entitled to exercise also any and all other rights and powers herein sonferred and provided to be exercised by the Trustee, upon the occurrence of an event of default; and as a matter of right, the Trustee shall be entitled to the appointment of a receiver of the mortgaged property, and of the tolls, earnings, revenue, rents, issues, profits and other income thereof, with all such powers as the court or courts making such appointment of any to notwithstanding the appointment of any reseiver, the Trustee shall be entitled to retain possession and control of any succession of any reseiver, the Trustee shall be entitled to retain possesion and control of any succession dented of a property deposited or pladness, shares of stock and other securities and succession and property deposited or pladness with it hereunder or agreed or provided to be delivered to or deposite or pladged with it hereunder.

and property deposition of programmers are interested and property deposition of programmers and property deposition of the company estimates that (1) in case default shall be made in the payment of any installment of interest on any Ear when and as the same shall become due and payable, and such default shall have continued for a such as a

(2) in case cofault shall be made in the payment of the principal of any Bond when and as the (2) in case cofault shall be made in the payment of the principal of any Bond when and as the provided, (2) in ence cefault shall be made in the payment of the principal of any Bond when and as the same shall become due and payable, whether by the terms thereof or otherwise as herein provided, then, and upon demand of the Trustee, the Company will pay to the Trustee for the benefit of the holder. of the Bonds and coupons then outstanding, the whole amount due and payable on all such Bonds and coupons, for principal and interest, including the redemption price of any Bonds celled for redemption, with interest upon the overdue principal and instillations of interest at the rate borne by the Bonds, and in ease the Company shall fail to pay the came for this outstanding in the same forthwith upon such demand, the Trustee of an express trust, shall be entitled to recover judgment for the whole amount so financial. due and unpaid.

due and unpaid. The Trustee shall be entitled to recover judgment as aforesaid either before, after or during the pendency of any proceedings for the enforcement of the lien of this Indenture, and the right of the Trustee to recover such judgment shall not be affected by any entry or sale hereunder or by the exercise of any other right, power or reacky for the enforcement of the provisions of this Indenture or the forcelosure of the lien hereof. In case of a sale of the trust estate and the application of the