

SECTION 7. Except as specifically authorized in writing in advance by the holder or holders of not less than a majority in princi-pal amount of the notes at the time outstanding, the Corporation will purchase all materials, equipment, and replacements to be incorporated, in or used in cognection with the Trust Estate outright, and not subject to any conditional sales agreement, chattel mortgage, bailment lease, or other agreement reserving to the seller any right, title, or lies.

SECTION 8. The Corporation will take out, as the respective risks are incurred, and maintain insurance of such classes and in such amounts, and from time to time make such changes in respect thereof, as the holder or holders of not less than a majority in principal amount of the notes at the time outstanding shall have determined to tion will, upon request of the holder or holders of notes in the principal amount above specified, submit to the noteholder designated in such request a schedule of its insurance in effect on the date specified in such request and also originals or duplicate originals of such insurance fail or refuse to take out pr maintair insurance or to make changes in respect thereof upon appropriate request by such noteholder or note-holders, such noteholder or noteholders may take out such insurance on behalf and in the name of the Corporation, and the Corporation will pay the cost thereof.

SECTION 9. In the event of the failure of the Corporation in any respect to comply with the covenants and conditions herein contained with respect to the procuring of insurance, the payment of taxes. parameters, and other charges, the keeping of the Trust Estate in re-peir and free of liens and other claims or to comply with any other covenant contained in this Indenture, the Trustee or any notcholder or covening contained have the right (without prejudice to any other right arising by reason of such default) to advance or expend moneys for the purpose of procuring such insurance, or for the payment of insurance miums, taxes, "assessments, or other charges, or to save the Trust Estate from sale or forfeiture for any unpaid tax or assessments, or otherwise, or to redeem the same from any tax or other sale, or to purchase any tax title thereon, or to remove or purchase any mechanics! liens or other encumbrance thereon, or to make repairs thereon. or to comply with any other covenant herein contained, or to prosecute or defend any suit in relation to the Trust Estate, or in any manner to protect the Trust Estate and the title thereto, and all sums so advanced for any of the aforesaid purposes with interest thereon at the rate of five per centum (5%) per annum shall be deemed a charge upon the Trust Estate in the same manner as the notes at the time outstand-ing are secured and shall be forthwith paid to the Trustee or instabolder. not be obligatory for the Trustee or any noteholder in making any such advances or expenditures to inquire into the validity of any such tax title, or of any such taxes or assessments or sales therefor, or of any such mechanics' liens or other encumbrance.

SECTION 10. The Corporation will not, without the approval in writing of the holder or holders of not less than a majority in principal amount of the notes at the time outstanding: . (a) construct,

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