as not prohibited by law:

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(a) take immediate possession of the Trust Estate, collect and receive all credits, outstanding accounts and bills receivable of the Corporation, and all rents, income, revenues, and profits pertaining to or arising from the Trust Estate, or any part thereof, and issue binding-receipts therefor; and manage, control, and operate the Trust Estate as fully as the Corporation might do if in possession thereof, including, without limitation, the making of all repairs or replacements deemed necessary or advisable;

(b) proceed to protect and enforce its rights and the rights of noteholders under this Indenture by suits or actions in equity or at law in any court of courts of completent jurisdiction, whether for specific performance of apy covenant or any agreement contained herein, or in aid of the execution of any power herein granted, or for the foreclosure hereof or hereunder, or for the sale of the Thugt Egate, or any part thereof, or to collect the debts hereby secured, or for the enforcement of such other or additional appropriate legal or equitable remedies as may be deemed nost effectual to protect and enforce the rights and remedies herein granted or conferred, and in the event of the institution or any such action or suit the Trust Estate end of allrents, income, revenues, and profile pertaining thereto ar arising therefrom derived, received, or had, and such receiver shall have all the usual powers and duties of receivers in like and similar cases, to the fullest extent permitted by law, and if the Truste shall have application for the appointment of a receiver the Gorporation hereby expressiv consents that the court to which such application shall be made may make said appointment; and

(c) sell or cause to be sold all and singular the Trust Estate, or any part thereof, and all right, title, interest, claim end demand of the "corporation therein or thereto, at public auction at such place in any county in which the property to be sold, or any part thereof, is located, at such the property to be sold, or any part thereof, is located, at such the anomalian a trief general description of the property to be sold, and shall be given by mailing a copy thereof to the Corporation at least fifteen (15) days prior to the date fixed for such sale and by publishing the same once in each week for two successive calendar weeks prior to the date of such sale in a newspaper of general circulation published in said coulty or, if no such newspapen is published in such county; in a newspaper of general direculation in such county, the first such publication to be not less than fifteen (15) days nore nore than thirty (50) days prior to the date fixed for such sale; my sale to be made under this subsection (c) of this section 2 may be adjourned from time to these by amouncement at the time and place to which the same shall be adjourned; provided, however, that in the event monter or different notice of sale or sales, and without further notice or publication the sale may provided, however, that in the event monter or different notice of sale or sales, and without further motion or the sale shall be ornducted, as the case may be jin accordance with the applicable provided.

Nothing herein contained shall, however, affect or impair the right, which is absolute and unconditional, of any holder or any note secured hereby to enforce the payment of the interest on or principal of such note on the date or dates any such interest or principal shall become due and payable in accordance with the terms of such note.

SECTION 5. At any sale hereunder the Trustee or any notenolder or noteholders shall have the right to oid for and purchase the Trust Estate, or much part thereof as shall be offered for sale, and any noteholder or noteholders may apply in settiened of the purchase price of the property so purchased the portion of the net proceeds of such sale

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