Reg. No. 16,082



TOGETHER with all and singular the tenements, hereditaments and appurtenances thereof, including all firtures i articless of personal property now or at any time hereafter attached to or used in any way in connection with the use, the state of the above described real estate, and any and all buildings now or hereafter on with the use, the first or and comparing the state of the above described real estate, and any and all buildings now or hereafter with the use, doors, window shades, hield figure provide the state, and any and all buildings now or hereafter write the state into an down shades, hield figure provide the state of the sta

TO HAVE AND TO HOLD the same, with all and singular, the hereditaments and appurtenances thereto belonging, the said morigages, and to its successors and assigns forever, provided always, and this instrument is made, executed alivered upon the following conditions, to-wit:

WHEREAS, said mortgager does for his heirs, representatives, vendees and assigns, the owner of said lands, hereby say covenants, agrees and stipulates to and with said mortgagee, and its successors, vendees and assigns:

First. That the lien created by this instrument is a first and prior lien and encumbrance on the above described land and improvements;

Second. To pay the indebtedness as in said note provided, and until the same be fully paid, to keep in full force and effect that certain policy or policies of life insurance issued by the mortgagee and assigned to the mortgagee as collateral security for the payment of the indebtedness secured hereby.

colliteral security for the payment of the indebtedness secured hereby. Third. To procure and maintain policies of fire insurance with extended coverage and if required, war damage insurance to the extent available on the buildings excited and to be eracted upon the above described premises in some setunded a company or companies, to the satisfaction of the motragese, to the amount of the satisfier value with saturated as company or companies, to the satisfaction of the motragese, to the amount of the satisfier value with saturated as company or companies, to the satisfaction of the motragese, to the another of the satisfier value with saturated as company or companies, to the satisfaction of the motragese, to the amount of the satisfier value with a satisfaction of the satisfaction of the satisfaction of the motragese or factored to said motragese, for further as the payment thereof, all renewal all he constantly assigned, pledged and delivered to said motragese, for furth the exist-the payment thereof, all renewal all he be delivered by other motragese at its New York office at least three days before the satisfaction of the old policies, with all power hereby conferred to satis and compromise all loss claims to demnardy tions, unless otherwise paid, or in rebuilding you have thereunder, and the same to apply toward the payment of axid obliga-event of foreclosure hereunder, with power to satisf and go the motragese may elect; and in the policies;

Fourth. That the whole of said principal sum, or so much as shall remain unpaid, shall become due at the option of origance if any tax or assessment or water rate is not paid as the same becomes due and payable, or upon the failure a mortgagor to keep any policy or policies of life insurance held as collateral hereto in full force and effect, or in the of the actual or threatened demolition or removal of any building erected upon said premises, anything herein con-

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