To HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ar-methodical descess, and profits thereof, and also all apparatus, machinery, fixtures, interesting furnaces, mechanical selects, of burners, cabinets, inkes furnaces, heatter, ranges, maries, light fixtures, are the interesting and the rents, issues, and profits thereof, and also all apparatus, machinery, fixtures, interesting furnaces, mechanical selects, of the any pipes are the furness, heatters, ranges, maries, light fixtures, are the interesting the plumber, and the rents, issues, and profits thereof, and also all apparatus, machinery, fixtures, interesting and at a select of the premises of hereits in the sources, heatters, ranges, maries, light fixtures, are the interesting thereits, of the any pipes are fixtures of the pipes of the purnose of heating. Hereits, or as here is the plumbing, thereits, of the any pipes are fixtures or charteles have or where the state of inplastere have been and exceeded by the mortgage of the state of Page

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lease

For

1-102-2M-7-67

JACKSON

For Partial Release See

P.

an an an said note TT 15 the intention and agreement of the parties between this ariginal indebtedness, any future advances made to add martfauter, but mortgaged, and any and all matchtedness in addition to the handle may save to the mortgage, however evidenced, whether by note holds in full force and effect between the national here there are note all amounts secured hereinfler, including future advances are paid in a present indebtedness for any cause, the total deut on any such addition specified reases the considered matured and draw ten per cent interest or foreclosure as otherwise. in addition 1

find range of the fosting and the prover the prior to the date the prior to the costs d more than tour banphied first to at the total for inclusion of solutions thereof out of his many the costs thereof out of the many sector of the provements repairs, or alter and the the solution of the solution of the solution of solution of solution of solutions of the solution of and s withi depresi the ref to pay princip ditions may m representations, a

That items part of said described property shall be condenned or there for public has made shall be paid to the mortgages and applied upon the indebtedness due under said note and this that the mortgages shall have the tight to file and to defend suits at the expense of the mortgages shall be paid to the mortgages and applied upon the indebtedness due under said note and this That the mortgages shall have the tight to file and to defend suits at the expense of the mortgage, agees rights heremoter, or in any action whatsoever in which the mortgages or mortgager may elect to common by the mortgage shall have the tight to file and to defend suits at the expense of the mort rages, rights heremoter, or in any action whatsoever in which the mortgages or mortgager may elect to common by the son of this instrument or indebtedness, including actions hought by mort rages, or shall have the right to employ counsel in an effort to prevent, to compromise, or to nego infrastruction demand or as may be expressly agreed upon by the mortgages, and declare all of ing all such sums; immediately due and collectible or, at the mortgages end, if such sums, will then current, contract interest rate, be not paid by mattrager, which shall be a lien to sold additional extent all of schedule prior to any right, title, or interest attaching or accruing subsequent to the lien hereof shall be paid under the provisions of the promisory note secured berefug and any subsequent mo-thal be paid under the provisions of the promisory note secured berefug and any subsequent to Mortgager, also agrees to pay all costs, charges and expenses reasonably incurred or paid at including abstract expenses, because of the failure of martgages to perform or comply with the pri-in this mortgage contained, and the same are hereby secured by this mortgage.

Morigage hereby assigns to morigage the rents and income arising at any and all times from the property, mori-forperty and collect all rents and income and apply the same on the payment of moriface premiums, these, saessments, pairs or improvements necessary to keep said property in tenantable condition, or other charges or payments provided to the instruments of the same of the payment of moriface or the payment of moriface presence on the payment of moriface or the non-payment of the same of the collection of said sums by foreclosures or otherwise. If there shall be any change in the ownership of the promises covered hereby without the consent of the morigage and the payment of the assumption fee as specified in the fromissory note, the entire indebtedness shall become due and payment of the assumption fee as specified in the promises covered hereby without the consent of the morigage and the payment of the assumption fee as specified in the fromissory note, the entire indebtedness shall become due and payment of an ortgage shall cause to be paid to morigagee the entire amount due if hereunder and under the terms and from stand good shall cause to be paid to morigage the entire indebtedness can do in the morigage contained, then these presents shall be void; otherwise to remain in full force and effect, and morigage shall be contided to the frame of indebtedness hereunder shall draw interest at the rate of 10% per annum. Appraisement and all benefits of any to indebtedness hereunder shall draw interest at the rate of 10% per annum. Appraisement and all benefits of the morigage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective and cause and exemption laws are hereby waited. Mitting of indebtedness hereunder shall draw interest at the plural the singular, and the use of any gender shall be a full terms of indebtedness hereunder shall be include the plural, the plural the singular, and the use of any gender shall be a provisione of all gender

ies hereto, in WHEREOF, said mortgagor has hereunto set his hand the day and year first above written ATTESTED

By: 03 uduson Moore, Secretary uce ACKNOWLEDGMENT

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