TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and appratuations, machinery, fixtures, chattels, furnees, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, dering and and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate or attached to or used and anture at present contained or hereafter placed in the building now or hereafter standing on the said real estate or statched to or used and anture at a present contained or hereafter placed in the building now or hereafter standing on the said real estate or statched to or used and attractures, which estate real estate, or to any purpose appertaining to the present or sheating. lighting, or as a preal estate, which estate such apparatus, machinery, fixtures or chattels have or would become part of the said real estate by the said real estate or not, all of which apparatus, machinery, chattels and fixtures shall be considered as annexed Mortgager of, in and to the mortgage d premises unto the Mortgage, forever. AND ALSO the Mortgagor covenants with the Mortgage that at the delivery hereof he is the lawful owner of the markes above conveyed and seized of a good and indefeasible estate of inheritance therein, for a learn of all entermines with the tille thereto forever against the claims and determed of all persons apports and the the demonstrate of a light person.

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Mortgagor hereby assigns to mortgages the rents and income arising at any and all times from the property, mort-spoperty and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessments, income and apply the same on the payment of insurance premiums, taxes, assessment of rents shall continue in force until the note hereby secured. This assignment of rents shall continue in force until the unpaid balance of said note is fully paid. It is also agreed that the taking of possession hereunder shall in no manner previded to alance of said note is fully paid. It is also agreed that the taking of possession hereunder shall in no manner previde the agreed is added to the collection of said sums by foredoures or otherwise. If there shall be any change in the ownership of the premises covered hereby without the consent of the mortgages and the payment of the assumption fee as specified in the promissory note, the entire indebtodness shall become due and mortgagor of the assumption fee as specified in the promissory note, the entire indebtodness shall become due and mortgagor and to the hereby secured, including future advances, and any extensions or renewals thereof, in accordance the the terms and provisions thereof, and comply with all the provisions in and nortgager shall be entitled to the mortgage of said note hereby secured, including future advances, and any extensions or renewals thereof, in accordance to the terms and provisions thereof, and comply with all the provisions in and nortgager shall be entitled to the mortgage of said note hereby secured and any at its option, declare the whole of said note due and payable and and the specified of the singular shall draw interest at the rate of 10% per annum. Appraisement and all benefits of another possession of all of said premises and may, at its option, declare the whole of said note due and payable and and inductive shall be binding upon the heirs, executors, administrators, successors and assigns of the respective at

Parties barries barries willereof, said mortgagor has hereunto set his hand the day and year first above writter

David E. Kinton, Secretary

Howard J. Hassett, President