250 To HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap-mathemances there unto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, refrig-that jets, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, refrig-entations, elevators, screens, screen doors, storm windows, storm doors, awnings, blinds and all other fixtures of what ever and all stituctures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or used and all stituctures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or used and estate, whether such apparatus, machinery, fixtures or fixtures therein for the purpose of heating, lighting, or as a scene attached the mortgaged premises unto the Mortgage, and also all so come part of the said real estate or the and torming a part of the freehold and covered by this mortgage, and also all the estate, right, tile and interest of the such attachment thereto, or not, all of which apparatus, machinery, chattels and fixtures shall be considered as annexed by and forming a part of the freehold and covered by this mortgage, and also all so all the estate, right, tile and interest of the such attachment thereto, or not, all of which apparatus, machinery, chattels and fixtures shall be considered as annexed by and forming a part of the rehead and accovered by this mortgage, and also all so all the estate, right, tile and interest of the such attachment thereto, and soized of a good and indefeasible catate of inheritance therein, free and clear of all encum-tors above conveyed and soized of a good and indefeasible catate of inheritance therein, free and clear of all encum-tors and that he will warrant and defend the tile thereto forever against the claims and demands of all persons. PROVIDED ALWAYS and this instrument is ecounted and dimense thereis and the m

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whomsoever. PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of Twenty-eight thousand two hundred fifty and no/ PO, DOLLARS, with interest thereon and such charges and advances as may become due to the mortgagee under the terms and conditions of the promissory note of even date here-ence, payable as expressed in said note, and to secure the performance of all of the terms and conditions contained in said note.

With each hardway exceeded by more targets under the terms and conditions of the promissory note of even disk herefy exists.
This is a supressed in and note, and to secure the portionance of all of the terms and conditions contained in the terms and reading the terms and the promissory note of even disk herefy exists.
This is the intertion and agreement of the parties hereto that this more parts that all no secures in addition to the sequence, look and the secure there addition to the sequence with the self more targets of the more targets. This more targets or any of them or the secure there addition to the sequence, look and the secure the second area of the second and the second area of the second area of the second area of the second and the second area of the second area of the second area of the second and the second area of the seco

imes from the or perty, mort-oefault, to take charge of said premiums, taxes, assessments, charges or payments provided ue in force until the unpaid shall in no marries

The nortgage contained, and the same are neterity accured by this mortgage. 102-28-32 Mortgager hereby assigns to mortgage the rents and income arising at any and all times from the or per-property and collect all rents and income and apply the same on the payment of insumace permittings, taxes, are property and collect all rents and income and apply the same on the payment of insumace previous, taxes, are property and collect all rents and income and apply the same on the payment of insumace previous, taxes, are property and collect all rents and income and apply the same on the payment of insumace previous, are same balance of asid note is fully paid. It is also agreed that the taking of possession as earder shall in no marger or to the payment of the assumption. fee as specified in the promissory note, the entire indebtedness shall become may able at the election of said promesses and once any extensions or renewals thereof. In the payment of the assumption. fee as specified in the provisions in aid note and in this mortgage and the payment of the assumption. fee as a specified in the provisions may be disting and and the terms in an anotic payment of the assumption. The associate proceedings may be disting any at the electron. If said mortgages shall cause to be paid to mortgage the entire are a due if hereender and ander the terms and provisions thereof, and comply with all the provisions in aid note and in this mortgage or in the any other legal action to protect its rights, and from the due of and pro-mendiate possession of all of said promises and may, at its option, declare the whole of asid note due and pay and indebtedness heredor, and include the plural, the plural the singular, and the use of any gender and indebtedness heredor, and include the plural, the plural the singular, and the use of any gender and indebtedness heredors. All factor the state of 10% per annue. Appraisement and all the and indebtedness heredors. At test the state of the prove writes. At test the state of

and assigns of the re

Howard Jy Hassett, President