TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and sp-burteneces thereants belonging, and the rents, issues, and profits thereof, and also all apparatus, machinery, fixtures, chattels, furnaces, mechanical istokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, rafts is a structure, screen, screen doors, storm windows, storm doors, awings, bilands and all other fixtures and sp-rators, elevators, screens, screen doors, storm windows, storm doors, awings, bilands and all other fixtures and whatever and all attructures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or used in connection with the said real estate, or to any pipes or fixtures therein for the purpose of heating, highting, or as a set of the plumbing therein, or for any purpose apportations to the present or inture use or impovement of the said real estate, whether such apparatus, machinery, fixtures or claitels have or would become part of the said real estate by whether such apparatus, machinery, fixtures or claitels have or would become part of the said real estate by Mortgagor of, in and to the mortgaged premises unto the Mortgages, forcer. MOD ALSO the Mortgagor covenants with the Mortgrages that at the delivery hereof he is the lawfal owner of the premises above conveyed and sized of a good and indefeasible estate of inheritance therein, free and clear of all enorm-two masses above conveyed and sized of a good and indefeasible estate of inheritance therein, free and clear of all enorm-two masses above conveyed and sized of a good and indefeasible estate of inheritance therein, free and clear of all enorm-two masses above conveyed and sized of a good and indefeasible estate of inheritance therein, free and clear of all enorm-two masses above conveyed and sized of a good and indefeasible estate of inheritance therein, free and clear of all enorm-two masses above conveyed and sized of a good and inde

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Mortgages hereby assigns to mortgages the rents and herom arising at any and all times from the property, mortgages or intravent of insurance premiums, taxes, assessments, this mortgages or in the note hereby secured. This assignment of rents shall centimus in force until the unpaid of the fits mortgages or in the collection of said ones and apply that the taking of possession hereadder shall no or manner prevent of insurance previous or prevents in the collection of said ones and apply that the taking of possession hereadder shall no or manner prevent of the mortgages of the collection of said ones are by foreclosures or otherwise.

Mortgages in the collection of said sums by foreclosures or otherwise.
There shall be any change in the ownership of the fremises covered hereby without the consent of the mortgages due to the mortgages and foreclosure proceedings may be instituted thereo.

Mortgages that the collection of said sums by foreclosure proceedings may be instituted thereo.
The available and the assumption fee as predicted in the provisions in said note and index the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage contained, and any other legith action to protect its rights, and from the date of such addefault to the mortgage of the same and provisions in and anote and in the sametgage contained, there are and index the terms and provisions thereof, and comply with all the provisions in and note there due due due due due due due to 10% per manne. Appraisement and all benefits or the same take and exceeding the same administrators, successors and assigns of the respective terms and assigns of the respective due due due due due due and the due of and prote terms.

Mortgages that he binding upon the heirs, exceutors, administrators, successors and assigns of the respective due due due due due due due

P , Clifford Sharp, President ACKNOWLEDGMENT

Fight Smith, Treasurer