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shall be as fully embraced within and subjected to the lien hereof as tf the same ware now owned by the Corporation and were specifically described herein, to the extent only, however, that the subjection of such property to the lien hereof shall not be contrary to law:

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FORM-R. Ind. 1.

Together with all rents, income, revenues, profits, and benefits at my time derived, received, or had from any and all of the above-described property of the Corporation.

TO HAVE AND TO HOLD all and singular the Trust Estate unto the Trustee, its successor or successors in the trust bareby created, and its and their assigns, forever; subject and subordinate, however, to the lien of the Underlying Mortgage.

IN TRUST, HEVERTHELISS, for the equal and proportionate use, benefit, and security of all and singular the person or persons, or body or bodies politic or corporate, who or which shall from time to time be the holders of notes, and to secure the payment of the principal of and interest on the notes according to their temor and effect, without pre-ference, priority, or distinction as to lien or otherwise of any note over any other note by reason of the priority in time of the execution, dy over any other note of reason of the priority in the of the execution, delivery, or naturity thereof, or of the assignment or nacotiation thereof, and to secure the performance of the covenant, agreements, and provisions herein contained, and for the uses and purposes and upon the terms, condi-tions, provisos, and agreements hereinafter expressed and declared.

ARTICLE 1

ADDITIONAL BOTES

SECTION 1. The Corporation, when authorized by resolution or resolutions of its board of directors, may from time to time eracute and deliver to the Government one or more additional notes to evidence loans made by the Government to the Gorporation pursuant to the Act, or to evidence indebtedness of the Corporation incurred by the assumption by the Corporation of the indebtedness of a third party or parties to the Government created by a loan or loans theretofore made by the Government to such third tion of the indebtedness of a third party or parties to the Government oreated by a load or loams theretofore made by the Government to such third party or parties pursuant to the Act or the Zelief Act. The Corporation, when authorized by resolution or resolutions of its board of directors, may also from these to time executes and deliver one or more notes. Addi-tional notes and the time outstanding and secured hereby, or in re-newal of, or substitution for, may such outstanding note or notes. Addi-tional notes and the time outstanding and secured hereby, or in re-newal of, or substitution for, may such outstanding note or notes. Addi-tional notes and refunding, renewal and substituted notes shall contain such provisions and shall be executed and deliversed upon such terms and conditions as the board of directors of the Corporation in the resolution or resolutions anthorising the execution and delivery thereof shall pre-sortie; provided, however, that the notes at any one time secured hereby shall not expect live million - - -) in aggregate principal amount and no note shall mature more than fifty (50) years after the date hereof. Addi-tional notes and refunding, renewal, and substituted notes, when and an executed and delivered, shall be secured by this Indenture, equally and ratably with all other notes at the time outstanding, without preference, priority, or distinction of any of the notes over any other of the notes by reason of the priority of the time of the execution, delivery, or maturity thereof, or of the assignment or negotistion thereof. Bach additional note and each refunding, renewal, and substituted note shall, prior to the delivery thereof by the Corporation, he substitute to the Trustee for such examination and identification as the Trustee may desire to make.

to make ...

SECTION 2. The Corporation, when authorized by resolution or resolutions of its board of directors, may from time to time ersquie,