TOGETHER with all and simular the Rights, Members, Hereditaments, and Apourtenances to the said Premises belong, or in provide industrial appertaining

sees ociong, or in STAWAGE Induction, appertaining.

AND IT IS COVENANTED AND AGREED by and between the parties hereto that all any red electric fixtures, radiators, heaters, end-uses and machinery, boilers, ranges, elevators, and motors, both-tube, goods, wheter-elevate, basins, pipos, faucets and other plumbing and heatins fixtures, reducers, mantels, refrigerable; pirot and lee-boxes, cooking apparatus and oppurationness, end such other goods and chattels and personal property as are furnished by a landdord in latting or operating an unturnished building, that to the one herein described an referred to, which are or hall be attached to said building by noisy screens. Lother pipe connections, tropped, or in any other manner, are and shall be deemed to be fixtures and an accession to the trephold and a part of law replay as between the parties herein, and shall be deemed to be a portion of the security for the indebtedness herein attentioned and to be covered by this mortgage.

TO HAVE AND TO HOLD all and singular the said Premises unto the said CAMERION-BROWN COMPANY. Its successors and Assigns. And mortgagor do reply bind 11891f, its successors and assigns Notice Execution Company is with a said CAMERON-BROWN COMPANY its successors and Assigns, from and against it and its

Successors COMPANY AND ASSESSMENT ASSESSMENT AND ASSESSMENT ASSESSMENT AND ASSESSMENT ASSESSM

The mortgager agrees to pay all taxes, assessments, water rates and other governmental or municipal charges which may constitute a charge upon the above described premiers and, at the ordical or includes, to deliver the official receipts therefore to the mortgages, and in detent of said payments, the mortgage may say the same and add the amount thereof to the debt secured by this mortgage.

As regarded by the mortgages, the mortgage after that there shall be added to each monthly payment regulared because it to evidence of debt secured hereby, an amount estimated by the Mortgages to be sufficient to evide the wholestees to he pay as they become done, all these, assessments, hazard more or prestions; and similar charge you to the prestice of a feet depending of the payments shall be forthwith deposited by the Mortgages, and the prestice of a feet depending of the control of the Mortgages, and an expension of the most deposited by the Mortgages, and the most deposited by the Mortgages, with the Mortgages, and defined by the Mortgages, and the Mortgages, and defined by the Mortgages, and the Mortgages and the most defined by the Mortgages and the Mortgages are the Mortgages and the Mortgages are the Mortgages and the Mortgages are the Mortgages and the Mortgages are the Mortgages and the Mortgages and the Mortgages are the Mortgages and the Mortgages and the Mortgages are the Mortgages and the Mortgages are the Mortgages and the Mortgages and the Mortgages are the Mortgages and the Mortgages are the Mortgages and the Mortgages and the Mortgages are the Mor

notigator agrees that he will keep the premises in a good-order and condition as they are now and y living commits or partitively waste thereof, reasonable were and tear excepted.

Are to said mortgager, agree, a to insure one seep trained the houses and buildings on old in in a rum not less ton. Two ive. Thousand. One Hundred and no/100 (\$12,100,00); in a company of training to the contract of the c

AND should the mortgages, by regain of any such insurance against loss or demage by the or termade, or by other casualties or contingencies, as alorestid, receive any som or sums of money for any damage by the or termade, or by other casualties or contingencies, to the said buildings or buildings, such amount may be related and applied by it toward payment of the amount hiereby secures; or the same may be paid over, other whelly or in part, to the said mortgage.

1.00 successor. \*\*Share or assigns, to enable such parties to repair said buildings are to erect new buildings in their place or form any other purpose or object satisfactory to the mortgages, without affecting the lien of his mortgag for the full amount secured thereby before such damage by fire or termade, by by other casualties or continguacies, or such plyment over, took place.