TOGETHER with all and singular the Rights, Members, Hereditaments, and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.

AND IT IS COVENANTED AND AGREED by and between the parties hereto that all gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranges, elevators, and motors, bath-tubs, sinks, water-closets, basins, pipes, faucets and other plumbing and heating fixtures, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, and such other goods and chattels and personal property as are furnished by a landlord in letting or operating an unfurnished building, similar to the one herein described and referred to, which are or shall be attached to said building by nails, screws, bolts, pipe connections, masonry, or in any other manner, are and shall be deemed to be fixtures and an accession to the freehold and a part of the realty as between the parties hereto, their heirs, executors, administrators, successors and assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the security for the indebtedness herein mentioned and to be covered by this mortgage.

	TO :	HAVE	AND	TO I	HOLD al	land	l singula	the t	said F	remises	unto the	said CAM	ERON-E	BROWN	COM	IPANY,	its successors	š
and	Assig	ms. A	nd		we			_ do	hereb	y bind	ours	erves	anu	our				_
Hei	rs, Ex	ecutor	s and	Admi	nistrators	to	warrant	and f	orevei	defen	d all and s	ingular th	e said P	remises	unto	the said	CAMERON-	
BRO	WN.	COM	PANY	its su	uccessors	and	Assigns,	from	and	against	ours	<u>elves</u>	and	our				-
								Heirs	, Exe	cutors,	Administra	itors and	Assigns	, and	every	person	whomsoever	r
lawf	ully	claimin	ng or t	to cla	im the s	ame	or any p	part ti	hereot	•								

The mortgagor agrees to pay all taxes, assessments, water rates and other governmental or municipal charges which may constitute a charge upon the above described premises and, at the option of the mortgagee, to deliver the official receipts therefor to the mortgagee, and in default of said payments, the mortgagee may pay the same and add the amount thereof to the debt secured by this mortgage.