of fant author out contractor	of Grave House Leverpool Road Love William Com	One thousand eight hundred and	This Indenture made the
contractor	Land tower	BETWEEN	nade the
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and contractor

their successors and assigns as to the said hereditaments and fixed plant machinery and fixtures for and during the residue of the term of years granted therein by the Indenture of Lease of the estate enabling him in this behalf DOTH hereby as beneficial owner demise and assign unto the said Bank their successors and assigns ALL AND SINGULAR the hereditaments and premises described or referred to in the Schedule hereto Together with all and singular the fixed and moveable plant machinery and fixtures implements personally upon the said Mortgagor his heirs executors or administrators or left for him or them at his or their usual or last known place of abode in England or on any part of the premises hereby mortgaged AND THIS INDENTURE FURTHER WITNESSETH that for further securing the payment of the moneys hereinbefore covenanted to be paid the said Mortgagor pursuant to every power and by force of every premises belonging or in hereditaments and premise respectively and utensils now or hereafter fixed to or placed upon or used in or about the said hereditaments and premises or upon any discount or other account or for any other matter or thing whatsoever including interest discount commission and all other banking charges. And it is hereby declared that such demand may be served either (hereinafter called the said Mortgagor) of the one part and THE NATIONAL PROVINCIAL BANK OF ENGLAND LIMITED (hereinafter called the said Bank) of the other part WITNESSETH that the said Mortgagor doth for himself his heirs executors and administrators covenant with the said Bank their successors Bank their successors or assigns all such sums of money as now are or as shall from time to time be owing by the said Mortgagor his heirs executors or administrators either solely or jointly with any other or others in partnership or otherwise and whether as principal or surety to the said Bank anywhere upon banking account and assigns that he the said Mortgagor his heirs executors or administrators will on demand pay to the said And all ways easements rights and appurtenances whatsoever to the said hereditaments and onging or in anywise appertaining TO HAVE AND TO HOLD all and singular the or in anywise appertaining 'TO HAVE AND TO HOLD all and si premises hereby demised and assigned with their appurtenances unto the

Schedule hereto save and except the last ten days of the said terms at the yearly rent of a peppercorn demanded And as to the said moveable plant machinery and fixtures implements and utensils absolutely One eight hundred mentioned in the

any sale made by virtue of these presents AND IT IS HEREBY FURTHER ACKEBL AND DECLARED that the said Bank shall be at liberty from time to time to give time for payment of any bill or bills of exchange promissory note or promissory notes or other security or securities which may have been discounted for or received in account from the said Mortgagor by the said Bank or on which the said Mortgagor default shall be made in keeping the said premises so insured it shall be lawful for the said Bank to insure and keep insured all or any of the same premises in manner aforesaid and to carry any moneys expended for that purpose to the debit of the said Mortgagor his executors or administrators in his or their accounts with the said Bank PROVIDED ALWAYS and it is hereby declared that the statutory power of sale shall be exercisable at any time after the expiration of three calendar months next after the moneys owing on this security shall have become payable or immediately upon the said Mortgagor being adjudicated a bankrupt or presenting any petition for the liquidation of his affairs by arrangement or composition with creditors without regard to the 20th section of these presents AND IT IS HEREBY FURTHER AGREED AND SUBJECT nevertheless to this proviso that if the said Mortgagor his heirs executors administrators or assigns shall duly pay to the said Bank their successors or assigns all such sums of money as now are or shall from time to time become payable under the aforesaid covenant Then the said Bank their successors or assigns will at the request costs and charges of the said Mortgagor his executors administrators or assigns surrender or assign to him or them or as he or they shall direct all the said premises hereinbefore expressed to be hereby demand produce to the said Bank the policy or policies of such insurance and the receipt for every such payment And will apply all moneys which may be received by virtue of any such policy either in making good the loss or damage or in or towards the discharge of the moneys which shall for the time being be due plant machinery fixtures implements and utensils in a good state of repair and in perfect working order And also insured against loss or damage by fire in their full value for the time being in such office or offices as the said Bank shall approve And will punctually pay all premiums necessary for such purpose And will on by the said Bank their successors or assigns AND the said Mortgagor doth hereby for himself his heirs executors and administrators covenant with the said Bank their successors and assigns that the said Mortgagor his heirs executors administrators or assigns will at all times during the continuance of this security keep the buildings which shall from time to time be standing upon the hereditaments hereby demised and the said demised and assigned with their appurtenances free from all incumbrances whatsoever made done or committed to the said Bank on the security of these presents as shall be required by the said Bank

continuing security to the said Bank notwithstanding any settlement of account or other matter or thing whatsoever and shall be in addition to and shall not operate so as in any way to prejudice or affect the security created by any deposit which may have already been made with the said Bank of the title deeds and writings shall or may be liable as drawer or endorser or otherwise to any party or parties liable thereon or thereto as the said Bank shall in their discretion think fit without in any manner releasing the said Mortgagor his executors relating to the hereditaments and premises hereby demised or any other securities which the said Bank may or administrators or affecting the security hereby made AND that these presents shall constitute and be a at any time hereafter hold for or in respect of the moneys intended to be hereby secured or any part

the day and year first above written. In Waitiness whereof the said parties to these presents have hereunto set their hands and seals

Signed Sealed and Delivered by the above-named

the presence of

ping A Sept

THE SCHEDULE ABOVE REFERRED TO.

Part 1

for knowny the repayment of the principal town of two trubust change david the 11th day of october 1877 thrade known he same parties in Part 2 drive other premiers therein newhould from dithe principal him of \$500 11th day of bother 1875 made between the od dannes Harvey of the prist part Frederick swith of the excord part and Hump Bringle Bringers Ishn Henderson Walter Lish and Conglas raining in the Country of Herr and fronting upon grove Lane with som mentioned premises bring outself to an trade of moneyay dated he said dames Twilope of the third part tring a lease of the said of sease dand the rights day of sophenter 1875 and made between docubed in the Plan drawn in the margin of a certain indusive have otherhan Ands of the other pair for occurring the repurposent of the presences to the said Sames Trollope for a kine of hinsely nine years from the 11th day of below 1874 at an annual of hillings per amount. He the fire humages or kneements suche themon more parkenlarly are those fore peops of land brukenst and also (with the premises disented Part 2 owniak no he Trodope of the ranch 9 huran

au that prince ralum aprisaid fronting upon from same sparticularly apanel opland a ground ormakin hupanish delineat

mr of \$6-14-3 part Frederick dich of the 24 part of the st Sames nowing of the 3rd Douglas Warry dank the 10th day of belove 1876 treade between in the boun of 98 years from the U.S. day of Goldon 1875 at an annual ran knig a lease of the of premises plan drawn in hu mergin of a certain have to be suche honor The Cappage Bruce trallain rethraste of the 1st Together with the numages building foretime to the of James Trollope for a Som Honderson operan

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mornined busic of Further charge dated the 11th the 11th day of Gelson 1876 of the principal from of \$600 rast the is the Hinds of the other part for securing the repayment The above purios bring subject to an order of mongape daked made behown the st fames trukrest and also suspice day of belown 1877 Trough of the one to the type

formula while did held for The Arthur and a Court of Table 1 to and 1 to the Court of the Court o 3 40 4 7 44 44 40 10 10 10

per and the second control of the first of t to make the course of the first of the first of the course of the first of the course of the course

assigns for all the residue now to come of the term created thereon by the within-written Indenture discharged from all principal moneys and interest intended to be secured by the within-written Indenture IN WITNESS whereof the said Bank have hereunto affixed their Seal the day an year first above written,	.1gratt
of the other part WITNESSETH that they the said Bank as Mortgagees do assign and surrended onto the said. ALL AND SINGULAR the heredifaments and premises which now by any means are vested in the said Bank subject to redemption under or by virtue of the within-written Indenture. Together with all ways easements rights and appurtenances whatsoever to the said premises belonging or in anywise appertaining. And all the estate right title interest claim and demand whatsoever in the said Bank into and upon the said premises and every part thereof. TO HOLD all and singular the hereditaments hereby assigned and surrendered or intended so to be unto the said and singular the heredy assigned and surrendered or intended so to be unto the said.	THE NATIONAL PROVINCIAL BANK OF ENGLAND, LIMITED.
One thousand eight hundred and NATIONAL PROVINCIAL BANK OF ENGLAND LIMITED (hereinafter called the said Bank) of the one part and the within-named	.1981 Golfe
This Anderthe made the day of	No. 28. L/O No. Brunch, Account,

(costs)

Dated

SURRENDER OF MORTGAGE TERM.

. 81