(2) That it will ke time to time by the Mor debt, or in such amounts thereof shall be held by and that if will pay all p mortgaged premises and the extent of the balance (3) That it will ke will continue construction premises, make whatever such repairs or the compagnish of the mortgaged premises.  (5) That it will pay against the mortgaged premises.  (5) That it hereby should legal proceedings a receiver of the mortgaits, including a reasonable charges and expenses attoward the payment of the coption of the Mortgage mortgage may be forecle a party of any suit involutereof be placed in the and a reasonable attorne of the debt secured here (7) That the Mort secured hereby. It is the of the mortgage, and of virtue.	taxes, insurance retet the Mortgagee gas the total inderest at the same retest and the Mortgagee, at the mortgages and the conjugate of the instituted purposes. That it is assigns all rents, it is ged premises. That it is assigns all rents, it is ged premises, with the mortgaged premises, with the rending such proceed to default in any exity and so fany attempts and may be regagor shall there appears the mortgage of the note secured beauts herein contained assigns, of the	oremiums, public as for any further loar furthers thus secured ate as the mortgage onts now existing or a by fire and any of the secured at the mortgage of the when due; and that orize each insurance ortgage debt, whether the now existing or a without interruptionary, including the asstruction to the metaxes, public assess will comply with a ssues and profits of suant to this instruction to the deby the Court in eding and the executereby.  of the terms, condit wing by the Mortga legal proceedings become due a recovered and collected and enjoy the premise instrument that hereby, that then the ned shall bind, and parties hereto. Wh	ssessments, as, advance of does not debt and hereafter ther hazard tee, and in hereto loss it does here company her due or hereafter on, and shooting deliments, and all government, any ake possess the event ation of its lions, or co gor to the e instituted e premises ellection by and pavable cted here unises above if the Mouis mortgag the benefit	companies acceptable payable clauses in favereby assign to the Moconcerned to make protected in good repained it fail to do so, the other governmental nental and municipal aged premises from a judge having jurisdision of the mortgaged said premises are occurrent as receiver, shall evenants of this mortgaged for the foreclosure of described herein, or suit or otherwise, all immediately or on dunder.  I conveyed until there ortgagor shall fully per eshall be utterly nultits and advantages shall its and advantages shall its and advantages shall for the foreclosure of the foreclos	poses pursuants that may be mount shown demand of aged property agee, in an are to it, and the or of, and in integage the property or municipal of laws and result of the lapply the result of the media of the media of the municipal of the lapply the result of the lapply th	to the covent made hereafter on the face hereafter on the face hereafter on the face hereafter insured as may nount not less it at all such policities of any loss directly to case of a construction of the rent construction of the and a construction of the a construction of the a construction of the a construction of the accuracy hereafter in the respective hereafter in the respective hereafter insured and a construction of the accuracy hereafter in the respective hereafter insured and a construction of the accuracy in the respective hereafter in the construction of the accuracy in the respective hereafter in the construction of the accuracy in the construction of the constr	ints herein to the M reof. All unless of be required to the M required to the M reof. It is the Morting the more, and agotherwise ts, issues atter dedicts, issues a reeby, the payable, Mortgage reof. By the M fortgagee, gage or in ms, and coin in full	n. This ortgagor sums so sums so sums so stherwise red from mortgage renewals ortgagee, uring the gagee, to m. that it upon said enses for apositions anortgaged recs that, appoint and proflucting all and proflucting all and this e become any part lortgagee, as a part at the note onvenants force and autors ad.
WITNESS the Mortgage	or's hand and seal	this 6th	day of	March	19	80		
SIGNED, segled and del	ivered in the pres	ence of:		Dono O	) ファミ	Clure	2	$\mathcal{A}$ .
France	16. 6	hape	_ <	ere P. M	cClure		·	(SEAL) (SEAL)
X Mary 2	e Mar	w.						_(SEAL)
	·					<del></del>		_(SEAL)
COUNTY OF COU		,		PROBATE				
gagor sign, seal and as it nessed the execution the SWORN to before me Notary Public for Swed My Commission Expire	this bell day  This bell day  The Klin  ROSONION G6	y of March lorado	iSEAL)	1980 .	ade oath that with the other	(s)be saw the war witness subs	orthin nan cribed at	ned mort- cove wit-
SWORN to before me Notary Public for Sund My Commission Expires	is act and deed de reof. this bell day to E. Klin KSOOKKOAX G6	of March lorado	iSEAL)	ment and that (s)he,	ade oath that with the other	(s)be saw the war witness subs	within nan cribed ab	ned mort- ove wit-
Notary Public for Small My Commission Expired My Commission Expired STATE OF SOUTH OF COUNTY OF ed wife (wives) of the a examined by me, did de nounce, release and fore and all her right and cli GIVEN under my hand day of My Counce of the examined by me and all her right and cli GIVEN under my hand day of My Counce of the examined by the the examined	this black deep de reof.  this black deep de reof.  this black deep de reof.  KNOWN TONE COL.  SOURCE DE RESEARCH COL.  Source named mort clare that she doe ver relinquish unite aim of dower of, is and seal this arch.	of March Lorado DRADO  he undersigned Not gagor(s) respectively is freely, voluntarily the mortgagee(s) a in and to all and si	tary Public y, did this y, and with und the mo	RENUNCIATION of day appear before mout any compulsion or gremises within men	of DOWER ato all whom ite, and each, up, dread or fea uccessors and tioned and rel	may concern, pon being privar of any perso assigns, all her eased.	that the use tely and a whomse interest as	mdersign-
Notary Public for Sund My Commission Expired My Commission Expired STATE OF SOUNTS COUNTY OF ed wife (wives) of the a examined by me, did de nounce, release and fore and all her right and cli GIVEN under my hand	this black of the second of th	of March Lorado DRADO  he undersigned Not gagor(s) respectively is freely, voluntarily the mortgagee(s) a in and to all and si	isten instru iSEAL) tary Public y, did this y, and with und the mo	RENUNCIATION of day appear before mout any compulsion or gremises within men	of DOWER ato all whom ite, and each, up, dread or fea uccessors and tioned and rel	may concern, pon being privar of any perso assigns, all her eased.	that the use tely and a whomse interest as	mdersign-
Notary Public for SMAN My Commission Expired  STATE OF SOLVERA  COUNTY OF  ed wife (wives) of the a examined by me, did de nounce, release and forward all her right and cli  GIVEN under my hand  day of M  Notary Public for SMAN My commission expires:	this black deep de reof.  this black day to be the second deep de reof.  The second deep de reof.  The second deep de reof.  Second deep deep deep deep deep deep deep de	of March Lorado DRADO  he undersigned Not gagor(s) respectively is freely, voluntarily the mortgagee(s) a in and to all and si	tary Public y, did this y, and with and the mo ingular the	RENUNCIATION of day appear before mout any compulsion or gremises within men	of DOWER ato all whom ite, and each, up, dread or fea uccessors and tioned and rel	may concern, pon being privar of any perso assigns, all her eased.	that the use tely and a whomse interest as	mdersign-