This Indenture, made to D97	Lee W. Howkins and	Lois I. Barking	
	Junch and u	14a	hereinaf
alled "Mortgagor", and FIRST NAT	TIONAL BANK OF ORECON, a nationa 601 Main St.	al banking association, Develoafter called "Mo	artgagee'' whose address i
	OUT MAIN SL.	70 11585	and a second
WITNESSETH:		the out of You	Ratting 1
in The Kawa β από παι του πορ		3:28	the hermain cell and com
For value received by the Mortg		has bargeined and sold and does hereby gran	
nto the Mortgagee, all the followir	ig described property sidere in-		County, Oregon, to wit
adden of Viometh R	alle in the County Ot K.	Block 1, Riverview Second Ad	THE OTH
Excepting that pa	rt of said Lot 5 conveyed	1 CO. LUS SCHOR OT OLESON DA	deed
recorded October	20, 1967 in M-67 at page	0101.	
		en juge generaliset	
C. B. Martin and States	경험에 가장 같은 것이 같은 것이 같이 많이	and the number of the second secon Second second second Second second	
and the second second	and the second	and an and a state of the second s	n en de la companya d La companya de la comp
	and the second		
1. All and the second secon		an a	
WALSE 55	the stand and an an an and point of h	ereafter thereunto belonging or in anywise a , as are ever furnished by landlords in letting	ppertaining: also all suc
And the Mortgagor does here the absolute owner of the said p that he will warrant and forever	by covenant to and with the Mortgagee ersonal property, that the said real and defend the same against the lawful clain	s successors and assigns, forever: that he is lawfully perzed in fee simple of th pyrsonal property is free from encumbrances and demands of all persons whomsoever.	
And the Mortgagor does here the absolute owner of the said p that he will warrant and forever This conveyance is intended	by covenant to and with the Mortgagee ersonal property, that the said real and defend the same against the lawful clain	that he is lawfully seized in fee simple of the prisonal property is free from encumbrances as and demands of all persons whomsoever. he covenants and agreements herein containe	d, to be by the Mortgage
And the Mortgagor does here the absolute owner of the said p that he will warrant and forever This conveyance is intended and performed, and to secure th	by covenant to and with the Mortgagee ersonal property, that the said real and defend the same against the lawful clain as a mortgage to secure performance of t e payment of the sum of \$S1x_t	that he is lawfully seized in fee simple of the prisonal property is free from encumbrances as and demands of all persons whomsoever. The covenants and agreements herein containe bours and dollars and 00/100-	d, to be by the Mertgag
And the Mortgagor does here the absolute owner of the said p that he will warrant and forever This conveyance is intended and performed, and to secure th and interest thereon in accordan	by covenant to and with the Mortgagee ersonal property, that the said real and defend the same against the lawful clain as a mortgage to secure performance of t e payment of the sum of \$Six_t ice with the tenor of a certain promissory Hugh and, and Wife	that he is lawfully reized in fee simple of the pyrsonal property is free from encumbrances of and demands of all persons whomsoever. The covenants and agreements herein container thous and dollars and 00/100-	d, to be by the Mertgag
And the Mortgagor does here the absolute owner of the said pe that he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar Lois J. Hawkins	by covenant to and with the Mortgagee rsonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband, and Wife	that he is lawfully seized in fee simple of th prisonal property is free from encumbrances as and demands of all persons whomsoever. The covenants and agreements herein containe thous and dollars and 00/100- mote executed by Lee W. Hawkins	d, to be by the Mortgage
And the Mortgagor does here the absolute owner of the said pe that he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar Lois J. Hawkins	by covenant to and with the Mortgagee rsonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband, and Wife	that he is lawfully seized in fee simple of th prisonal property is free from encumbrances as and demands of all persons whomsoever. The covenants and agreements herein containe thous and dollars and 00/100- mote executed by Lee W. Hawkins	d, to be by the Mertgag
And the Mortgagor does here the absolute owner of the said p that he will warrant and forever This conveyance is intended and performed, and to secure th and interest thereon in accordar Lois J. Hawkins	by covenant to and with the Mortgagee ersonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband and Wife	that he is lawfully reized in fee simple of the pyrsonal property is free from encumbrances of and demands of all persons whomsoever. The covenants and agreements herein containe thous and dollars and 00/100- note executed by Loe W. Hawkins note executed by Loe W. Hawkins	d, to be by the Mortgage and agee in installments not b
And the Mortgagor does here the absolute owner of the said p that he will warrant and forever This conveyance is intended and performed, and to secure th and interest thereon in accordar LOIS, J., Hawkins	by covenant to and with the Mortgagee ersonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband and Wife	that he is lawfully reized in fee simple of the pyrsonal property is free from encumbrances of and demands of all persons whomsoever. The covenants and agreements herein containe thous and dollars and 00/100- y note executed by Loe W. Hawkins note executed by Loe W. Hawkins	d, to be by the Mortgag and agee in installments not l
And the Mortgagor does here the absolute owner of the said p that he will warrant and forever This conveyance is intended and performed, and to secure th and interest thereon in accordar Lois J. Hawkins	by covenant to and with the Mortgagee ersonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband and Wife	that he is lawfully reized in fee simple of the pyrsonal property is free from encumbrances of and demands of all persons whomsoever. The covenants and agreements herein containe thous and dollars and 00/100- y note executed by Loe W. Hawkins note executed by Loe W. Hawkins	d, to be by the Martgage and agee in installments not be
And the Mortgagor does here the absolute owner of the said pe that he will warrant and forever This conveyance is intended and performed, and to secure th and interest thereon in accordar I.018, J., Hawkins dated	by covenant to and with the Mortgagee ersonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t the with the tenor of a certain promissory , Husband and Wife May 26,, 1 including interest, on the Introlucing 1, 1978	that he is lawfully reized in fee simple of th pyrsonal property is free from encumbrances of and demands of all persons whomsoever. The covenants and agreements herein containe thousand dollars and 00/100- note executed by <u>Lee W. Hawkins</u> note executed by <u>Lee W. Hawkins</u> <u>19</u> , note <u>1</u> , payable to the order of the Mortge the <u>1</u> , until <u>June 1</u> , <u>1985</u>	d, to be by the Mortgag and agee in installments not l
And the Mortgagor does here the absolute owner of the said pu- that he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar I.018 J. Hawkins dated	by covenant to and with the Mortgagee ersonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband and Wife <u>May 26</u> , 1 <u>including</u> interest, on the <u>interest</u> of 1 <u>1117</u> 1, 19 78 then remaining unpaid shall be paid.	that he is lawfully seized in fee simple of th prisonal property is free from encumbrances and demands of all persons whomsoever. The covenants and agreements herein containe thousand dollars and 00/100- mote executed by <u>Lee W. Hawkins</u> or (1997) note executed by <u>Lee W. Hawkins</u> (1997) note executed by <u>Hawkins</u> (1997) note exec	d, to be by the Mortgage and agee in installments not b
And the Mortgagor does here the absolute owner of the said pe that he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar Lois J. Hawkins dated	by covenant to and with the Mortgagee resonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t the with the tenor of a certain promissory , Husband, and Wife May 26, 1 	that he is lawfully peized in fee simple of th p-risonal property is free from encumbrances in and demands of all persons whomsoever. The covenants and agreements herein containe thous and doll ars and 00/100- rison erecuted by <u>Lee W. Hawkins</u> note erecuted by <u>Lee W. Hawkins</u>	d, to be by the Martgage and agee in installments not be
And the Mortgagor does here the absolute owner of the said put that he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar I.o.18, J., Hawkins dated	by covenant to and with the Mortgagee rsonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband and Wife <u>May 26</u> , , 1 <u>including</u> interest, on t <u>including</u> 1, 19 78 then remaining unpaid shall be paid.	that he is lawfully seized in fee simple of th p. visonal property is free from encumbrances is and demands of all persons whomsoever. The covenants and agreements herein containe thous and dollars and 00/100- mote executed by <u>Lee W. Hawkins</u> note executed by <u>Lee W. Hawkins</u> (a) <u>78</u> , payable to the order of the Mortge the <u>1</u> day of each <u>100</u> , until <u>June 1 1985</u>	d, to be by the Mortgage and agee in installments not h ath
And the Mortgagor does here the absolute owner of the said pu- that he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar Lois J. Hawkins 	by covenant to and with the Mortgagee rsonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband and Wife <u>May 26</u> , , 1 <u>including</u> interest, on t <u>including</u> 1, 19 78 then remaining unpaid shall be paid.	that he is lawfully seized in fee simple of the pyronal property is free from encumbrances in and demands of all persons whomsoever. The covenants and agreements herein containe boursand dollars and 00/100- note executed by <u>Lee W. Hawkins</u> note executed by <u>Lee W. Hawkins</u> not <u>Reveated by the executed by <u>Lee</u></u>	d, to be by the Mortgag and agee in installments not 1 ath on of insurance proceed r.
And the Mortgagor does here the absolute owner of the said pe that he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar LOIS, J., Hawkins 	by covenant to and with the Mortgagee resonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband, and Wife <u>May 26</u> , 1 <u>including</u> interest, on the <u>including</u> including inc	that he is lawfully perzed in fee simple of th prisonal property is free from encumbrances and demands of all persons whomsoever. The covenants and agreements herein containe thous and dollars and 00/100- r note erecuted by <u>Lee W. Hawkins</u> note erecuted by <u>Lee W. Hawkins</u> not <u>Hawkins</u> note erecuted by <u>Lee W</u>	d, to be by the Mertgag and agee in installments not l ath on of insurance proceed r. and expense, keep the intemises, together with
And the Mortgagor does here the absolute owner of the said pe that he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar Lo1s, J., Hawkins 	by covenant to and with the Mortgagee rsonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband and Wife <u>May 26</u> , , 1 <u>including</u> interest, on t <u>including</u> interest, on t <u></u>	that he is lawfully seized in fee simple of the pyronal property is free from encumbrances in and demands of all persons whomsoever. The covenants and agreements herein containe boursand dollars and 00/100- note executed by <u>Lee W. Hawkins</u> or the note executed by <u>Lee W. Hawkins</u> or the <u>1</u> day of each <u>mon</u> , until <u>June 1. 1986</u> gages shall consent to the application pense of such reconstruction or repair 3. That he will, at his own cost buildings now ar hereafter upon safe property covered by the lien here against least by such other baracter	and agee in installments not l ath and expense, keep the premises, together with of, insured against loss at the Mortgagee may f
And the Mortgagor does here the absolute owner of the said pe that he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar LOIS, J., Hawkins 	by covenant to and with the Mortgagee resonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband, and Wife <u>May 26</u> , 1 <u>Including</u> interest, on the <u>Including</u> including interest, on the <u>Including</u> int	that he is lawfully perized in fee simple of th pyrsonal property is free from encumbrances and demands of all persons whomsoever. he covenants and agreements herein containe housand dollars and 00/100- note executed by <u>Lee W. Hawkins</u> or the note executed by <u>Lee W. Hawkins</u> or the second dollars and 00/100- note executed by <u>Lee W. Hawkins</u> or the second dollars and 00/100- note executed by <u>Lee W. Hawkins</u> or the second dollars and 00/100- note executed by <u>Lee W. Hawkins</u> or the second dollars and 00/100- note executed by <u>Lee W. Hawkins</u> or the second for the order of the Mortge or the second dollars and 00/100- note executed by <u>Lee W. Hawkins</u> or the second of the indebtedness hurth the second of the indebtedness hurth	d, to be by the Mortgag and agee in installments not l agee in installments not l ith age expense, keep the l premises, together with f, insured against loss as the Mortgages may f rance companies satisf aggregate amount not l aggregate amount not l
And the Mortgagor does here the absolute owner of the said puthat he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar Lois, J. Hawkins dated <u>97.52</u> , each. 	by covenant to and with the Mortgagee ersonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$	that he is lawfully seized in fee simple of the prisonal property is free from encumbrances and demands of all persons whomsoever. he covenants and agreements herein containe housand dollars and 00/100- note executed by <u>Lee W. Hawkins</u> or the note executed by <u>Lee W. Hawkins</u> or the <u>second</u> note executed by <u>Lee W. Hawkins</u> <u>aggee shall consent to the applications huidings now as hereafter upon said property covered by the lien here agginst low by such other herearch time require. In one or more that designated by the Mortgagee in an amount of the indebtedness hereb value of such building or buildings cured, in which event the Mortgage</u>	and agee in installments not l ath and agee in installments not l ath ath and expense, keep the premises, together with af, insured against loss at the Mortgagee may for rance companies satisf aggregate amount not y secured (unless the for is less than the amount or shall insure to the at
And the Mortgagor does here the absolute owner of the said pethat he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar Lois J. Hawkins 	by covenant to and with the Mortgagee resonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$S1x_t ice with the tenor of a certain promissory , Husband and Wife <u>May 26</u> , , 1 <u>including</u> interest, on the <u>including</u> interest. It or permit strip or waste of the said that he will keep the real and personal in good order and repair and in tenant imply comply with any and all muncle	that he is lawfully peized in fee simple of the prisonal property is free from encumbrances and demands of all persons whomsoever. The covenants and agreements herein container thous and dollars and 00/100- mote executed by <u>Lee W. Hawkins</u> note executed by <u>Lee W. Hawkins</u> <u>19 78</u> , payable to the order of the Mortge the <u>1</u> day of each <u>100</u> , until <u>June 1 1985</u> , until <u>June 1 1985</u> 3. That he will, at his own cost huildings now or hereafter upon safe property covered by the lien here against loss by such other herearch time require. In one or more than designated by the includings of which event the Mortgage full insure of such event the Mortgage full insure of the indebtedness hereby value of such the building or buildings curzed, in which event the Mortgage full insurable value; it hat all polic including policies in exces. of the	and agee in installments not l agee in installments not l ith age comparison of insurance proceed r. and expense, keep the l premises, together with f, insured against loss as the Mortgagee may f rance companies satisf aggregate amount not y secured (unless the fo- is less than the amount or shall insure to the at less of insurance upon sa amount hereinabove me
And the Mortgagor does here the absolute owner of the said puthat he will warrant and forever This conveyance is intended and performed, and to secure the and interest thereon in accordar Lo1s, J. Hawkins dated <u>97.52</u> , each, commencing, , when the balance is , when the balance is the Mortgagor does hereby Mortgages, its successors and ass 1. That he will puy, when with interest, as presented by s charges upon said premises or for 2. That he will not comm premises or any part thereof; property hereinabove described able condition; that he will pro- pal and governmental rules and if any of the said property be	by covenant to and with the Mortgagee ersonal property, that the said real and defend the same against the lawful claim as a mortgage to secure performance of t e payment of the sum of \$	that he is lawfully seized in fee simple of the prisonal property is free from encumbrances and demands of all persons whomsoever. he covenants and agreements herein containe housand dollars and 00/100- note executed by <u>Lee W. Hawkins</u> or the the <u>leave</u> to the order of the Mortge the <u>leave</u> to the order of the Mortge the <u>leave</u> to the application of the second to the application of a second to the second to the application of the second to the second to the second the second to the second to the second of the second to the second to the second of the second to the second to the second the second to the second to the second to the second to the second to the second to the second of the second to the second to the second to the building now for hereafter upon said property covered by the lien here against leave by such other hereafter une of such the Mortgage the second the including follow the react the second the second to the indebtedness hereb is value of such to the hortgage the second to the second to policies against other harards that provisions as the Mortgage shall real provisions to the second the second to the second the second to the second to the second the second to the second the second to the second the second to the second	and agee in installments not l ath and agee in installments not l ath ath ath and expense, keep the premises, together with of, insured against loss at the Mortgages may fir rance companies satisf aggregate amount not by secured (unless the fi is less than the amount not is less than the amount not is less than the amount not is less of insurance upon so amount hereinabeve mai t those required, shall puire and shall provide,

RE-85 7-77 INDIVIDUAL OR CORPORATION - RESIDENTIAL OR BUGIN

the beam man and	in any post office; station of letter box.
a more and and to same the partner of the sum of the	post onice, station of letter box.
IN WITNESS WHERE	OF, said Mortgagor has executed the indentare the day and year first above writte
out seconded to a more the react period of the	Provide this indentare the day and year first above
	X Le Destruction Destruction
that he will wanted in the total and the	1. 1. Marilipine
And the relations of the said period provide some against the law la that he will warrant and to get defend the some against the law la	a control and a contraction
And the stortgaper deca briefly coverant to and with the short the absolute resure of the said period droperty, that the said real they he will warrant and negeric defend the same against the law he	a new land to the second second second second second second
OD Haure and O.B Tables many which the Moul And the startigator field here a consumption that the startigator is a starting to the startigator of the start printing property, that the starting the	That have a how fully sufficient and such as the sufficiency of the
	CORPORATE ACKNOWLEDGEMENT
property or any part (percent	STATE OF OREGON: Gounty of
STATE OF ORECON State include on party interest apo the control STATE OF ORECON State include or aparty conquer control of the control of the control of the party of the backwar party of the aparty of the control of the aparty of the control of the aparty of the control of	19;) ss.
parameter on the rel property eventual ventuation of	and
county of the the transmission of here all of the the the the	who being duly most any
May 26 10 78	and the as the wark presenting of the present of the sector
Personally	and he,
Personally appeared the above named Lee W. Hawkins	
	is the
and asknownerfeed the foregoing instrument to be	of
The discourting of the foregoing instrument to be	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation (provided said corporation has such seal) that said instrument was stored out of the said corporation has such seal)
avaluation and beed.	corporate seal of said corporation instrument is the
Bejorame:	corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation (provided said corporation has such seal) and that said instrument was signed and sealed on behalf of soid corporation by its voluntary act and deed
(SEAL)	us voluntary and and it is a start and acknowledged in the portation by
Notaci Bullit for Oregon	Before me:
commission expires: 11-19.78	Notary Public for Oregon
02	
Exceptig that part bf said bot of the part of at part 20, 1967 in M-67 at part part 20, 1967 in M-67 at part part of the part	
All of be 4 and the South 1/2 of But a City of Clemate Falls, in me Court of Exceptig that part of sail Lot 5 confe	STOY BIGT HERE AND
All of be 4 and the second for the Gould' bi City of Clamath Falls, in the Gould be	STATE OF OREGON OF OREGON
All of be 4 and the South 1/2 of Stress	County of Klamath () () + ()
man per province province and the second states of the second states of the second states of the second states and the second states of	Filed for record at request of
The second se	A LEAST AND A LEAST OF A LEAST OF A LEAST OF A LEAST A
tor sum Count in the shorters a trong the to Same	
Culter Nor Or Silver Live NATION 11/10 (1990) (1990	
	O'Clock M, and duly
	recorded in Vol. M78 of Mortgages
E a M S	oge11289
called More by and Files was a girl of the	WmD. Missie County Clerk
	Brilling offer Store Control
	Fee\$6.00
Uhis Budannuz, mas on Esta and the	and a farmer and the second manufacture and the second second second second second second second second second
This Indentities, ade this - EE	
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	and the second

7. That, if any default be made in the payment of the principal or interest of the indebtedness hereby secured or in the performance of any of the covenate or agreements of this mortgage, the Mortgagee, may, at its option, without notice, declare the entire sum secured by this mort-its option, without notice, declare the ontire sum secured by this mort-

6. That he will not; without the prior written consent of Mortgagee, 6. That he will not without the prior written consent of Mortgagee, transfer his interest in said premises or any part thereof, whether or not the transfere assumes or agrees to pay the indebtedness hereby secured. Upon any application for Mortgagee's consent to such a transfer, Mort-gagee may require from the transferee work pair applicant. Mort-normally beingquired if the transferee work pair applicant. Mort-gagee shall not unreasonably withhold its consent. As a condition of its service charge not exceeding one percent of the original amount of the indebtedness hereby secured and may increase the interest rate on the indebtedness-hereby secured by not-more than one percent per annumindebtedness-hereby secured by not more than one percent p

5. That in case the Mortgagor shall fail, neglect or refuse to do or perform any of the acts or things heiein required to be done or per-formed! the Mortgagee may at its option. But withhout any obligation on surance, pay any taxes or liens or utility charges, make any repairs, or do any other of the things required, and any expenses so incurred and any sums so paid shall bear interest at 10% per annum and shall be secured

"4! That he will execute or procure such thithly assurance of his title to the said property as may be requested by the Mortgagee."

to and received by him prior to such default. 9. The word "Mortgagor", and the language of this instrument shall, where there is more than one mortgagor, be construed as plural and be bluding jointly and severally upon all mortgagors and the word "Mort-gagee" shall apply to any holder of this mortgage. Masculine promous include feminine and neuter. All of the covenants of the Mortgagor shall assigns and inure to the benefit of the successors and assigns of the Mort gagee. In the event of any transfer of the property herein described or any part thereof or any if statement of the successors and assigns of the Mort gage or any one of the successors and assigns of the Mort gage or any one of the successors and assigns of the Mort gage or any one of the successors and assigns of the Mort any part thereof or any if statement, whether voluntary or involue Mortgagor or any one of the order of this mortgage or in any other grant tenewals of indebtedness hereby secured for any term, execute re-leases or partial release from the lien of this mortgage or in any other primary liability of the Mortgagor for the payment of the indebtedness hereby secured. No condition of this mortgage shall be deemed waived or request shall be sufficient if personally served on one or more of the persons who shall at the time hold record title to the property herein described or if ersons are been been been been been of the torms hereof or any notice, demand, or request is required by the terms hereof or described or if erclassed is a postpaid envelope addressed to one or more of the sufficient if personally served on one or more of the persons who shall at the time hold record title to the property herein described or if erclassed is a postpaid envelope addressed to one or more furnished to the Mortgagor or at the last address actually in any post office station or letter box.

TIZES

piration of any policy or policies the sufficiency to the Moltgage Militar endowed and any appellate court may adjudge reasonable as atterney's fees in formance of such condition of the institution of the lability of the insurer of shall such invidence as it in the fail amount of the loss sus. Mortgage will as often as the Mortgage may require, provide the property insurate and this all such invidence as it in the fail amount of the value of such condition of the existence of and fails and mortgage that the the condition of the Mortgage that the the fail amount of the value of such condition of the Mortgage may require the value of such condition of the Mortgage may require the Mortgage of the walk of the condition of the property insurate as the Mortgage may require the process of the mortgage of the Mortgage may require the process of the condition of the property of the condition of the property of the condition of the property insurate as the Mortgage may require the proceeds of any insurate the mortgage of the may require the proceeds of any insurate the property of the condition of the property of the property of the condition of the and any appellate court may adjudge reasonable as attorney's tees in connection therewith and such further sums as the Mortgagee shall have paid or incurred for extensions of abstracts or title searches or examina-tion faces in zonnection therewith, whether or not final judgment or de-cree therein the entered and all such sums are secured hereby: that in any such suit, the condition of the property or the adequacy of the ve-curity for this indebiedness hereby secured and without notice to the Mortgager of any one else "appoint a receiver to take possession and care of all said mortgaged property and collect and receive any or all of the which may arise wheth had theretofore arisen or accrued or amount so received dial be applied toward the payment of the debt se-such receivership but until a breach or default by the Mortgagor in any such receivership but until a breach or default by the Mortgagor in one in possession of the innortgaged property and retain all rents actually paid to an any arise of the adjust and retain all rents actually paid to an or the innortgaged property and retain all rents actually paid to an or the innortgaged property and retain all rents actually paid