



portion of any policy or policies he will deliver to the Mortgagor, with such policy or policies shall impose any condition or limitation or shall contain any "average clause" or other clause which may be liable for less than the full amount of the debt contained in the instrument by which he will, as well as either as the Mortgagor or the Mortgagor with all such evidence as it may require, furnish to the trustee of such condition or the existence of an encumbrance on the value of the property leased and, if it shall appear that the value of the property is insufficient to pay the amount of the debt and expenses of collection, the Mortgagor will do all acts and things and make all further arrangements as the Mortgagor may require, that the Mortgagor shall, at the option, negotiate the power of attorney and shall give the power of attorney to the trustee to apply to the court for the cancellation of all the property thereupon so described.

1. That he will exercise no programme which will be  
of little value to the title page.

That in case the Mortgagor shall fail to begin or refuse to do or perform any of the acts or things herein required to be done for protection, the Mortgagor may, at his option, back out of this obligation as described above, with full title and value paid up. This can only be permitted, provided that the Mortgagor will pay all expenses attendant upon the sale of the property, including attorney's fees, and all other costs of sale, plus, interest, and any expenses incurred in the removal of the personalty from the premises, which shall be secured by a judgment.

This is the second building in the series to be demolished. The last building, which occurred on the 2nd floor of a residence on this property, the right-hand portion of which, before the entire was removed by the owners, was used as a residence.

IN WITNESSE WHEREOF, said Merchant has executed this indenture the day and year first above written.

Waggoner  
Bethy F. Waggoner

THE UNIVERSITY OF TORONTO LIBRARIES  
UNIVERSITY OF TORONTO LIBRARY

本章首先从对“用下拉菜单”的讨论入手，分析了如何通过下拉菜单的实现，从而完成对系统的操作。

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instrument, and that the seal affixed to the foregoing instrument is the  
seal of said corporation (provided said corporation has such seal) and  
said instrument was signed and sealed on behalf of said corporation by  
John C. M. Board of Directors, and he acknowledged said instrument to be  
a voluntary one and true.

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## THE STATE OF OREGON.

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18. *Urtica dioica* L. (Nettle)

Mountain Title Co.

**SEARCHED**

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11. M. and duh

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—Dame, Count, Clerc

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MORTGAGE