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Α	nd the said mortgagor	agree 8 to i	nsure the ho	use and building	s on said lo	t in a sum	not less than
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in a co assign	ompany or companies s the policy of insurance so, then the said morte	anstactory to the <u>m</u> e. to the said more	jortgagee gagee ; an	d that in the even	t that the mo	loss of clama Igagor shall a	ge-by fire, and t'any time fail
		name a	nd reimburse	itself		* ,	
for the	e premium and expen	se of such insurar	ace, under th	is morfgage, with i	nterest.		
	and if at any time at					nid, , I	
		n the tents and pro					its
State said re		knowesk Karenie therwise, appoint the net proceeds t	Kazas or Aşsi a reqeiver, w thereafter (al	igns, and agree the ith authority to to ter paying costs of	nt nny Judge ike possession collection) u	of the Circuit of said premi pon said debt	Court of said ses and collect , interest, costs
	ROVIDED ALWAYS						
that if		said mortgagor [],					
	rgee——the debt or st learning of the said not vise to remain in full.		esaid, with in of bargain an	id sale shall cease,	determing, a	nd be utterly	pull and void
. /	ND IT IS AGREED	by and between	the said par	rnes that said mort	gagor 1.8		
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