			ldings on said lot in a sum not less tha
Ten Thousand Seven Hundre satisfactory to the mortgagee(s) from loss or the policies of insurance to the said mortgagee(s) may cause the same to be insurance to describe insurance to be insurance to be insurance to be insurance.	damage by fire, vagee(s) and that in sured and reimbu	with extended coverage end n the event the mortgagor(s rse itself for the premium,	orsement thereon, and assign and delive) shall at any time fail to do so, then the with interest, under this mortgage, or the
AND should the Mortgagee(s), by rea or sums of money for any damage by fire capplied by it toward payment of the amoun	or other casualty to	o the said building or build	
Mortgagor(s). my successors, in their place, or for any other purpose or the full amount secured thereby before suc	object satisfactory	to the Mortgagee(s), withou	ut affecting the lien of this mortgage for
	any part of the presence to keep insured herein provided, by law; in either	principal indebtedness, or of for the benefit of the mor or mease of failure to pay	any part of the interest, at the time the taggee(s) the houses and buildings on the any taxes or assessments to become du
And it is further covenanted and agree the State of South Carolina deducting from way the laws now in force for the taxation manner of the collection of any such taxes gage, tegether with the interest due thereof a collection due and payable	om the value of on of mortgages o s, so as to affect the	land, for the purpose of ta or debts secured by mortg as mortgage, the whole of	age for State or local purposts, or the the principal sum secured by this more
And in case proceedings for foreclosus profits arising or to arise from the mortgag diction may, at chambers of otherwise, aptime promises, and collect the rents and profintension costs and expenses, without liability of the intension costs and expenses, without liability in the intension costs.	ged premises as ac point a receiver of his and apply the large to account for	dditional security for this keet the mortgaged premises, net eroceeds (after paving more than the referent and recasing of the p	with full authority to take possession of costs of recovership upon possession and and f scaledly between I
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