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And the said mortgagor agreet to insure and he	ep insured the houses and buildings on said login a sum not less
than	Dollars in a company or companies
satisfactory to the mortgagee flow loss or damage by fire, and	damage by tornede, and assign and deliver the policies of insurance to
the said mortgagee, and that in the event the mortgager same to be insured and reimburse itself for the premium, wit on such failure declare the debt due and institute foreclosure	a shall at any time fail to do so, then the mortgagee may cause the interest, under this mortgage; or the mortgagee at its election may expressed as a second may expressed may expressed as a second may expressed as a second may expressed as a second ma
by it toward payment of the amount hereby secured; or the	surance against loss by fire or tornado as aforesaid, receive any sum said building or buildings, such amount may be retained and applied the same may be paid over, either wholly or in part, to the said
	s, to enable such parties to repair said buildings or to erect new satisfactory to the Mortgagee, without affecting the lien of this mortal by fire or toroide, or such payment over took place.
same becomes due, or in the case of failure to keep insured premises against fire and tornado risk, as herein provided, or i said property within the time required by law; in either of s due and to institute foreclosure proceedings.	rincipal indebtedness, or of any part of the interest, at the time the for the benefit of the mortgagee the houses and buildings on the in case of failure to pay any taxes or assessments to become due on said cases the mortgagee shall be entitled to declare the entire debt
State of South Carolina deducting from the value of land, the laws now in force for the taxation of mortgages or debts the collection of any such taxes, so as to affect this mortga with the interest due thereon, shall, at the option of the sai and payable.	nt of the passage, after the date of this mortgage, of any law of the for the purpose of taxing any lien thereon, or changing in any way secured by mortgage for State or local purposes, or the manner of age, the whole of the principal sum secured by this mortgage, together d Mortgagee, without notice to any party, become immediately due
interests, costs and expenses, without hability to account for	
Poinsett Lands, Inc., the be paid unto the said mortgagee the debt or sum of money a intent and meaning of the said note, and any and all other by granted shall cease, determine and be utterly null and voice.	
AND IT IS AGREED by and between the said partie Premises until default shall be made as herein provided.	es that said mortgagor shall be entitled to hold and enjoy the said
WITNESS _the hand and seal of Po	thousand, nine hundred and Sixty-five and
in the one hundred and Ninetieth of the United States of America.	year of the Independence
Signed, sealed and delivered in the Presence of:	DOTNOTION I AND THE
May IV. Southerlin	POINSETT LANDS, INC. (L. S.)
Harry Tanhamenty I	By: Milligo Xungus of Mile. (L. S.)
	And: lahts Sallanga & Saraha
	The to the territory
The State of South Carolina,	
GREENVILLE	PROBATE
Mary W S	
PERSONALLY appeared before me Mary W. S saw the within named Phillips Hungerford as Secretary of Poinsett Lands Harry J. Haynsworth, IV	Inc. and deep eep the within written deed, and that _S_he with
Sworn to before me, thisday of	Mary It Southerlin
The State of South Carolina,	DENIM NOLATION OF DOWNER
COUN	
I,	
the wife of the within namedbefore me, and, upon being privately and separately examine any compulsion dread or fear of any person or persons when	ed by me, did declare that she does freely, voluntarily, and without nomsoever, renounce, release and forever relinquish unto the within
named	of Dower, in, or to all and singular the Premises within mentioned and
Given under my hand and seal, thisday ofA. D. 19	
(L. S.)	