an a	good and sufficient deeds of conveyance in the law, pursuant to the statute in such
	case made and provided. And in case suit shall be brought for the foreclosure of
	this mortgage, the said parties of the first part, for themselves, their heirs,
	representatives and assigns, covenant and agree that they will pay to the said party
	of the second part, its successors or assigns, all expenses incurred in procuring
	and continuing abstracts of title for the purposes of the foreelosure suit, and will
•	Pay, in addition to the taxable costs in such suit, an adequate and reasonable
	sum as a solicitor's or attorney's fee, the amount thereof to be fixed by the court ,
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	and to be included, with the expenses for abstracts above mentioned, in the judgment
	or decree. And said parties of the first part further covenant and agree that upon
	the commencement of any action to foreclose this mortgage, or at any time thereafter
	during the pendency of such action, the court in which such action is brought may at
	once and without notice to said parties of the first part, or any party claiming
	under said parties, appoint a receiver for the benefit of the legal holder or
	holders of the indebtedness secured hereby, with power to collect the rents, issues
	and profits of the said premises during the pendency of such foreclosure suit and
	until the time to redeem the same from any sale that may be made under any decree
	foreclosing this mortgage shall expire; and such rents, issues and profits when
1	collected may be applied towards the payment of the indebtedness, expenses and costs
	herein-mentioned-and-described,-or-to-the-payment-of-the-taxes-and-assessments
	aforesaid,-including-all-insurance-premiums-and-repairs-on-said-premises-or-any-sums
	advanced-by-the-receiver-or-any-party-interested-hereunder-for-any-of-said-puropses,
	or-to-redeem-said-premizes-from-any-sale-thereof-for-taxes-or-assessments, whether
	Such-taxes,-or-assessments,-or-sale-therefor,-insurance-premiums_or_repairs_shall_be
	due,-or_made-or_advanced-prior_to_the_appointment_of_the_receiver_or_during_his
	term-of-service,
	The_said_parties_of_the_first_part_hereby_covenant_and_sgree_to_perform_the_covenants
	and_conditions_of_this_mortgage without any relief from any valuation or appraisment
	laws, and hereby expressly waive appraisement, and waive and release all rights and
	benefits they have in said premises as a homestead under any act relating to the
	elienation and exemption of homesteads.
	In Witness Whereof , The said parties of the first part have hereunto set their hands and
	seals, the day and year first above written.
	Samuel Reynolds. (SEAL)
	Lizzie S. Reynolds. (SEAL)
	Signed sealed and delivered in presence of
	Frend E. Banks.
1997 - 199 1997 - 199	
1997 - 1997 1997 - 1997 1997 - 1997	Fred Bliesner.
	State of Kanzas, Douglas County, SS:
	Be it remembered that on this 27th day of Pebruary A.D. 1909, before the undersigned
	 Frank E. Banks, a Notary Public in and for the County and State aforesaid, duly com-
	missioned and qualified, personally came Samuel Reynolds and Lizzie S. Reynolds his

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