		- 367	
have		_being_hereby_expressly_waived), and_the_same, together with all_sums_of_money_which	
and		may_be_paid_by_said_party_of_t)e_second_part, its_successors_or_assigns, for_or_on	
i i i i i i i i i i i i i i i i i i i			
the		account_of_insurance, taxes, assessments, liem_claims_or_prior_liens, and for_costs	
free		expenses_and_attorney's_fees_in_litigation_or_legal_proceedings_involving_the_debt	
t the		or_moneys_hereby_secured, or_said_premises, or_this_mortgage, with_interest_thereon	
to		at the rate aforesaid, shall thereupon be collectible in a suit at law, or by fore-	
	PÅ	closure of this mortgage, in the same manner as if the whole of said principal sum	
82		had been . made payable at the time when any such failure in any payment shall accum	
eirs,		as aforesaid, and the judgment or decree in the suit brought to foreclose the same	
.d		shall ambrace, with said principal debt and interest, all sums so paid for or on	
11		account of insurance, taxes, assessments, lien claims or prior liens, and officers	
date		fees and expenses on account thereof, and for costs, expenses and attorneys fees	
.ve	1997 - 19	in litigation or legal proceedings involving the debt or moneys hereby secured, or	
ring		said premises, or this mortgage, with interest at the rate aforesaid; end it shall	
ing		be lawful in such case for the said party of the second part its successors or assi-	
nci-		gns to grant sell and convey the said real estate, with the appurtenances there-	
		unto belonging, at public auction or vendue, and on such sale to make and execute	
f		to the purchaser or purchasers, his her or their heirs and assigns forever good	
en- i .		and sufficient deeds of conveyance in the law, pursuant to the statute in such case	
said		made and provided. And in case suit shall be brought for the fore closure of this	
ance		made and provided, and in case site shall be created to the set of the most gage, the said parties of the first part, for themselves, their heirs, represen-	
bove		tatives and assigns, covenant and agree that they will pay to the said party of the	
sl			
r		second part, its successors or assigns all expenses incurred in procuring and con-	—————
e		tinuing abstracts of title for the purposes of the foreclosure suit, and will pay,	[[[[
e and		in addition to the taxable costs in such suit, an adequate and reasonable sum as a	
laims		solicitor's or Attirney's fee, the amount thereof to be fixed by the Court, and to	
<u>a </u>		be included, with the expenses for abstracts above mentioned , in the judgment or	
lving		decree. And the said parties of the first part further covenant and agree that,	
bed		upon the commencement of any action to foreclose this mortgage, or at any time there	
ents		after during the pendency of such action, the court in which such action is brought	1
he		may at once and without any notice to said parties of the first part, or any party	
rance		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,	
Inst		issues and profits of the said premises during the pendency of such fore closure suit	
		and-until-the-time-to-redeem-the-same-from-any-sale-that-may-be-made-under-any-de-1-	
ecur-		eree-foreclosing-this-mortgage-shall-expire; and such rents, issues-and-profits	
me		when collected may be applied towards the payment of the indebtedness , expenses and	
on		when solideded may be appared to appare the second state of the taxes and assessments	
y		costs-herein-mentioned and described, and repairs-on-said-premises-or-any-sums-	
osit		aforesaid, -including-all-insurance-premium of the option of the option of the option of the said purposes	
mount		advanted_by_the_receiver_or_any party_inter counter target or assessments. whether	
cond		or to redeen shid premises from any sale thereof for taxes or assessments, whether	
able		such taxes or assessments or sale therefor, insurance premiums or repairs shall be	
		due, or made or anyanced prior to the appointment of the receiver or during his	
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			the standing