And the said first parties covenant	that monthly, during the continuance of this trust, a	nd not later than the	day of each month,
beginning with the	day of January	, 19.2.6, they will pay the sum of	
Corporation of America, with the UNIO Corporation of America shall receive all sarily elapse between the time such sums a Corporation of America in a separate tr	ORATION OF AMERICA, which said monthly sur N TRUST COMPANY OF MARYLAND, Baltims such sums paid monthly or otherwise as trust fundere so received, and deposited in said Union Trust Cust account, which shall be so designated upon the faid second parties shall be applied by the said se	ds, in trust for the second parties, and during the Company of Maryland, such sums shall be held be records of said Mortgage Security Corporation	the time which may neces- by said Mortgage Security on of America. All such
parties to be done and performed, first, to (1st series) hereinabove first mentioned a other, to the notes herein last secured any such default shall occur, the Trustees second mortgage or subordinate notes as paying the interest coupon notes, or the And in consideration of the premise	shall have occurred in the performance of one or to the payment of said interest coupon notes when and described, and hereby created a first lien on the designated as a second and subordinate lien to the smay, and they are hereby directed to pay out of may mature from time to time, but no such payment principal notes (1st series) hereinabove mentioned as the first parties covenant and agree as follows:	and as they severally mature, then to the payme e property conveyed; second, pro rata, without p he first and preferred lien, as they shall fall due a the sums of money received by them as hereina nt shall be made out of any money received by and described as a first lien under this deed of t	reference the one over the and become payable. Until bove specified, such of the them for the purpose of crust.
erty hereinabove mentioned and described second parties; (b), to keep such parts of	hereby secured remains unpaid: (a) to promptly pay l, and before said taxes, assessments, levies and cl of said deeded premises or property as are liable to	be destroyed or injured by fire or tornado, i	nsured against loss by fire
and tornado in some solvent Insurance C	Company or Companies, authorized to transact busin	ess in the State of A. Callette	and approved by
renewal policies to the said second parties monies collected from any or all of such the payment in whole or in part of the p to such principal notes (1st series) as re declared to be the first lien on the proper money as may be sufficient to pay in full not yet due as shall represent interest accordinate notes herein mentioned and descrparties, but said second parties may, and series) principal notes hereinbefore menting pay for the same out of the money receives upervision over the expenditure of said property damaged or destroyed, or to have receipt by the latter of such funds; the sent to such use of the proceeds of insur insurance for such purposes within the pertheir consent to such uses of such monie or repair of the property damaged or demanner hereinabove directed; (c), to kee rioration of said property, or any part the execute and cause to be executed such fundy at any time appear to the Trustees these covenants and agreements in any steps as may be necessary to secure or remay be necessary to keep the improvem prevent the commission of waste, impair of the premises, or to perfect the title to debt hereby secured, and shall be secured the rate of six per cent. (6%) per annual contents and experience of the title to the title to the secure of the period of thirty the secured of the period of thirty the secured of the period of thirty the secured of the period of the period of thirty the secured of the period of the period of the period of thirty the secured of the period of the pe	der New York Standard Mortgage Clause, with compent of the debt hereby secured, and where renewal as at least ten (10) days before the expiration of the insurance shall be held by the Trustees, for the further incipal notes (1st series), coupon notes due and papersent interest accrued thereon, which principal notes (1st series) to which the said first preferred notes and coupon notes thereto at the request in writing of sixty per centum (60% and particularly declared to be subordinate to at the request in writing of sixty per centum (60% and shall, allow the said first parties to restore, regreted for insurance on said property so damaged or monies. Should such first parties desire to use all the refunded to it the cost of the same, it shall note that they give their construction of the same in the event that they give their construction of the same in the recoft, not to cut, nor permit to be cut any standing urther assurances of title to the said property, and to be desirable to perfect the title to the same in the particular, the Trustees may, without notice to the deem the said property from forfeiture or sale, and ents in good order and repair, and take or cause the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, and all sums expand the said property in the Trustees, a	the existing insurance, and to pay all premiums of the security of the debt hereby secured, first, a syable, and the pro rota portion or portions of sizes (1st series) and coupon notes attached them insurance thereon, and after the application attached, which have become due, and such property are attached, then to the payment pro rata of such first lien notes, and the balance of such its payment of the then holder or holders, own destroyed, but the said second parties are to error or any part of such proceeds of insurance to reflect the said second parties within sixty (60) deadvise the said first parties whether they will given, then the said first parties shall have the right of the said second parties are to expect the said first parties shall have the right of the said first parties shall have the right of the sed as herein set out by the first parties for the unidation of the debt hereby secured, the said to take and cause to be taken such steps, includes the said Trustees. And upon a failure or breach first parties, pay such taxes, assessments, levies a effect or renew such fire and tornado insurance to be taken such steps, including legal proceeding the thereof, or the cutting of timber, beyond the bended in the doing of, or on account of the sanctes herein declared a first lien are secured, and the payments, or take the payments.	on such insurance, and all as hereinabove set out for such coupon notes attached reto are hereby made and of such sum or sums of ortion of said coupon notes of the second lien or submoney, if any, to the first ter or owners of the (1st red by fire or tornado, and recute general control and pair, replace or restore the ays from the date of the two or withhold their control to use such proceeds of the restoration, replacement the to be expended in the waste, impairment or deterof the premises; (d), to uding legal proceedings, as of performance of any of and charges, and take such and make such repairs as gs, as may be desirable to the reasonable requirements me, shall be a part of the and shall bear interest at epaid by the first parties e such steps, nor shall any
act of the Trustees nor any failure to an and agreements contained herein.  2. That in the event of (a) defauthe performance of any of the covenants second parties, their successors or assigns payment is of the essence of this contract pal notes, exercise their option to declare Trustees herein shall, at the direction of of this deed of trust, as provided by law. to law, and further in accordance with the and then to the payment of the second Trustees named berein shall be entitled.	It in the payment in full at maturity of any interest and agreements in this deed of trust to be per for to consider the whole of said principal sum express, and said Trustees shall at the written direction of the entire principal sum immediately due and payations or more of the holder or holders, owner or on the event of foreclosure of this deed of trust, as the terms and provisions of this deed of trust, to the or subordinate notes, as hereinabove described, and after the payment of the costs and expenses of the	it coupon note or principal note, first or second trued by the first parties, then and thenceforth it sseed in said promissory notes as immediately duany one or more of the holder or holders, owner the in the event the first parties make default a vners of this said principal notes, 1st series, proprovided by law, the proceeds of said sale shate payment of the principal notes, 1st series, a in the event of foreclosure of this deed of trust preclosure of this Trust, to a commission of	parties, or (b) default in shall be optional with the e and payable and time of r or owners, of said princisa bove set forth, and the occed with the foreclosure ll be distributed according nd coupon notes attached, it, as provided by law, the five (5%) per cent. on the
them, under the covenants and agreement thereon, all such exemptions being hereby  4. That should either of the Tru authority, and be charged with all the d vacancy occur; then the holder or holder	United States, against any claim of the Trustees for its of the notes hereinabove described, or of this deexpressly waived.  Stees herein named, die or decline, or fail to executation that are hereby conferred or charged upon been, owner or owners of sixty per cent. (60%) in vary, two other Trustees, in the place and stead of each of the charged with all the duties that are conferred of	te this Trust, then the other Trustee shall have toth Trustees, unless and until a Co-Trustee be alue of said principal notes, (1st series), are hither or both of those herein named, which Trustee	all the rights, powers and appointed; should such a hereby authorized and em-
5. The Trustees shall have author or holders, owner or owners of the note including those of liquidation, if any, shall paid out shall be recoverable by all reme be liable for the acts or omissions of the selected with reasonable care, nor for an Trust, except wilful misconduct, or gross amination of the payment of taxes or the	rity in their discretion to employ agents and attorn as hereinabove described, and such agents and attorn less hereinabove described, and such agents and attorn less that out of the proceeds of sale of the said product at law or in equity against the first parties by other Trustee, or default or misconduct of any agency errors or mistakes made by it while acting here is negligence in the discharge of its duties as such the discharging of any other lien or incumbrance. It shall be likely to involve it in expense, unless one in indemnity and security against all expenses or liab	eys in the execution of this Trust, and to protect news shall be compensated and all expenses in operty, should a sale be had, and if no sale be which the debt hereby secured may be recover nt or attorney appointed by it, of such agent of under in good faith, nor for anything whatever trustee. Neither Trustee shall have any respect shall not be obliged to take any action towards or more of the holders of the notes hereby seems.	had, all sums of money so red. Neither Trustee shall r attorney shall have been r in connection with this onsibility for the legal extenses the execution or enforce-secured shall, as often as

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