A 1 d and Contacting account that	mandala della della continua della d	and not later than the 15th	dans of south mounts
And the said first parties covenant that	don of Carl C. R. 1.14	10. 2. (2 show will pour the sum of	day of each month,
Lifty-Juno	day of the same of	ms when so paid, shall be at once deposited by the	52,00
Corporation of America, with the Conton of Corporation of America shall receive all such sarily elapse between the time such sums are second corporation of America, in a separate trust a	o received, and deposited in said Union Trust of account, which shall be so designated upon the	ms when so paid, shall be at once deposited by the hore, Maryland, to the credit of said second parties; ands, in trust for the second parties, and during the Company of Maryland, such sums shall be held by a records of said Mortgage Security Corporation econd parties, (so far as they shall be adequate ther	time which may necessaid Mortgage Security of America. All such
parties to be done and performed, first, to the (1st series) hereinabove first mentioned and cother, to the notes herein last secured and de any such default shall occur, the Trustees may second mortgage or subordinate notes as may paying the interest coupon notes, or the princ	e payment of said interest coupon notes when lescribed, and hereby created a first lien on the signated as a second and subordinate lien to the y, and they are hereby directed to pay out of mature from time to time, but no such payme	more of the covenants and undertakings herein of and as they severally mature, then to the payment the property conveyed; second, pro rata, without preferred lien, as they shall fall due and the sums of money received by them as hereinabount shall be made out of any money received by them as hereinabount shall be made out of any money received by them as hereinabount shall be made out of any money received by them as hereinabount shall be made out of any money received by them as hereinabount shall be made out of any money received by them as hereinabound described as a first lien under this deed of true.	of said principal notes ierence the one over the l become payable. Until ve specified, such of the hem for the purpose of
erty hereinabove mentioned and described, an second parties; (b), to keep such parts of sa	d before said taxes, assessments, levies and c id deeded premises or property as are liable to	when due, all taxes, assessments, levies and charges are in default, to exhibit official receipts for be destroyed or injured by fire or tornado, inst	r such payments, to the ired against loss by fire
and tornado in some solvent Insurance Compa	any or Companies, authorized to transact busing	less in the State of D. Card Core	and approved by
said second parties, to an amount equal to, or	in excess of XIII Showsare	L Doce a E & (\$5000,00) tornalo ins. DOLLARS (\$	+0) fire sus.
payable in case of loss, to the Trustees under a ance as additional security for the payment of renewal policies to the said second parties at a monies collected from any or all of such insurthe payment in whole or in part of the principal to such principal notes (1st series) as represe declared to be the first lien on the property money as may be sufficient to pay in full said not yet due as shall represent interest accrued ordinate notes herein mentioned and described, parties, but said second parties may, and at the series) principal notes hereinbefore mentioned, pay for the same out of the money received for supervision over the expenditure of said money property damaged or destroyed, or to have refreceipt by the latter of such funds; they Trussent to such use of the proceeds of insurance insurance for such purposes within the period of their consent to such uses of such monies. As or repair of the property damaged or destroy manner hereinabove directed; (c), to keep the rioration of said property, or any part thereof execute and cause to be executed such further may at any time appear to the Trustees to be these covenants and agreements in any parties steps as may be necessary to secure or redeem may be necessary to keep the improvements prevent the commission of waste, impairment of the premises, or to perfect the title to the debt hereby secured, and shall be secured as the rate of six per cent. (6%) per annum fro before the expiration of a period of thirty (30 act of the Trustees nor any failure to act unand agreements contained herein.	New York Standard Mortgage Clause, with confort the debt hereby secured, and where renewal least ten (10) days before the expiration of the lance shall be held by the Trustees, for the furbal notes (1st series), coupon notes due and pant interest accrued thereon, which principal notereby conveyed, and on all monies received from the principal notes and coupon notes thereto on the principal notes (1st series) to which the and particularly declared to be subordinate to erequest in writing of sixty per centum (60% shall, allow the said first parties to restore, reforming the said first parties to restore, reforming the said first parties to use all funded to it the cost of the same, it shall notitees shall thereafter, within thirty (30) days, applicies; in the event that they give their constant of the said be used by the Trustees for the lique improvements constantly in good order and resimple to cut, nor permit to be cut any standing reassurances of title to the said property, and desirable to perfect the title to the same in the date of the trustees, and the said property from forfeiture or sale, and in good order and repair, and take or cause or deterioration of said property, or any passid property in the Trustees, and all sums expully as the principal debt and interest coupon the date of the expenditure thereof, and so the powers hereby invested in them, nor a deterioration of the expenditure thereof, and so the powers hereby invested in them, nor a deterioration of the expenditure thereof, and so the powers hereby invested in them, nor a deterioration of the expenditure thereof, and the powers hereby invested in them, nor a deterioration of the expenditure thereof.	tribution clause stricken out, and to deliver the pol policies are necessary in the performance of this one existing insurance, and to pay all premiums on their security of the debt hereby secured, first, as exable, and the pro rota portion or portions of suctes (1st series) and coupon notes attached thereform insurance thereon, and after the application of attached, which have become due, and such proporticely are attached, then to the payment pro rata of such first lien notes, and the balance of such mo) in amount of the then holder or holders, owner destroyed, but the said second parties are to exceed or any part of such proceeds of insurance to repair fy the said second parties within sixty (60) days advise the said first parties whether they will give ent, then the said first parties shall have the right of the first partie of the receipt by them of notic sed as herein set out by the first parties for the utilation of the debt hereby secured, the same epair, and not to permit, suffer or commit any way timber, except for the reasonable requirements of to take and cause to be taken such steps, including he said Trustees. And upon a failure or breach of first parties, pay such taxes, assessments, levies and effect or renew such fire and tornado insurance at to be taken such steps, including legal proceedings, art thereof, or the cutting of timber, beyond the notes herein declared a first lien are secured, and shall, together with the interest thereon, be repaired in the first parties to make such payments, or take sony lapse of time, be construed as a waiver of any	revenant, to deliver such such insurance, and all hereinabove set out for he coupon notes attached of are hereby made and is such sum or sums of on of said coupon notes the second lien or subney, if any, to the first or owners of the (1st by fire or tornado, and ute general control and r, replace or restore the from the date of the or withhold their conto use such proceeds of the from the Trustees of restoration, replacement to be expended in the ste, impairment or deteff the premises; (d), to ng legal proceedings, as performance of any of charges, and take such and make such repairs as as may be desirable to reasonable requirements, shall be a part of the nd shall bear interest at id by the first parties uch steps, nor shall any breach of the covenants
the performance of any of the covenants and second parties, their successors or assigns, to compayment is of the essence of this contract, and pal notes, exercise their option to declare the Trustees herein shall, at the direction of one of this deed of trust, as provided by law. In the law, and further in accordance with the terminant then to the payment of the second or su	agreements in this deed of trust to be per for consider the whole of said principal sum expres- said Trustees shall at the written direction of entire principal sum immediately due and payar or more of the holder or holders, owner or ov- ne event of foreclosure of this deed of trust, as ms and provisions of this deed of trust, to the bordinate notes, as hereinabove described, and the payment of the costs and expenses of for	the coupon note or principal note, first or second particle by the first parties, then and thenceforth it shall be seed in said promissory notes as immediately due a any one or more of the holder or holders, owner or able in the event the first parties make default as a vivered of this said principal notes, lst series, proce provided by law, the proceeds of said sale shall be payment of the principal notes, lst series, and in the event of foreclosure of this deed of trust, precelosure of this Trust, to a commission of five	all be optional with the nd payable and time of rowners, of said princi- bove set forth, and the ed with the foreclosure be distributed according coupon notes attached, as provided by law, the
3. Not to set up or claim the benefit of	any homestead exemption laws, or any other ex-	semptions or insolvency laws of the State of	
them, under the covenants and agreements of	the notes hereinabove described, or of this dee	any sum or sums which may become due and payab d of trust, or against the securing or execution of	le to them, or either of any judgment sought
authority, and be charged with all the duties vacancy occur; then the holder or holders, ow	herein named, die or decline, or fail to execu that are hereby conferred or charged upon b ner or owners of sixty per cent. (60%) in va	te this Trust, then the other Trustee shall have all oth Trustees, unless and until a Co-Trustee be ap lue of said principal notes, (1st series), are here ther or both of those herein named, which Trustee r charged upon the Trustees herein named.	pointed; should such a by authorized and em-
or holders, owner or owners of the notes her including those of liquidation, if any, shall be paid out shall be recoverable by all remedies a be liable for the acts or omissions of the other selected with reasonable care, nor for any error Trust, except wilful misconduct, or gross negl amination of the payment of taxes or the discussion of this Trust which, in its opinion, shall	einabove described, and such agents and attornoaid out of the proceeds of sale of the said protect law or in equity against the first parties by Trustee, or default or misconduct of any agentors or mistakes made by it while acting hereutigence in the discharge of its duties as such Tharging of any other lice or incumbrance. It be likely to involve it in expense, unless one	eys in the execution of this Trust, and to protect the eys shall be compensated and all expenses in and operty, should a sale be had, and if no sale be had which the debt hereby secured may be recovered. It or attorney appointed by it, of such agent or a mader in good faith, nor for anything whatever is rustee. Neither Trustee shall have any responsions shall not be obliged to take any action towards the property of the holders of the notes hereby secure bilities, and the notes of said holders deposited with	about the employment, , all sums of money so Neither Trustee shall ttorney shall have been a connection with this bility for the legal ex- e execution or enforce- red shall, as often as