And the said first parties covenant the beginning with the first parties covenant the beginning with the first parties covenant the beginning with the first parties of the beginning with the first parties covenant that the first parties covenant the first parties covenant that the first parties covenant that the first parties covenant the	at monthly, during the continuance of	this trust, and not later the	nan the lefter	enth day of each month,
beginning with the	th flav of Jane	CIV	19.2 they will pay the sur	n of
Thirty - Pine		(1	DOLLARS	3.5.7.0.0 \
to said MORTGAGE SECURITY CORPOR	RATION OF AMERICA, which said	monthly sums when so pa	id, shall be at once deposited	by the said Mortgage Security
Corporation of America shall receive all su sarily elapse between the time such sums are	uch sums paid monthly or otherwise	as trust funds, in trust for	or the second parties, and duri	ng the time which may neces-
Corporation of America, in a separate trus monthly sums so deposited to the credit of	t account, which shall be so designa	ited upon the records of s	aid Mortgage Security Corpo	ration of America. All such
that principal notes (let series) in the agg will not be retired thereby) until default sh parties to be done and performed, first, to	all have occurred in the performance the payment of said interest coupon	e of one or more of the notes when and as they so	covenants and undertakings heverally mature, then to the party	erein covenanted by said first ayment of said principal notes
(1st series) hereinabove first mentioned and other, to the notes herein last secured and	l described, and hereby created a fi	rst lien on the property con	veyed; second, pro rata, witho	ut preference the one over the
any such default shall occur, the Trustees resecond mortgage or subordinate notes as ma	may, and they are hereby directed to ay mature from time to time, but no	pay out of the sums of n such payment shall be ma	oney received by them as her ide out of any money received	einabove specified, such of the displayment displayment displayment displayment.
paying the interest coupon notes, or the pri And in consideration of the premises,			as a first lien under this deed	of trust.
1. So long as any part of the debt he erty hereinabove mentioned and described,	and before said taxes, assessments.	levies and charges are in	default, to exhibit official recei	pts for such payments, to the
second parties; (b), to keep such parts of	said deeded premises or property as	are liable to be destroyed	l or inju <b>∉e</b> d by fire or tornad	lo, insured against loss by fire
and tornado in some solvent Insurance Consaid second parties, to an amount equal to, or said second parties, to an amount equal to, or said second parties, to the Trustees under the payments are as additional security for the payments.	npany or Companies, authorized to t	ransact business in the Sta	te of Louissi Can	a fixed approved by
said second parties, to an amount equal to, o	or in excess of drifting	fine of	1 ridred - (350	0.00) Dallaro
hire driverance Jh	urty-Line Il	indred (\$350	o.co) Dollars	(Lornado),
ance as additional security for the paymen	t of the debt hereby secured, and	incic ichenai pondico aic.	ceebbary in the periormance of	ting coveriant, to deniver buch
renewal policies to the said second parties a monies collected from any or all of such ins	urance shall be held by the Trustees.	for the further security of	f the debt hereby secured, fir	st, as hereinabove set out for
the payment in whole or in part of the prin to such principal notes (1st series) as repre- declared to be the first lien on the property	esent interest accrued thereon, which	principal notes (1st series	) and coupon notes attached	thereto are hereby made and
money as may be sufficient to pay in full sa not yet due as shall represent interest accru	id first preferred notes and coupon r	otes thereto attached, which	i have become due, and such p	roportion of said coupon notes
ordinate notes herein mentioned and describe parties, but said second parties may, and at	ed, and particularly declared to be su	bordinate to such first lien	notes, and the balance of su	ch money, if any, to the first
series) principal notes hereinbefore mentions pay for the same out of the money received	ed, shall, allow the said first parties	to restore, rebuild or repla-	ce, any property injured or des	stroyed by fire or tornado, and
supervision over the expenditure of said m property damaged or destroyed, or to have	onies. Should such first parties desi	re to use all or any part o	f such proceeds of insurance to	o repair, replace or restore the
receipt by the latter of such funds; the Tr sent to such use of the proceeds of insurance	ustees shall thereafter, within thirty	(30) days, advise the said	first parties whether they wi	ll give or withhold their con-
insurance for such purposes within the period their consent to such uses of such monies.	d of Three	months from the	date of the receipt by them o	f notice from the Trustees of
or repair of the property damaged or destr manner hereinabove directed; (c), to keep	oved, shall be used by the Trustees.	for the liquidation of the	ne debt hereby secured, the	same to be expended in the
rioration of said property, or any part there execute and cause to be executed such furl	of, not to cut, nor permit to be cut	any standing timber, excep	ot for the reasonable requirem	ents of the premises; (d), to
may at any time appear to the Trustees to these covenants and agreements in any par	be desirable to perfect the title to t	he same in the said Truste	es. And upon a failure or bre	each of performance of any of
steps as may be necessary to secure or rede	em the said property from forfeiture s in good order and repair, and ta	or sale, and effect or rene ke or cause to be taken su	w such fire and tornado insura th steps, including legal proceed	ance and make such repairs as edings, as may be desirable to
prevent the commission of waste, impairme	ent or deterioration of said property he said property in the Trustees, and	, or any part thereof, or all sums expended in the	the cutting of timber, beyon loing of, or on account of the	d the reasonable requirements e same, shall be a part of the
debt hereby secured, and shall be secured as	s fully as the principal debt and inter from the date of the expenditure th	est coupon notes herein c ereof, and shall, together	leclared a first lien are secu with the interest thereon, b	e repaid by the first parties
before the expiration of a period of thirty act of the Trustees nor any failure to act	(30) days thereafter. But there is n	o obligation upon the Trust	ee to make such payments, or	take such steps, nor shall any
and agreements contained herein.  2. That in the event of (a) default	in the payment in full at maturity o	f any interest coupon note	or principal note, first or sec	ond parties, or (b) default in
the performance of any of the covenants as	nd agreements in this deed of trust o consider the whole of said principa	to be per formed by the fit I sum expressed in said pr	st parties, then and thencefort omissory notes as immediately	h it shall be optional with the due and payable and time of
payment is of the essence of this contract, a	and said Trustees shall at the written he entire principal sum immediately	direction of any one or modue and payable in the eve	ore of the holder or holders, or it the first parties make defau	wher or owners, of said princi- ilt as above set forth, and the
Trustees herein shall, at the direction of one of this deed of trust as provided by law. In	e or more of the holder or holders, the event of foreclosure of this deed	owner or owners of this s	said principal notes, 1st series, aw, the proceeds of said sale	proceed with the foreclosure shall be distributed according
to law, and further in accordance with the and then to the payment of the second or	subordinate notes, as hereinabove de	scribed, and in the event of	f foreclosure of this deed of	trust, as provided by law, the
Trustees named herein shall be entitled, af gross proceeds of sale, which shall be taxed	as part of the costs of foreclosure.			
3. Not to set up or claim the benefit	of any homestead exemption laws, or	any other exemptions or is	isolvency laws of the State of	
	ROICH/ Carolis	<u> </u>		
		•••••••••••••••••••••••••••••••••••••••		
them, under the covenants and agreements of	ted States, against any claim of the	Crustees for any sum or su	ms which may become due and against the securing or execut	payable to them, or either of ion of any judgment sought
thereon, all such exemptions being hereby ex	pressly waived.			
4. That should either of the Truster authority, and be charged with all the duti-	es that are hereby conferred or cha	rged upon both Trustees.	unless and until a Co-Trustee	be appointed; should such a
vacancy occur; then the holder or holders, powered to appoint another, or if necessary,	two other Trustees, in the place an	d stead of either or both o	it those herein named, which is	Trustee or Trustees shall have
all the rights, powers and authority, and be  5. The Trustees shall have authority	in their discretion to employ agent	s and attorneys in the exec	ution of this Trust, and to pro-	otect the interest of the holder
or holders, owner or owners of the notes including those of liquidation if any shall h	hereinabove described, and such ager	its and attorneys shall be to the said property, should	compensated and all expenses a sale be had, and if no sale	be had, all sums of money so
paid out shall be recoverable by all remedie	s at law or in equity against the firs	t parties by which the del	t hereby secured may be reco	overed. Neither Trustee shall at or attorney shall have been
selected with reasonable care, nor for any of	errors or mistakes made by it while egligence in the discharge of its dut	acting hereunder in good les as such Trustee. Neith	taith, nor for anything what or Trustee shall have any r	ever in connection with this esponsibility for the legal ex-
amination of the payment of taxes or the c	discharging of any other lien or incu all be likely to involve it in expense.	mbrance. It shall not be of unless one or more of t	he holders of the notes hereb	y secured shall, as often as
required by such Trustee, furnish it with i	ndemnity and security against all ex	penses or liabilities, and th	e notes of said holders deposit	ed with said Trustee, but this