And the said first pa	rties covenant tha	t monthly, during	the continuance of this trust, an	1 not later than the	1.574	day of each month
inning with the	15%	day of	January/	, 192.C., the	y will pay the sum o	f
rporation of America, v rporation of America sl ily elapse between the ti- rporation of America, i	nall receive all su me such sums are n a separate trust	ch sums paid mor so received, and d account, which sl	RICA, which said monthly sum NY OF MARYLAND, Baltimon thly or otherwise as trust fund eposited in said Union Trust Co nall be so designated upon the shall be applied by the said second	e, maryland, to the credit s, in trust for the second mpany of Maryland, such records of said Mortgag	l parties, and during n sums shall be held ge Security Corporati	the time which may neces by said Mortgage Security on of America. All such
ties to be done and per it series) hereinabove fir er, to the notes herein 'such default shall occu- ond mortgage or subord- ring the interest coupon	formed, first, to the state of the secured and distriction of the Trustees in the materials of the principles, or the principles.	the payment of saidescribed, and he designated as a second, and they are ly mature from time cipal notes (1st s	in the performance of one or rad interest coupon notes when a creby created a first lien on the cond and subordinate lien to the hereby directed to pay out of the to time, but no such payment eries) hereinabove mentioned any venant and agree as follows:	nd as they severally mature property conveyed; secon first and preferred lien, a sums of money receive shall be made out of a	are, then to the paymed, pro rata, without pas they shall fall due by them as hereinany money received by	ent of said principal note preference the one over the and become payable. Unti- bove specified, such of the y them for the purpose o
y hereinabove mentioned ond parties; (b), to ke	l and described, a ep such parts of s	and before said ta said deeded premis	is unpaid: (a) to promptly pay exes, assessments, levies and cha es or property as are liable to	rges are in default, to e be destroyed or injured	xhibit official receipts I by fire or tornado, :	for such payments, to the insured against loss by fir
I tornado in some solve	nt Insurance Com	pany or Companie	s, authorized to transact busines	s in the State of	(anokula	and approved by
d second parties, to an a	mount equal to, or	in excess of	ard Mortgage Clause, with contr	MATRAL (B)	1 1 - 100	do 0
ewal policies to the said nies collected from any payment in whole or in such principal notes (Is lared to be the first lien ney as may be sufficient yet due as shall repres- linate notes herein menti- ties, but said second par- ies) principal notes here- for the same out of the ervision over the expen- pently damaged or destre- cipt by the latter of su-	l second parties at or all of such insu- n part of the prine t series) as repre- n on the property to pay in full sai ent interest accrue oned and describe- ties may, and at einbefore mentione he money received diture of said may cyed, or to have re- th funds: the Tri	c least ten (10) da trance shall be hel cipal notes (1st setsent interest accrue hereby conveyed, and d first preferred in d on the principal d, and particularly the request in write d, shall, allow the for insurance on a conies. Should such testured to it the testured to it the	and Mortgage Clause, with contribute secured, and where renewal tys before the expiration of the distribute of the distribute of the expiration of the distribute of the expiration of the distribute of the expiration of the furtheries), coupon notes due and payed thereon, which principal notes and coupon notes thereto at notes (1st series) to which the declared to be subordinate to sing of sixty per centum (60%) said first parties to restore, rebesaid property so damaged or distribute of the same, it shall notify there, within thirty (30) days, accevent that they give their conservations.	existing insurance, and er security of the debt hable, and the pro rota po (1st series) and coupon insurance thereon, and ached, which have become are attached, then to the first lien notes, and in amount of the then hald or replace, any propestroyed, but the said seer any part of such proceed the said second parties vise the said first parties vise the said first parties	to pay all premiums are by secured, first, rition or portions of an notes attached the after the application are due, and such propose payment pro rata the balance of such holder or holders, owerty injured or destroy cond parties are to eas of insurance to rewithin sixty (60) do whether they will get the secure of the second parties are to eas of insurance to rewithin sixty (60) do whether they will get the second parties are to eas of insurance to rewithin sixty (60) do whether they will get the second parties are to eas of insurance to rewithin sixty (60) do whether they will get the second parties are to eas of insurance to rewithin sixty (60) do whether they will get the second parties are the secon	son such insurance, and all as hereinabove set out for such coupon notes attached reto are hereby made and of such sum or sums of such sum or sums of the second lien or sub money, if any, to the first ner or owners of the (1st yed by fire or tornado, and execute general control and expair, replace or restore the days from the date of the ive or withhold their con
ir consent to such uses repair of the property mare hereinabove directe ration of said property, reute and cause to be e y at any time appear to se covenants and agree os as may be necessary to keep yent the commission of the premises, or to perfet hereby secured, and so rate of six per cent. (so	of such monies. damaged or destro d; (c), to keep t or any part there executed such furt the Trustees to ments in any part to secure or redee the improvements waste, impairment et the title to the fall be secured as 5%) per annum f period of thirty (y failure to act to	Any proceeds of oyed, shall be used the improvements of of, not to cut, nor her assurances of be desirable to pericular, the Truster in good order a or deterioration as said property in fully as the principle of the principle o	insurance which may not be used by the Trustees for the liquiconstantly in good order and repermit to be cut any standing title to the said property, and rect the title to the same in the assumption of the same in the same, without notice to the first from forfeiture or sale, and of a repair, and take or cause to of said property, or any part the Trustees, and all sums expensive the trustees, and all sums expensive the trustees and interest coupon and the expenditure thereof, and should be the same in the sum obligation uppereby invested in them, nor any mereby invested in them, nor any	d as herein set out by the dation of the debt her air, and not to permit, so timber, except for the root take and cause to be said Trustees. And upon st parties, pay such taxes be taken such steps, included in the doing of, or tes herein declared a fall, together with the in on the Trustee to make	the first parties for the eby secured, the sar uffer or commit any easonable requirements taken such steps, inclonda failure or breach s, assessments, levies and tornado insurance luding legal proceeding of timber, beyond to account of the sairst lien are secured interest thereon, be resuch payments, or taken.	he restoration, replacemen ne to be expended in the waste, impairment or dete s of the premises; (d), to uding legal proceedings, a of performance of any of and charges, and take such e and make such repairs a gs, as may be desirable to the reasonable requirement time, shall be a part of the time, and shall bear interest a epaid by the first partie time to be expected.
performance of any of ond parties, their success ment is of the essence of notes, exercise their op- istees herein shall, at the this deed of trust, as pro- law, and further in account then to the payment of istees named herein sha	the covenants and sors or assigns, to find this contract, and tion to declare the edirection of one wided by law. In ordance with the tof the second or the entitled, aft	d agreements in the consider the who and said Trustees sile entire principal or more of the had the event of foreclerms and provision subordinate notes, er the payment of	full at maturity of any interest his deed of trust to be per form le of said principal sum express hall at the written direction of a sum immediately due and payab holder or holders, owner or own losure of this deed of trust, as pas of this deed of trust, to the as hereinabove described, and in the costs and expenses of for sof foreclosure. xemption laws, or any other exe	ed by the first parties, the din said promissory not my one or more of the ho ers of the ers of this said principal rovided by law, the procepayment of the principal the event of foreclosure oclosure of this Trust, to	nen and thenceforth it tes as immediately du older or holders, owne parties make default a 1 notes, 1st series, pr needs of said sale sha al notes, 1st series, a e of this deed of true o a commission of	e shall be optional with the and payable and time or or owners, of said principal and the said principal according to the foreclosuration of the distributed according to the coupon notes attached at a provided by law, the five (5%) per cent. on the
5. Not to set up or		any nomestead e			vs or the plate or	
m, under the covenants reon, all such exemption	and agreements o s being hereby ext	f the notes hereinances.	any claim of the Trustees for ar above described, or of this deed	of trust, or against the	securing or execution	of any judgment sough
hority, and be charged ancy occur; then the howevered to appoint another the rights, powers and	with all the dutie older or holders, or or if necessary, authority, and be	s that are hereby owner or owners o two other Trustee charged with all the	ie or decline, or fail to execute conferred or charged upon bot f sixty per cent. (60%) in values, in the place and stead of eith the duties that are conferred or	n Trustees, unless and use of said principal note er or both of those here charged upon the Truste	intil a Co-Trustee be s, (1st series), are h in named, which Trus ees herein named.	appointed; should such nereby authorized and em stee or Trustees shall hav
holders, owner or owner uding those of liquidation out shall be recoverablished for the acts or on	ers of the notes here, if any, shall be le by all remedies assions of the othere, nor for any expenses.	ereinabove describe e paid out of the p at law or in equi er Trustee, or defa rrors or mistakes	to employ agents and attorney ed, and such agents and attorney roceeds of sale of the said prop ty against the first parties by wall or misconduct of any agent made by it while acting hereum	ys shall be compensated erty, should a sale be ha- hich the debt hereby sec or attorney appointed by ler in good faith, nor	and all expenses in d, and if no sale be sured may be recover it, of such agent of for anything whatever	and about the employmen had, all sums of money s ed. Neither Trustee sha r attorney shall have bee in connection with th