undred te 910, 9 . o 1.50) do ll um of c 5, 1928			,	/			:
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						15 Ch.	
beginning with the to said MORTGAGE SEQ	Line 4 5	day of	John Land		, 19 🚣 🛵 , the	y will pay the sum of DOLLARS (\$	45.50
to said MORTGAGE SEC Corporation of America, Corporation of America s	with the UNION TK	USI COMPAN	Y OF MARYLA	AND, Baltimore, 1	raryiand, to the credi	t of said second parties;	said Mortgage Security
sarily elapse between the t Corporation of America, monthly sums so deposited	ime such sums are so :	received, and der count. which sha	posited in said U ill be so designa	nion Trust Compa ted upon the reco	ny of Maryland, sucl rds of said Mortgas	n sums shall be held by see Security Corporation	said Mortgage Security of America. All such
that principal notes (1st swill not be retired thereby							
parties to be done and pe (1st series) hereinabove f other, to the notes herein	riormed, first, to the i	payment of said scribed, and here	interest coupon eby created a fir	notes when and a est lien on the pro	s they severally man perty conveyed; secor	ire, then to the payment id, pro rata, without pre	erence the one over the
any such default shall occ second mortgage or subor- paying the interest coupon	ur, the Trustees may, dinate notes as may m	and they are he ature from time	ereby directed to	pay out of the st such payment sha	ims of money receive all be made out of a	ed by them as hereinabor my money received by t	ve specified, such of the hem for the purpose of
And in consideration	of the premises, the art of the debt hereby	first parties cove secured remains	enant and agree : unpaid: (a) to 1	as follows: promptly pay whe	n due, all taxes, asse	ssments, levies and charg	ges upon the said prop-
second parties; (b), to ke	eep such parts of said	deeded premises	s or property as	are liable to be	destroyed or injured	by fire or tornado, inst	ired against loss by fire
and tornado in some solve said second parties, to an	ent Insurance Company	y or Companies, excess of	authorized to the	ransact business in	the State of	VILLOT CELL	and approved by
said second parties, to an a	Lught of	housa	Id. (\$8.0	00,00) da	Claves toc	moderate and to deliver the col	8.000.01),
payable in case of loss, to ance as additional security renewal policies to the sai monies collected from any	y for the payment of d second parties at lea	st ten (10) dav	y secured, and w s before the exp	vnere renewal pon- piration of the exi	sting insurance, and	to pay all premiums on	such insurance, and all
the payment in whole or it to such principal notes (1 declared to be the first lie	n part of the principal st series) as represent	notes (1st serie interest accrued	es), coupon notes thereon, which	s due and payable, principal notes (1	and the pro rota post st series) and coupo	rtion or portions of suc n notes attached thereto	n coupon notes attached are hereby made and
money as may be sufficient not yet due as shall repre ordinate notes herein ment	t to pay in full said fin sent interest accrued on	rst preferred not n the principal n	es and coupon notes (1st series)	otes thereto attach to which they ar	ed, which have become attached, then to the	le due, and such proporti ne payment pro rata of	on of said coupon notes the second lien or sub-
parties, but said second pa series) principal notes her pay for the same out of t	erties may, and at the einbefore mentioned, s he money received for	request in writin hall, allow the s insurance on sa	ng of sixty per called aid first parties id property so d	entum (60%) in a to restore, rebuild amaged or destro	amount of the then loor replace, any property oyed, but the said se	nolder or holders, owner erty injured or destroyed cond parties are to exec	or owners of the (1st by fire or tornado, and ute general control and
supervision over the exper property damaged or destrance of strangers of strangers in the latter of strangers.	nditure of said monies coyed, or to have refunction ich funds; the Trustee	 Should such aded to it the costs shall thereafte 	first parties desionst of the same, er, within thirty	re to use all or an it shall notify the (30) days, advise	y part of such proce said second parties the said first parties	eds of insurance to repai within sixty (60) days whether they will give	r, replace or restore the from the date of the or withhold their con-
sent to such use of the pr insurance for such purpose	coceeds of insurance po es within the period of.	olicies; in the ev	vent that they give (2)	ve their consent, t months f	nen the said first par rom the date of the	ies shall have the right receipt by them of notic	to use such proceeds of e from the Trustees of
their consent to such uses or repair of the property manner hereinabove direct rioration of said property,	damaged or destroyed ed: (c), to keep the	, shall be used improvements co	by the Trustees nstantly in good	for the liquidati	on of the debt her and not to permit, s	eby secured, the same uffer or commit any was	to be expended in the ste, impairment or dete-
execute and cause to be emay at any time appear to these covenants and agree	executed such further of the Trustees to be o	assurances of ti	itle to the said p ect the title to th	property, and to ta he same in the sai	ike and cause to be d Trustees. And upo	taken such steps, includi on a failure or breach of	ng legal proceedings, as performance of any of
steps as may be necessary may be necessary to keep prevent the commission of	to secure or redeem to the improvements in f waste, impairment o	he said property good order and r deterioration (from forfeiture d repair, and tal of said property.	or sale, and effec ke or cause to be . or any part th	or renew such fire taken such steps, inc ereof, or the cutting	and tornado insurance and diding legal proceedings, of timber, beyond the	ad make such repairs as as may be desirable to reasonable requirements
of the premises, or to per debt hereby secured, and s the rate of six per cent.	fect the title to the same shall be secured as full (6%) per annum from	id property in the principal the date of the	ne Trustees, and al debt and inter expenditure the	all sums expended est coupon notes ereof, and shall,	l in the doing of, or herein declared a f together with the in	on account of the same irst lien are secured, a sterest thereon, be repa	, shall be a part of the id shall bear interest at id by the first parties
before the expiration of a act of the Trustees nor a and agreements contained	ny failure to act unde	days thereafter. r the powers he	But there is no reby invested in	o obligation upon them, nor any lap	the Trustee to make se of time, be constr	such payments, or take s ued as a waiver of any	uch steps, nor shall any breach of the covenants
2. That in the ever the performance of any o second parties, their success	f the covenants and a	greements in this	s deed of trust :	to be per formed l	by the first parties, th	note, first or second pattern and thenceforth it shots as immediately due a	all be optional with the
payment is of the essence bal notes, exercise their of Trustees herein shall, at the	of this contract, and s ption to declare the en he direction of one or	aid Trustees sha itire principal su more of the ho	all at the written am immediately o lder or holders.	direction of any o lue and payable in owner or owners	one or more of the ho the event the first point of this said principa	older or holders, owner o parties make default as a 1 notes, 1st series, proce	r owners, of said princi- bove set forth, and the ed with the foreclosure
of this deed of trust, as pr to law, and further in acc	ovided by law. In the ordance with the term	event of foreclos s and provisions ardinate notes as	sure of this deed of this deed of s hereinahove de	of trust, as provi trust, to the pay scribed and in the	ded by law, the proc ment of the principa e event of foreclosure	needs of said sale shall all notes, 1st series, and and of this deed of trust.	be distributed according coupon notes attached, as provided by law the
Trustees named herein sh gross proceeds of sale, wh	all be entitled, after t ich shall be taxed as p	he payment of art of the costs	the costs and ex of foreclosure.	kpenses of foreclos	sure of this Trust, t	o a commission of five	(5%) per cent. on the
	, ,					vs of the State of	
them, under the covenants thereon, all such exemption	and agreements of th	e notes hereinab	y claim of the Tove described, or	rustees for any sure of this deed of	m or sums which materials, or against the	y become due and payab securing or execution of	le to them, or either of any judgment sought
authority, and be charged	with all the duties the	at are hereby c	onferred or char sixty per cent. (rged upon both T (60%) in value o	rustees, unless and u f said principal note	s, (1st series), are here	pointed; should such a by authorized and em-
powered to appoint anothe all the rights, powers and	r, or if necessary, two authority, and be char	other Trustees, ged with all the	in the place and duties that are	l stead of either of conferred or char	or both of those here ged upon the Trust	in named, which Trustee es herein named.	or Trustees shall have
5. The Trustees sh	all have authority in	their discretion t	to employ agents	and attorneys in	the execution of this	Trust, and to protect thand all expenses in and	e interest of the holder