		1	5 + A .	
And the said first parties covenant that mont	hly, during the continuance of this to	rust, and not later than the		lay of each month,
beginning with the 15 th to said MORTGAGE, SECURITY CORPORATIO Corporation of America, with the UNION TRUS Corporation of America shall receive all such sun sarily elapse between the time such sums are so rec Corporation of America, in a separate trust account monthly sums so deposited to the credit of said second	eived, and deposited in said Union T nt. which shall be so designated upo	rust Company of Maryland, such on the records of said Mortgage	sums shall be held by said Security Corporation of A	Mortgage Security America. All such
that principal notes (1st series) in the aggregate will not be ctired thereby) until default shall have parties to be done and performed, first, to the pay (1st series) hereinabove first mentioned and designated and understand the first secured and designated and the second mortgage or subordinate notes as may mate paying the interest coupon notes, or the principal second mortgage of subordinate notes as may mate paying the interest coupon notes, or the principal second mortgage of subordinate notes as may mate paying the interest coupon notes, or the principal second mortgage of subordinate notes as may mate paying the interest coupon notes, or the principal second mortgage of subordinate notes as may mate paying the interest coupon notes, or the principal second mortgage of subordinate notes as may mate paying the interest coupon notes, or the principal second mortgage of subordinate notes as may mate paying the interest coupon notes, or the principal second mortgage of subordinate notes as may mate paying the interest coupon notes, or the principal second mortgage of subordinate notes as may mate paying the interest coupon notes, or the principal second mortgage of subordinate notes as may mate paying the interest coupon notes, or the principal second mortgage of subordinate notes as may material second mortgage of subordinate notes as may material second mortgage or subordinate notes as material second mortgage or subo	e occurred in the performance of orment of said interest coupon notes ibed, and hereby created a first lien ted as a second and subordinate lied d they are hereby directed to pay or the from time to time, but no such protes (1st series) hereinabove mentices.	ne or more of the covenants and when and as they severally matur on the property conveyed; second in to the first and preferred lien, as at of the sums of money received payment shall be made out of an oned and described as a first lien	undertakings herein coven; e, then to the payment of s , pro rata, without preference they shall fall due and become by them as hereinabove spongy money received by them	anted by said first said principal notes be the one over the ome payable. Until ecified, such of the
1. So long as any part of the debt hereby see erty hereinabove mentioned and described, and be second parties; (b), to keep such parts of said described.	fore said taxes, assessments, levies and ded premises or property as are lia	and charges are in default, to exl able to be destroyed or injured	nibit official receipts for suc by fire or tornado, insured	h payments, to the against loss by fire
and tornado in some solvent Insurance Company of	or Companies, authorized to transact	business in the State of Dec.	th Carolina	and approved by
said second parties, to an attention could to, or in expanded in case of loss, to the Trustees under New ance as additional security for the payment of the renewal policies to the said second parties at least monies collected from any or all of such insurance the payment in whole or in part of the principal not such principal notes (1st series) as represent in declared to be the first lien on the property hereby money as may be sufficient to pay in full said first not yet due as shall represent interest accrued on tordinate notes herein mentioned and described, and parties, but said second parties may, and at the require series) principal notes hereinbefore mentioned, shal pay for the same out of the money received for in supervision over the expenditure of said monies. property damaged or destroyed, or to have refunder receipt by the latter of such funds; the Trustees sent to such use of the proceeds of insurance polic insurance for such purposes within the period of their consent to such uses of such monies. Any por repair of the property damaged or destroyed, smanner hereinabove directed; (c), to keep the imprioration of said property, or any part thereof, not execute and cause to be executed such further ass may at any time appear to the Trustees to be desithese covenants and agreements in any particular, steps as may be necessary to secure or redeem the may be necessary to keep the improvements in go prevent the commission of waste, impairment or of the premises, or to perfect the title to the said debt hereby secured, and shall be secured as fully the rate of six per cent. (6%) per annum from the	ten (10) days before the expiration shall be held by the Trustees, for the otes (1st series), coupon notes due a terest accrued thereon, which principle conveyed, and on all monies received preferred notes and coupon notes the principal notes (1st series) to whe particularly declared to be subordinal uest in writing of sixty per centum it, allow the said first parties to restessurance on said property so damaged Should such first parties desire to used to it the cost of the same, it shall thereafter, within thirty (30) dies; in the event that they give their proceeds of insurance which may not hall be used by the Trustees for the provenents constantly in good order to cut, nor permit to be cut any staurances of title to the said propert the title to the same the Trustees may, without notice to said property from forfeiture or sale odd order and repair, and take or edeterioration of said property, or a property in the Trustees, and all sun as the principal debt and interest course.	of the existing insurance, and to e further security of the debt he and payable, and the pro rota port all notes (1st series) and coupon ed from insurance thereon, and a creto attached, which have become ich they are attached, then to the te to such first lien notes, and the foot of the then have been to the test of the first lien notes, and the foot of the then have been to replace, any proper of the foot of the said second parties and the foot of the said second parties are consent, then the said first parties of the foot of the first parties, and to take and cause to be taken such steps, including the part of the foot of the first parties, pay such taxes, and effect or renew such fire as ause to be taken such steps, including part thereof, or the cutting me sexpended in the doing of, or oppon notes herein declared a fire	pay all premiums on such reby secured, first, as herein ion or portions of such countries attached thereto are after the application of such due, and such proportion of a payment pro rata of the subder or holders, owner or of the payment pro rate of the subder or holders, owner or of the payment of destroyed by find parties are to execute go for insurance to repair, repwithin sixty (60) days from the payment they will give or was shall have the right to us except by them of notice from the payment of the same to be first parties for the restory secured, the same to be a failure or breach of performs such steps, including le a failure or breach of performs assessments, levies and charmed tornado insurance and mading legal proceedings, as nof timber, beyond the reason account of the same, shallst lien are secured, and shallst lien are secured, and shallst lien are secured.	insurance, and all nabove set out for upon notes attached hereby made and a sum or sums of said coupon notes econd lien or subit any, to the first owners of the (1st or or tornado, and general control and olace or restore them the date of the withhold their cones such proceeds of on the Trustees of ration, replacement be expended in the mpairment or detepremises; (d), to gal proceedings, as ormance of any of ges, and take such repairs as nay be desirable to mable requirements II be a part of the all bear interest at
before the expiration of a period of thirty (30) da act of the Trustees nor any failure to act under t and agreements contained herein. 2. That in the event of (a) default in the	he powers hereby invested in them,	nor any lapse of time, be construenterest coupon note or principal	ed as a waiver of any breac note, first or second parties,	h of the covenants or (b) default in
the performance of any of the covenants and agre second parties, their successors or assigns, to consic payment is of the essence of this contract, and said pal notes, exercise their option to declare the entir Trustees herein shall, at the direction of one or most of this deed of trust, as provided by law. In the event of law, and further in accordance with the terms a and then to the payment of the second or subordifferences named herein shall be entitled, after the gross proceeds of sale, which shall be taxed as part	ements in this deed of trust to be pler the whole of said principal sum. Trustees shall at the written directive principal sum immediately due and one of the holder or holders, owner ent of foreclosure of this deed of trust, and provisions of this deed of trust, mate notes, as hereinabove described payment of the costs and expenses of the costs of foreclosure.	er formed by the first parties, the expressed in said promissory note on of any one or more of the hole of payable in the event the first pa or owners of this said principal st, as provided by law, the procesto the payment of the principal, and in the event of foreclosure of foreclosure of foreclosure of foreclosure of this Trust, to	n and thenceforth it shall be s as immediately due and peler or holders, owner or own rties make default as above notes, 1st series, proceed we eds of said sale shall be dinotes, 1st series, and coup of this deed of trust, as pr a commission of five (5%	e optional with the ayable and time of heers, of said princiset forth, and the ith the foreclosure stributed according on notes attached, ovided by law, the by per cent. on the
3. Not to set up or claim the benefit of any	homestead exemption laws, or any ot	her exemptions or insolvency laws	of the State of Dou	th
Valatores				
them, under the covenants and agreements of the thereon, all such exemptions being hereby expressly	notes hereinabove described, or of the waived.	is deed of trust, or against the se	curing or execution of any	judgment sought
4. That should either of the Trustees here authority, and be charged with all the duties that vacancy occur; then the holder or holders, owner opowered to appoint another, or if necessary, two of all the rights, powers and authority, and be charged	are hereby conferred or charged up or owners of sixty per cent. (60%) ther Trustees, in the place and stead	oon both Trustees, unless and un in value of said principal notes, of either or both of those herein	til a Co-Trustee be appoint (1st series), are hereby a named, which Trustee or 1	ed; should such a uthorized and em-
5. The Trustees shall have authority in the or holders, owner or owners of the notes hereinal including those of liquidation, if any, shall be paid paid out shall be recoverable by all remedies at law be liable for the acts or omissions of the other Trus selected with reasonable care, nor for any errors or Trust, except wilful misconduct, or gross negligence amination of the payment of taxes or the dischargement of this Trust which, in its opinion, shall be it required by such Trustee, furnish it with indemnit	pove described, and such agents and out of the proceeds of sale of the say or in equity against the first partie stee, or default or misconduct of any or mistakes made by it while acting the discharge of its duties as so ing of any other lien or incumbrance kely to involve it in expense, unless	attorneys shall be compensated a id property, should a sale be had, s by which the debt hereby securagent or attorney appointed by hereunder in good faith, nor fouch Trustee. Neither Trustee stee. It shall not be obliged to take one or more of the holders of	nd all expenses in and about and if no sale be had, all red may be recovered. Neit, of such agent or attornor anything whatever in contail have any responsibility any action towards the except the notes hereby secured.	sums of money so ither Trustee shall by shall have been innection with this for the legal execution or enforceshall, as often as