And the said first parties covenant that monthly, during the continuance of this trust, and not	later than the	15.th	day of each month,
beginning with the 5th day of 11ay	, 19.2.6 they	will pay the sum of	
beginning with the day of day of day of MARYLAND, Baltimore, Maryland of America, with the UNION TRUST COMPANY OF MARYLAND, Baltimore, Maryland elapse between the time such sums are so received, and deposited in said Union Trust Company Corporation of America, in a separate trust account, which shall be so designated upon the record monthly sums so deposited to the credit of said second parties shall be applied by the said second parties.	y of Maryland, such s ds of said Mortgage arties, (se far as they	sums shall be held by s Security Corporation of shall be adequate there	said Mortgage Security of America. All such for, it being understood
that principal notes (1st series) in the aggregate sum of	of the covenants and	undertakings herein co	ovenanted by said first
(1st series) hereinabove first mentioned and described, and hereby created a first lien on the proper other, to the notes herein last secured and designated as a second and subordinate lien to the first any such default shall occur, the Trustees may, and they are hereby directed to pay out of the sun second mortgage or subordinate notes as may mature from time to time, but no such payment shall paying the interest coupon notes, or the principal notes (1st series) hereinabove mentioned and des And in consideration of the premises, the first parties covenant and agree as follows:	erty conveyed; second, and preferred lien, as ns of money received I be made out of any cribed as a first lien t	pro rata, without prefethey shall fall due and by them as hereinabove money received by thunder this deed of trus	erence the one over the become payable. Until e specified, such of the em for the purpose of t.
1. So long as any part of the debt hereby secured remains unpaid: (a) to promptly pay when erty hereinabove mentioned and described, and before said taxes, assessments, levies and charges second parties; (b), to keep such parts of said deeded premises or property as are liable to be defined by the described of	estroyed or injured b	y fire or tornado, insu	red against loss by fire
and tornado in some solvent Insurance Company or Companies, authorized to transact business in said second parties, to an amount equal to, or in excess of Second Parties, to an amount equal to, or in excess of Second Parties, to an amount equal to, or in excess of Second Parties, to an amount equal to, or in excess of Second Parties, to an amount equal to, or in excess of Second Parties, to an amount equal to, or in excess of Second Parties, to an amount equal to, or in excess of Second Parties, to an amount equal to, or in excess of Second Parties, to an amount equal to, or in excess of Second Parties, to an amount equal to, or in excess of Second Parties, to an excess of Second Parties, to a second Parties, to a second Par	the State of	arollina	and approved by tornado
		DOLLARS (\$	7000.00), 1
payable in case of loss, to the Trustees under New York Standard Mortgage Clause, with contribution ance as additional security for the payment of the debt hereby secured, and where renewal policing renewal policies to the said second parties at least ten (10) days before the expiration of the exist monies collected from any or all of such insurance shall be held by the Trustees, for the further see the payment in whole or in part of the principal notes (1st series), coupon notes due and payable, to such principal notes (1st series) as represent interest accrued thereon, which principal notes (1st declared to be the first lien on the property hereby conveyed, and on all monies received from insumoney as may be sufficient to pay in full said first preferred notes and coupon notes thereto attached not yet due as shall represent interest accrued on the principal notes (1st series) to which they are ordinate notes herein mentioned and described, and particularly declared to be subordinate to such figuriaries, but said second parties may, and at the request in writing of sixty per centum (60%) in an series) principal notes hereinbefore mentioned, shall, allow the said first parties to restore, rebuild of pay for the same out of the money received for insurance on said property so damaged or destroyed, or to have refunded to it the cost of the same, it shall notify the receipt by the latter of such funds; the Trustees shall thereafter, within thirty (30) days, advise sent to such use of the proceeds of insurance policies; in the event that they give their consent, the insurance for such purposes within the period of measured to the event that they give their consent, the insurance for such purposes within the period of measured to the such that they give their consent, the insurance for such purposes within the period of measured to the event that they give their consent, the insurance for such purposes within the period of measured to the proceeds of insurance policies; in the event that they give their consent, the	ting insurance, and to curity of the debt her and the pro rota portit t series) and coupon urance thereon, and a d, which have become attached, then to the first lien notes, and th mount of the then holor replace, any propertyed, but the said secony part of such proceeds said second parties the said first parties to the circle first parties on the circle first parties.	pay all premiums on the secured, first, as him or portions of such notes attached thereto fier the application of due, and such proportion payment pro rata of the balance of such more described by injured or destroyed and parties are to exect sof insurance to repair within sixty (60) days whether they will give a shall have the right.	such insurance, and all acreinabove set out for a coupon notes attached are hereby made and such sum or sums of on of said coupon notes the second lien or sub-ley, if any, to the first or owners of the (1st by fire or tornado, and the general control and r, replace or restore the from the date of the or withhold their control use such proceeds of
insurance for such purposes within the period of	on of the debt hereband not to permit, sufer, except for the reaske and cause to be tall Trustees. And upon arties, pay such taxes, or renew such fire an taken such steps, includereof, or the cutting of in the doing of, or oherein declared a first together with the integer.	by secured, the same fer or commit any was sonable requirements of ken such steps, including a failure or breach of assessments, levies and all tornado insurance and ding legal proceedings, of timber, beyond the naccount of the same, at lien are secured, are the payments, or take such payments, or take such payments, or take such payments, or take secured.	to be expended in the te, impairment or dete- the premises; (d), to a legal proceedings, as performance of any of charges, and take such do make such repairs as as may be desirable to reasonable requirements shall be a part of the ad shall bear interest at id by the first parties such steps, nor shall any
2. That in the event of (a) default in the payment in full at maturity of any interest coup the performance of any of the covenants and agreements in this deed of trust to be per formed be second parties, their successors or assigns, to consider the whole of said principal sum expressed in payment is of the essence of this contract, and said Trustees shall at the written direction of any or pal notes, exercise their option to declare the entire principal sum immediately due and payable in Trustees herein shall, at the direction of one or more of the holder or holders, owner or owners of this deed of trust, as provided by law. In the event of foreclosure of this deed of trust, as provided law, and further in accordance with the terms and provisions of this deed of trust, to the payment then to the payment of the second or subordinate notes, as hereinabove described, and in the Trustees named herein shall be entitled, after the payment of the costs and expenses of foreclosing 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 exemption	n said promissory note ne or more of the hole the event the first pa of this said principal ded by law, the proce- ment of the principal event of foreclosure are of this Trust, to	s as immediately due a ler or holders, owner or rties make default as a notes, 1st series, proce eds of said sale shall notes, 1st series, and of this deed of trust, a commission of five	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 c (5%) per cent. on the
3. Not to set up of claim the benefit of any homestead exemption laws, of any other enemption			
them, under the covenants and agreements of the notes hereinabove described, or of this deed of thereon, all such exemptions being hereby expressly waived.	trust, or against the st		
4. That should either of the Trustees herein named, die or decline, or fail to execute this authority, and be charged with all the duties that are hereby conferred or charged upon both Trusteen occur; then the holder or holders, owner or owners of sixty per cent. (60%) in value of powered to appoint another, or if necessary, two other Trustees, in the place and stead of either of all the rights, powers and authority, and be charged with all the duties that are conferred or charged	f said principal notes, or both of those herein rged upon the Trustee	, (1st series), are here n named, which Trusted es herein named.	eby authorized and em-
5. The Trustees shall have authority in their discretion to employ agents and attorneys in or holders, owner or owners of the notes hereinabove described, and such agents and attorneys s including those of liquidation, if any, shall be paid out of the proceeds of sale of the said property, paid out shall be recoverable by all remedies at law or in equity against the first parties by which be liable for the acts or omissions of the other Trustee, or default or misconduct of any agent or selected with reasonable care, nor for any errors or mistakes made by it while acting hereunder Trust, except wilful misconduct, or gross negligence in the discharge of its duties as such Trustee amination of the payment of taxes or the discharging of any other lien or incumbrance. It shall ment of this Trust which, in its opinion, shall be likely to involve it in expense, unless one or more required by such Trustee, furnish it with indemnity and security against all expenses or liabilities	, should a sale be had the debt hereby secu- attorney appointed by in good faith, nor fee. Neither Trustee sl not be obliged to take	, and if no sale be had tred may be recovered. it, of such agent or a or anything whatever it hall have any respons e any action towards the f the notes hereby see	l, all sums of money so Neither Trustee shall ttorney shall have been n connection with this ibility for the legal ex- ne execution or enforce- ired shall, as often as