	dia assaulant that	monthly during th	ne continuance of this	s trust and not la	ter than the	]et	<u></u>	day of each mo	onth
And the said first p	arties covenant that	day of	Line	s trust, and not la	, 19 <b>26</b> , the	y will pay the	sum of		
eginning with the said MORTGAGE SEC orporation of America carily elapse between the torporation of America, nonthly sums so deposited	shall receive all such sums are	ch sums paid mont so received, and de	thly or otherwise as posited in said Union	trust funds, in trust Company	ast for the second of Maryland, such of said Mortgag	parties, and o sums shall b Security Co	luring the tire e held by sa ernoration of	me which may ne id Mortgage Sect America. All	eces urit sucl
nat principal notes (1st vill not be retired thereby arties to be done and pe 1st series) hereinabove ther, to the notes herein ny such default shall occeond mortgage or subor	series) in the aggrey) until default sha erformed, first, to the first mentioned and last secured and cour, the Trustees man and the print of the pr	egate sum of	n the performance of i interest coupon not reby created a first l ond and subordinate lereby directed to pay	i one or more of tes when and as the tien on the propert lien to the first an y out of the sums the payment shall be the payment and descr	the covenants an ney severally matu y conveyed; second preferred lien, a of money receive oe made out of a	d undertaking ire, then to the d, pro rata, we as they shall fad by them as my money reco	lare (\$ s herein cover payment of thout prefer lil due and be hereinabove gived by thereinabove cived by thereinabove cived by the cover lived	enanted by said f said principal rence the one over ecome payable. I specified, such of n for the purpos	firs note th Unti
1. So long as any prty hereinabove mention	part of the debt her	eby secured remains and before said ta	s unpaid: (a) to prot xes, assessments, levi	mptly pay when deless and charges are liable to be desi	troved or injured	by fire or to	nado, insure	d against loss by	fir
nd tornado in some solv	ent Insurance Com	pany or Companies	s, authorized to trans	sact business in th	e State of	an C	Dasolis	La.and approve	d b
aid second parties, (b), to ke aid second parties, to an ayable in case of loss, to ence as additional securit enewal policies to the samonies collected from any	id second parties at	least ten (10) da	ys before the expirat	tion of the existing	g insurance, and rity of the debt b	to pay all pre iereby secured.	miums on su first. as he	ich insurance, and reinabove set out	da tfo
nonies collected from any homes collected from any ho such principal notes (eclared to be the first linency as may be sufficient to the first linency as may be sufficient arties, but said second peries) principal notes he hay for the same out of upervision over the experience to such use of the peries of the peries by the latter of second to such use of the peries	in part of the priming in part of the prime let series) as represent on the property in to pay in full sail esent interest accrue arties may, and at reinbefore mentione the money received enditure of said motoryed, or to have the funds; the Tracceeds of insurance	cipal notes (1st ser sent interest accrue hereby conveyed, a d first preferred no d on the principal d, and particularly the request in writt d, shall, allow the for insurance on sonies. Should such refunded to it the ustees shall thereat e policies: in the	d thereon, which primal of all monies recotes and coupon notes notes (1st series) to declared to be suborting of sixty per centification of the said first parties to a first parties desire to the same of the same it ster, within thirty (3) event that they give	neight payable, an incipal notes (1st eceived from insurations of the control of	series) and coupe ance thereon, and which have become ttached, then to the strillien notes, and bunt of the then lareplace, any proper l, but the said separt of such processaid second parties e said first parties the said first parties	on notes attach after the appare due, and such the payment prother balance of holder or holderty injured or cond parties a eds of insurant within sixty whether they ties shall have	lication of sich proportion or rata of the such mone ers, owner of destroyed bre to execute to repair, (60) days will give of the right to	are hereby made such sum or sum of said coupon to e second lien or y, if any, to the r owners of the y fire or tornado, e general control replace or restore from the date of r withhold their use such proceed.	and and sulfir (1), and e the condition of the condition
heir consent to such use r repair of the property manner hereinabove direc- ioration of said property xecute and cause to be may at any time appear hese covenants and agre- teps as may be necessary may be necessary to kee- be revent the commission of the premises, or to pe debt hereby secured, and he rate of six per cent. before the expiration of cet of the Trustees nor and agreements contained	damaged or destricted; (c), to keep of the districted; (c), to keep of the districted; (c), to keep of the districted such furt to the Trustees to be the improvement of waste, impairment of waste, impairment of the title to the shall be secured as (6%) per annum as a period of thirty of any failure to act of the districted in herein.	Any proceeds of a coyed, shall be used the improvements of the improvements of the cut, nor her assurances of the desirable to perticular, the Trustee of the cut the said properts in good order a not or deterioration to a said property in fully as the principal from the date of the cut the cut the powers be said to the cut t	by the Trustees for constantly in good or permit to be cut any title to the said profect the title to the ses may, without noticy from forfeiture or not repair, and take of said property, of the Trustees, and all ipal debt and interest he expenditure there r. But there is no oncreby invested in the	not be used as in the liquidation der and repair, any standing timber, perty, and to take same in the said To co to the first part sale, and effect of or cause to be take any part there sums expended it coupon notes he of, and shall, tog bligation upon the em, nor any lapse	of the debt her d not to permit, sexcept for the r and cause to be frustees. And upies, pay such taxe in renew such fire ten such steps, income the doing of, or the cutting the doing of, or the ten such steps, income the doing of, or the cutting the doing of the debt her deb	reby secured, suffer or commeasonable requitaken such step on a failure or s, assessments, and tornado in luding legal profession account of first lien are neerest thereor such payments used as a waive	the same to the tany waste irements of the ps, including breach of plevies and consurance and roceedings, a eyond the refer the same, secured, and the repaid of the tangent of the same o	o be expended in a impairment or the premises; (d g legal proceeding proceedings and take make such repairs may be desirable asonable requirer shall be a part of the steps, nor shall the covernment of the cover	the det det det det det det det det det de
he performance of any second parties, their successive motes, exercise their Trustees herein shall, at this deed of trust, as performed them to the payment Trustees named herein success proceeds of sale, we have a performed them to the payment the success of sale, we have the payment the success proceeds of sale, we have the payment the success proceeds of sale, we have the payment the success proceeds of sale, we have the payment the sale of the payment the sale of the payment the	of the covenants at essors or assigns, to of this contract, a option to declare the direction of one provided by law. In econdance with the cof the second or hall be entitled, af hich shall be taxed	nd agreements in the consider the who not said Trustees sine entire principal e or more of the latter and provision subordinate notes, ter the payment of as part of the cost	he of said principal shall at the written disum immediately due holder or holders, ow dosure of this deed of the as hereinabove description of the costs and expess of foreclosure.	me per formed by aum expressed in strection of any one and payable in the error owners of trust, as provided trust, to the payme ribed, and in the emises of foreclosur	aid promissory no or more of the has event the first this said principal by law, the protect of the principal control of	ottes as immediolder or holder parties make dal notes, lst sceeds of said al notes, lst e of this deed to a commissi	ately due and s, owner or efault as abories, proceed sale shall be of trust, as on of five	d payable and time owners, of said prove set forth, and with the foreclest distributed according notes attast provided by law (5%) per cent. of	ne rine d t osu ordin iche v, t
3. Not to set up o	r claim the benefit	of any homestead e	exemption laws, or an	y other exemption	s or insolvency la	ws of the Stat	e of		
them, under the covenant thereon, all such exemption.  4. That should either and be charge vacancy occur; then the powered to appoint anothall the rights, powers an	ons being hereby ex ther of the Truste d with all the duti holder or holders,	pressly waived.  es herein named, des that are hereby owner or owners of	lie or decline, or fail conferred or charge of sixty per cent. (60	I to execute this T ed upon both Tru 10%) in value of stead of either or	Frust, then the otl said principal not both of those her	ner Trustee sh until a Co-Trees, (1st series ein named, wh	all have all sustee be app ), are hereb	the rights, powers ointed; should so y authorized and	s a uch
5. The Trustees sor holders, owner or ow including those of liquidary paid out shall be recover be liable for the acts or selected with reasonable Trust, except wilful miss amination of the paymer ment of this Trust which required by such Trustee.	shall have authority mers of the notes ation, if any, shall hable by all remedie comissions of the ob- care, nor for any conduct, or gross not of taxes or the	in their discretion hereinabove describ be paid out of the p s at law or in equ ner Trustee, or def errors or mistakes egligence in the di discharging of any	n to employ agents a ed, and such agents proceeds of sale of the ity against the first pault or misconduct of made by it while ac- scharge of its duties other lien or incumb	and attorneys in the and attorneys shad a standard property, so the said property, so the said property and a such	the execution of the compensated hould a sale be he debt hereby so corney appointed by good faith, nor Neither Trustee of the obliged to the of the holders.	is Trust, and the and all experience and if no ecured may be by it, of such for anything shall have an action of the notes!	o protect the uses in and sale be had, recovered. agent or att whatever in towards the nereby secur	all sums of mon Neither Trustee orney shall have connection with ility for the lega execution or en-	sh be t il e for