				n :	
And the said first parties covenant	t that monthly, during the	continuance of this trust, a	and not later than the	ters	day of each month,
beginning with the Kust	day of		, 19.26, the	y will pay the sum of	
And the said first parties covenant beginning with the to said MORTGAGE SECURITY COR Corporation of America, with the UNI Corporation of America shall receive a sarily elapse between the time such sums Corporation of America, in a separate monthly sums so deposited to the credit	s are so received, and depos trust account, which shall of said second parties sha	sited in said Union Trust (be so designated upon the ll be applied by the said so	Company of Maryland, such e records of said Mortgag econd parties, (so far as the	n sums shall be held by sai be Security Corporation of by shall be adequate therefor	d Mortgage Security America, All such ; it being understood
that principal notes (1st series) in the will not be retired thereby) until defaul parties to be done and performed, first, (1st series) hereinabove first mentioned other, to the notes herein last secured any such default shall occur, the Truste second mortgage or subordinate notes as paying the interest coupon notes, or the And in consideration of the premi	to the payment of said in and described, and hereby and designated as a second ses may, and they are here s may mature from time to principal notes (1st serie	nterest coupon notes when y created a first lien on the l and subordinate lien to the by directed to pay out of o time, but no such payme s) hereinabove mentioned :	and as they severally matu he property conveyed; secon he first and preferred lien, a the sums of money receive ht shall be made out of a	ire, then to the payment of d, pro rata, without prefere is they shall fall due and be d by them as hereinabove s ny money received by them	said principal notes nce the one over the ecome payable. Until
1. So long as any part of the deberty hereinabove mentioned and describ second parties; (b), to keep such parts	ed, and before said taxes, of said deeded premises	assessments, levies and c or property as are liable to	harges are in default, to expose be destroyed or injured	chibit official receipts for so by fire or tornado, insured	ich payments, to the l against loss by fire
and tornado in some solvent Insurance	Company or Companies, a	uthorized to transact busing	ness in the State of	loanolina.	and approved by
said second parties, to an amount equal	to, or in excess of	ive Thous	and (\$ 5,0	oo.oo) Dollars	Lamado
said second parties, to an amount equal payable in case of loss, to the Trustees to ance as additional security for the pay renewal policies to the said second partimonies collected from any or all of such the payment in whole or in part of the to such principal notes (1st series) as a declared to be the first lien on the proposition of the payment in the paying the paying full not yet due as shall represent interest a ordinate notes herein mentioned and desparties, but said second parties may, and series) principal notes hereinbefore men pay for the same out of the money recessive supervision over the expenditure of said property damaged or destroyed, or to he receipt by the latter of such inners, the sent to such use of the proceeds of instant.	ies at least ten (10) days in insurance shall be held by principal notes (1st series) represent interest accrued to the principal notes (1st series) and first preferred notes occrued on the principal not cribed, and particularly deciled, and particularly deciled the request in writing tioned, shall, allow the said dominies. Should such fir ave refunded to it the cost of Trustees shall thereafter, arance policies; in the ever	before the expiration of the trustees, for the fur of the trustees of trustees of the trustees of the trustees of the trustees of t	ne existing insurance, and the security of the debt hayable, and the pro rota portes (1st series) and coupor on insurance thereon, and attached, which have becoming are attached, then to the such first lien notes, and in amount of the then habuild or replace, any prope destroyed, but the said second any part of such proceed by the said second parties advise the said first parties ent, then the said first parties	to pay all premiums on succeedy secured, first, as her rition or portions of such can notes attached thereto a after the application of sue due, and such proportion be payment pro rata of the the balance of such money solder or holders, owner or try injured or destroyed by sond parties are to execute dis of insurance to repair, rewithin sixty (60) days from the will give or ies shall have the right to	ch insurance, and all einabove set out for oupon notes attached re hereby made and ich sum or sums of of said coupon notes second lien or subif any, to the first owners of the (1st fire or tornado, and general control and eplace or restore the om the date of the withhold their consess such proceeds of
insurance for such purposes within the p their consent to such uses of such mon or repair of the property damaged or of manner hereinabove directed; (c), to ke rioration of said property, or any part to execute and cause to be executed such may at any time appear to the Trustees these covenants and agreements in any steps as may be necessary to secure or may be necessary to keep the improved prevent the commission of waste, impart of the premises, or to perfect the title to debt hereby secured, and shall be secured the rate of six per cent. (6%) per annubefore the expiration of a period of this act of the Trustees nor any failure to and agreements contained herein.	destroyed, shall be used by eep the improvements consthereof, not to cut, nor per further assurances of titles to be desirable to perfect particular, the Trustees redeem the said property funents in good order and airment or deterioration of to the said property in the das fully as the principal um from the date of the erty (30) days thereafter.	trance which may not be up the Trustees for the liquantly in good order and remit to be cut any standing to the said property, and the title to the same in the same in the title title to the same in the title title to the same in the title t	sed as herein set out by tuidation of the debt here epair, and not to permit, so to take and cause to be the said Trustees. And upo first parties, pay such taxes effect or renew such fire a to be taken such steps, included in the doing of, or motes herein declared a fishall, together with the in upon the Trustee to make s	he first parties for the reseaby secured, the same to outer or commit any waste, asonable requirements of the taken such steps, including a failure or breach of performance and including legal proceedings, as of timber, beyond the reason account of the same, should be repaid the terest thereon, be repaid such payments, or take such such payments, or take such	toration, replacement be expended in the impairment or dete- impairment of any of arges, and take such make such repairs as may be desirable to sonable requirements in the sonable requiremen
2. That in the event of (a) defathe performance of any of the covenant second parties, their successors or assign payment is of the essence of this contrapal notes, exercise their option to decla Trustees herein shall, at the direction of this deed of trust, as provided by law to law, and further in accordance with and then to the payment of the second Trustees named herein shall be entitled gross proceeds of sale, which shall be tax	ts and agreements in this is, to consider the whole of ct, and said Trustees shall re the entire principal sum is one or more of the hold. In the event of foreclosus the terms and provisions of or subordinate notes, as it, after the payment of the costs of	deed of trust to be per for f said principal sum expre at the written direction of immediately due and paya er or holders, owner or over e of this deed of trust, as if this deed of trust, to the hereinabove described, and e costs and expenses of forcelesure	rmed by the first parties, the seed in said promissory not any one or more of the house in the event the first period by the principal provided by law, the proceed payment of the principal in the event of foreclosure oreclosure of this Trust, to	en and thenceforth it shall es as immediately due and lder or holders, owner or or arties make default as about notes, lst series, proceed ceds of said sale shall be a notes, lst series, and core of this deed of trust, as to a commission of five (5)	be optional with the payable and time of whers, of said princise set forth, and the with the foreclosure distributed according upon notes attached, provided by law, the %) per cent. on the
3. Not to set up or claim the bendard	efit of any homestead exem	ption laws, or any other es	xemptions or insolvency law	s of the State of	curvlina
					······································
, or of the	United States against and	claim of the Tructors for	any sum or sume which ma	y become due and payable 4	o them or either of
them, under the covenants and agreemer thereon, all such exemptions being hereby	nts of the notes hereinabov	e described, or of this dee	d of trust, or against the s	securing or execution of an	y judgment sought
4. That should either of the Trauthority, and be charged with all the vacancy occur; then the holder or holde powered to appoint another, or if necessall the rights, powers and authority, and	duties that are hereby con ers, owner or owners of si sary, two other Trustees, in	iferred or charged upon be xty per cent. (60%) in va in the place and stead of e	oth Trustees, unless and u due of said principal notes ther or both of those herei	ntil a Co-Trustee be appoi s, (1st series), are hereby n named, which Trustee or	nted; should such a authorized and em-
5. The Trustees shall have author or holders, owner or owners of the not including those of liquidation, if any, shapaid out shall be recoverable by all rembe liable for the acts or omissions of the selected with reasonable care, nor for a Trust, except wilful misconduct, or gross amination of the payment of taxes or timent of this Trust which, in its opinion required by such Trustee, furnish it with	tes hereinabove described, all be paid out of the proceedies at law or in equity as e other Trustee, or default my errors or mistakes mades negligence in the dischardhe discharging of any othe, shall be likely to involve	and such agents and attorneds of sale of the said pro- gainst the first parties by or misconduct of any agen- e by it while acting here u- rge of its duties as such T er lien or incumbrance. It it in expense, unless one	neys shall be compensated operty, should a sale be had which the debt hereby sect or attorney appointed by under in good faith, nor for the contract. Neither Trustee so shall not be obliged to take or more of the holders of	and all expenses in and all in and if no sale be had, all ured may be recovered. In it, of such agent or attor for anything whatever in contain have any responsibilities any action towards the east the notes hereby secured.	out the employment, I sums of money so (either Trustee shall ney shall have been onnection with this y for the legal ex- execution or enforce- shall, as often as