Home 1, 1928; note 710. 2 being for the principal run of due Gundred (#100,00) Naclars due Décember, 1, 1928; note no. 3 being for the principal rum of one hundred (\$1,00,00) wollars Que Recember 1, 19 28, Hote 310 4 heing for the principal sum. Phing for the principal sum On Que hundred (4/00,00) Mollars due June 1, 1929; note 70. 6 heing for the principal sum , au hundred (\$100.00) Dollars due recember 1, 1929; 6 720te 720. 7 heing for the principal sum of Fine fundred (#500.00) vollare due gune, 1931; Hotel 710.8 being for the principal sum of Fine hundred (\$500.00) Collar due June 1, 1,932; note no. 9 being for the principal seine of time hundred (\$ 500,00) Dallous due June 1, 1933; note no. 10 heing for the principal sun 9 Fine hundred (\$ 500.00) Dollars du June 1, 1934; Frote 128. 11 living for the principal silm of Fine hundred \$ 500.00) Dollars due gime 1, 1935; note 40. 12 being for the principal, zum of Fine hundred (#500.00) Dollars du June 1, 1936.

These said notes to be hereinafter called Principal notes, (1st series). All of said principal notes (1st series) bear interest from date at the rate of six per cent. (6%) per annum, payable semi-annually as evidenced by coupon notes attached to said principal notes, (1st series). Said coupon notes are also made and signed by the said
and are payable to bearer at the office of said MORTGAGE SECURITY CORPORATION OF AMERICA, Norfolk, Virginia, or
on the
on the day of da
tificate of UNION TRUST COMPANY OF MARYLAND and AMERICAN BANK AND TRUST COMPANY, 9 Manyland and Trustees, endorsed thereon. All of the principal notes (1st series) hereinabove described, together with the interest coupon notes attached thereto are secured
or this indenture and are nereby made and declared to be a first field on all the fiereinabove granted, conveyed and described real estate, together with all the improvements thereon, and all rights, privileges, easements and appurtenances thereto belonging or appertaining, but without preference or priority the one over the other, and in the event of the execution and enforcements of the Trust hereby created, the said Trustees shall first, out of any Trust funds coming into their hands under and by virtue of this instrument, or by reason of any money received from any Fire and Tornado Insurance Company on account of policies of insurance to be placed with with them as additional security for this debt, as hereinafter set out, pay in full to the holders and owners thereof, the full sum of the principal notes hereinabove described, and the full sum of all interest coupon notes that have matured and become due and payable and also such fractional parts of any coupon note on them due, but next payable, as represent interest at six per centum (6%) per annum on the principal note to which it or they are attached, and in the event such sum or sums of money shall not be sufficient to pay all of said principal notes (1st series), coupon notes then due, and fractional parts of coupon notes as hereinabove described, equal and ratable distribution shall be made by said Trustees among the holders of such principal notes (1st series) and coupon notes, without preferring principal over interest, or interest over principal, but in every event, the portion of the debt hereby secured represented by the principal notes (1st series) and coupon notes hereinabove mentioned and described, shall be preferred over all other notes hereinafter mentioned and described, shall be preferred over all other notes hereinafter mentioned and described, shall be construed as preventing the second parties shall be applied to the payment of any part of this debt hereinafter mentioned and described, but nothing herein contained shall be construed as
superior lien hereinabove created and subordinate to the lien of the principal notes (1st series) hereinabove described, including the coupon notes representing interest
thereon and attached thereto, the payment of the sum of Fine hundred Sixty-Seine Dollars, (\$ 567.00),
evidenced by
even date herewith, and all made by the said John E. All
payable to bearer, at the office of the MORTGAGE SECURITY CORPORATION OF AMERICA, Norfolk, Virginia; said note number one (1) being for the sum of
shty- Six & 100 (\$86.4.5) Doclare due September 1, 1926; note no 2
ing for the sum of eighty-six, & 4/00 (\$80.40) Dallace due
cember 1, 1926; note 720. 3 heing for the sum 2 eighty- six of
6.40) Doclar due March 1, 1927; note is, in hing for the sum
eighty- Six of 100 (\$86.40) Dollars due June 1, 1927; Note no 5
payable to bearer, at the office of the MORTGAGE SECURITY CORPORATION OF AMERICA, Norfolk, Virginia; said note number one (1) being for the sum of ship or the sum of lighty-six of 400 (\$80.40) Dollare due cember 1, 1926; Note 760. 3 heing for the sum of lighty-six of 16.40) Dollare due 1100 the sum eighty-Six of 16.40) Dollars due June 1, 1927; Note 70.5 heing for the sum eighty-Six of 160 (\$86.40) Dollars due June 1, 1927; Note 70.5 pollars due of the sum of lighty-Six of 160 (\$86.40) Rollars due of the sum of lighty-Six of 160 (\$86.40) Rollars due December 1, 1927; Note 70.7 heing for the sum of forty-light of 160 (\$86.40) Rollars due March 1928.
1928. I forty-light & 6% o (# 48.60 Rollars due March