						1 +	
And the said first par	ties covenant that	monthly, durir	ng the continuance of t	his trust, and not late	er than the		day of each mon
ginning with thesaid MORTGAGE SECU	127	day of	(fuly)		, 19. A.O., the	y will pay the sum of	
orty Six	9 0, 18 0, 1	TYLON OF A	NUDICAbish said -		a naid shall ha	DOLLARS (\$	H 6 8 0
orporation of America, with the orporation of America ships and the orporation of America ships and the orporation of America ships and the orporation of America ships are or							
rily aloned between the tim	ie such sums are s	o received and	d deposited in said Uni	on Trust Company of	t Maryland, such	n sums shall be held l	ov said Mortgage Secur
orporation of America, in onthly sums so deposited t	a separate trust a to the credit of sai	account, which id second part	i shall be so designate ies shall be applied by	d upon the records of the said second partic	or said Mortgag es, (so far as the	e security Corporation by shall be adequate the	erefor, it being understo
at principal notes (list ser il not be retired thereby)	nies) in the aggre	rate sum of				Dallars (\$	
rties to be done and perf	ormed first to th	e payment of	said interest compon n	otes when and as the	ev severany matu	ire, then to the payme	int of said principal no
st series) hereinabove firs	st mentioned and (described, and	hereby created a first	lien on the property e lien to the tirst and	preferred lien, a	d, pro rata, without pr	reference the one over t and become payable. Ur
y such default shall occur	the Trustees ma	y, and they as mature from	re hereby directed to p	ay out of the sums of uch navment shall be	of money receive made out of a	d by them as nereman my money received by	ove specified, such of the them for the purpose
ving the interest coupon:	notes, or the princ	ipal notes (1s	t series) hereinabove i covenant and agree as	nentioned and describ	ed as a first lier	under this deed of t	rust.
1 So long as any nat	t of the debt berel	ov secured ren	nains unpaid: (a) to pr	omotiv pay when due	e, all taxes, asses	ssments, levies and cha	arges upon the said pro
ty hereinabove mentioned cond parties; (b), to keep	n such parts of sa	id deeded pre	mises or property as a	re liable to be destr	oyed or injured	by hre or tornado, n	nsured against loss by i
d tornado in como colven	t Insurance Comp	any or Compa	unies authorized to tra	nsact business in the	State of L	Parolina	and approved
d tornado in some solven	t Insurance Comp		4-1-1-5	for down	11 \$ 1-1 10 0	1 + 1 Fine	1112111111
id second parties, to an ar	nount equal to, or	in excess of	7. C. M. J. M. M.		-7 -7 -14:-21:-21:-21:-21:-21:-21:-21:-21:-21:-21	i Insua	nce
und AHO	OO,OO)	New Vorte St	JAN 7111x	with contribution cl	lause stricken ou	t. and to deliver the r	oolicy or policies of ins
ce as additional security newal policies to the said	for the payment	of the debt h	ereby secured, and wh	ere renewal policies a	re necessary in t	the performance of this	s covenant, to deliver su
wine rellected from any o	r all of such insur	ance shall be	held by the Trustees f	or the further securi	ty of the debt h	iereby secured, first, a	s nereinabove set out i
e payment in whole or in such principal notes (1st	ceries) as rentese	nt interest acc	rued thereon which p	rincipal notes (1st se	ries) and coupo	n notes attached ther	eto are nereby made a
clared to be the first lien oney as may be sufficient	to nav in full said	first preferred	d notes and coupon not	es thereto attached, w	mich have becom	e que, and such propo	rtion of said coupon no
t yet due as shall represe	nt interest accrued	on the princi	pal notes (lst series) t rly declared to be subc	o which they are atta ardinate to such first	ached, then to th lien notes, and	ne payment pro rata of the balance of such r	noney, if any, to the fi
rties, but said second part	ties may, and at the	e request in v . shall, allow b	writing of sixty per cer the said first parties to	itum (00%) in amou restore, rebuild or re	nt of the then f eplace, any prope	older or holders, own erty injured or destroy	ed by fire or tornado, a
y for the same out of the	e money received f	or insurance of	on said property so dat such first parties desire	naged or destroyed, to use all or any par	but the said sec rt of such proced	cond parties are to exect of the execution of insurance to rep	recute general control a
danagand on dontero	und or to hove re	funded to it +	he cost of the same it	ehall notity the said	d second narties	within sixty (60) (i	avs from the date of t
operty damaged of destro- ceipt by the latter of suc- nt to such use of the pro	ceeds of insurance	policies; in t	he event that they give	their consent, then t	he said first part	ies shall have the rigl	it to use such proceeds
surance for such purposes eir consent to such uses	of such monies /	luv proceeds .	of insurance which ma	v not be used as her	ein set out by t	ine first parties for th	ie restoration, rediaceme
repair of the property d	amaged or destroy	red, shall be t	ised by the Trustees f	or the liquidation of order and repair, and	of the dept her not to permit, s	eby secured, the san ufter or commit any v	ne to be expended in i
oration of said property, o	or any part thereof	not to cut,	nor permit to be cut a	ny standing timber, e	except for the re- and cause to be	easonable requirements taken such steps, incli	of the premises; (d),
ay at any time appear to ese covenants and agreen	the Trustees to be	e desirable to	perfect the title to the	same in the said Tr	ustees. And upo	on a failure or breach	of performance of any
mary be magazzary t	o cocura or radean	i the said ara	nerty from forfeiture c	or sale, and effect or :	renew such lire .	and fornado insurance	and make such repairs
ay be necessary to keep event the commission of	waste impairment	or deteriorat	tion of said property	or any part thereof	t, or the cutting	of timber, beyond tr	ie reasonable reduireme
the premises, or to perfe bt hereby secured, and sh	all be eccured as f	ully as the nr	incipal debt and intere	st comon notes here	in declared a 1	irst lien are secured.	and shall bear interest
e rate of six per cent. (6	%) per annum fro	om the date o	of the expenditure their	eot, and shall, toget obligation upon the T	ther with the ir `rustee to make	iterest thereon, be re such payments, or take	epaid by the nest part e such steps, nor shall a
t of the Trustees nor any d agreements contained h	r failure to act un	ider the power	rs hereby invested in t	hem, nor any lapse of	f time, be constr	ued as a waiver of an	ly breach of the covena
2 That in the event	of (a) default in	the payment	in full at maturity of	any interest coupon	note or principal	note, first or second	parties, or (b) default
e performance of any of cond parties, their success	are or accione to	consider the v	whole of said principal	sum expressed in sai	d promissory no	tes as immediately du c	e and pavable and time
yment is of the essence of the large their options their options.	ion to declare the	entire princir	al sum immediately di	ie and bavable in the	event the first t	arties make default a	s above set forth, and i
rustees herein shall, at the	e direction of one	or more of the	ie holder or holders, o reclosure of this deed o	wner or owners of t of trust as provided	his said principa by law, the proc	eeds of said sale sha	ll be distributed accord
law, and further in accord	rdance with the te	rms and provi	sions of this deed of	trust, to the payment	: of the principa nt of foreclosur	n notes, 1st series, and of trus	nd coupon notes attach t. as provided by law.
rustees named herein shal	1 be entitled, after	r the payment	t of the costs and exp	enses of foreclosure	of this Trust, t	o a commission of i	nve (5%) per cent. on
3. Not to set up or o	laim the benefit of	any homestea	d exemption laws, or a	ny other exemptions	or insolvency lav	vs of the State of	S. Carolin
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	., or of the United	1 States, again	st any claim of the Ti	ustees for any sum o	r sums which ma	ay become due and pay	vable to them, or either
em, under the covenants a ereon, all such exemptions	and agreements of being hereby expr	the notes her essly waived.	emabove described, or	of this deed of trust	, or against the	securing of execution	of any judgment soup
all with and he charged a	with all the duties	that are her	eby conferred or charg	red unon both Truste	es, uniess and t	intil a Co-irustee de	all the rights, powers a appointed; should such
ithority, and be charged vicancy occur; then the ho	with an the utiles	mar arc ncl	care commentation the coldina	LIVOLE DOLLE EIGSIC			

5. The Trustees shall have authority in their discretion to employ agents and attorneys in the execution of this Trust, and to protect the interest of the holder or holders, owner or owners of the notes hereinabove described, and such agents and attorneys shall be compensated and all expenses in and about the employment, including those of liquidation, if any, shall be paid out of the proceeds of sale of the said property, should a sale be had, and if no sale be had, all sums of money so paid out shall be recoverable by all remedies at law or in equity against the first parties by which the debt hereby secured may be recovered. Neither Trustee shall be liable for the acts or omissions of the other Trustee, or default or misconduct of any agent or attorney appointed by it, of such agent or attorney shall have been selected with reasonable care, nor for any errors or mistakes made by it while acting hereunder in good faith, nor for anything whatever in connection with this Trust, except wilful misconduct, or gross negligence in the discharge of its duties as such Trustee. Neither Trustee shall have any responsibility for the legal examination of the payment of taxes or the discharging of any other lien or incumbrance. It shall not be obliged to take any action towards the execution or enforcement of this Trust which, in its opinion, shall be likely to involve it in expense, unless one or more of the holders of the notes hereby secured shall, as often as required by such Trustee, furnish it with indemnity and security against all expenses or liabilities, and the notes of said holders deposited with said Trustee, but this