WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 36768

## STATE OF SOUTH CAROLINA, \

COUNTY OF GREENVILLE.

nd				
nd	ties," and UNION TRUST	COMPANY OF MAR	YLAND, a body corpora	ite, incorporate
American Bank and Trust Company, of the City of Greenville, S. C., as Trust WITNESSETH, That in consideration of a certain loan herein describe arties, the first parties hereby grant and convey unto the second parties, with company, in the State of	istees, who are hereinafter ed, and of the sum of The overants of general warra	styled "second parties." EN DOLLARS (\$10.00) inty, certain real estate i	, paid to the first partie	s by the secon
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TO HAVE AND TO HOLD, the same, together with all and singular thing, or in anywise appertaining, forever.  And the said first parties covenant with the said second parties: That tower and lawful right to convey the same as aforesaid, and that the same is harges, estates, judgments, taxes, tax titles, or tax certificates, liens, assessment the title to the said premises and will defend the same against the surposes, to-wit:	ne improvements, tenements the said first parties are in free, clear, discharged and tents and encumbrances of	s, hereditaments, casemer indefeasibly seized in fec d unincumbered of and f what nature and kind so	its and appurtenances the simple of said premise from all former and oth bever; and the said first	ereunto belong s and have fu er grants, title parties do full
1st. To secure to the holder or holders thereof, the payment of certain	m of			
nd the interest coupon notes attached thereto, all made by the said			* *	
ll bearing even date herewith, and payable to bearer at the office of MORTGA	AGE SECURITY CORPO	ORATION OF AMERI	CA, Norfolk, Virginia, o	r
uid note number one (1) being for the principal sum of				
These said notes to be hereinafter called Principal notes, (1st series). All cer annum, payable semi-annually as evidenced by coupon notes attached to sa	of said principal notes (1st id principal notes, (1st se	series) bear interest fro eries). Said coupon note	m date at the rate of six s are also made and sign	per cent. (6% ned by the sai
d are payable to bearer at the office of said MORTGAGE SECURITY CORPO				
day ofand the terest on the principal notes (1st series) matures, and as said coupon notes sentented of UNION TRUST COMPANY OF MARYLAND and AMERICAN I	BANK AND TRUST CO	OMPANY,		
trustees, endorsed thereon. All of the principal notes (1st series) hereing this indenture and are hereby made and declared to be a first like in the improvements thereon, and all rights, privileges, easements rity the one over the other, and in the event of the execution and enforcements coming into their hands under and by virtue of this instruments of any on account of policies of insurance to be placed with them a colders and owners thereof, the full sum of the principal notes hereinabove desired payable, and also such fractional parts of any coupon note or notes now the principal note to which it or they are attached, and in the event such sure the principal notes (1st series) and coupon notes as hereinabove defeated principal notes (1st series) and coupon notes, without preferring principal represented by the principal notes (1st series) and coupon note after mentioned and described; and until all of that portion of the debt here and satisfied, no sum or sums of money in the hands of the second parties shall to nothing herein contained shall be construed as preventing the second parties after until default be made, be distributed in accordance with the proviment to time shall be disbursed.	ien on all the hereinable and appurtenances therents of the Trust hereby int, or by reason of at as additional security for scribed, and the full sum of then due, but next paym or sums of money shall lescribed, equal and ratable incipal over interest, or incress hereinabove mentioned reby secured which has belied to the paymes from paying out sums or second class as they severt	eve granted, conveyed eto belonging or appert by created, the said Tray money received from this debt, as herein of all interest coupon not able, as represent interest not be sufficient to pay edistribution shall be matterest over principal, but and described, shall been hereinabove mention not of any part of this do f money received from erally mature, but such	and described real caining, but without pre- ustees shall first, out meaning shall first, out meaning for any Fire and Tornafter set out, pay in otes that have matured ast at six per centum (6 all of said principal not deby said Trustees and in every event, the porter preferred over all other and described, shall but hereinafter mentioned time to time from the sums of money so paid	estate, togethe ference or pri of any Trus nado Insurance full to the nd become du %) per annunes (1st series) ong the holder ion of the deber notes here have been paid and described makers of thi by the maker
2nd. To secure to the holder or holders thereof, equally and ratably, and perior lien hereinabove created and subordinate to the lien of the principal nereon and attached thereto, the payment of the sum of				
idenced bynegotiable, promissory notes, numbered from one				•
en date herewith, and all made by the said				·····
yable to bearer, at the office of the MORTGAGE SECURITY CORPORATI				
And the said first parties covenant that monthly, during the continuance o				
said MORTGAGE SECURITY CORPORATION OF AMERICA, which said proporation of America, with the UNION TRUST COMPANY OF MARYI, proporation of America shall receive all such sums paid monthly or otherwise rily elapse between the time such sums are so received, and deposited in said Unreporation of America, in a separate trust account, which shall be so designently sums so deposited to the credit of said second parties shall be applied 1	AND, Baltimore, Marylan e as trust funds, in trust Union Trust Company of mated upon the records of	id, to the credit of said for the second parties, Maryland, such sums sl f said Mortgage Securit	second parties; said Mo and during the time wh hall be held by said Mo by Corporation of Ame	rtgage Securit; ich may neces rtgage Securit; rica. All sucl
at principal notes (1st series) in the aggregate sum of	ce of one or more of the notes when and as they first lien on the property of mate lien to the first and p	e covenants and underts severally mature, then to onveyed; second, pro rat preferred lien, as they sh money received by then	akings herein covenanted to the payment of said ta, without preference th all fall due and become n as hereinabove specific	I by said firs principal note e one over th payable Unti d. such of th
ner, to the notes herein last secured and designated as a second and subording such default shall occur, the Trustees may, and they are hereby directed to cond mortgage or subordinate notes as may mature from time to time, but no ving the interest coupon notes, or the principal notes (1st series) hereinabove	o such payment shall be no mentioned and described	nade out of any money d as a first lien under th	nis deed of trust.	ne purpose o
ther, to the notes herein last secured and designated as a second and subordingly such default shall occur, the Trustees may, and they are hereby directed to cond mortgage or subordinate notes as may mature from time to time, but no typing the interest coupon notes, or the principal notes (1st series) hereinabove. And in consideration of the premises, the first parties covenant and agree.  1. So long as any part of the debt hereby secured remains unpaid: (a) to typing hereinabove mentioned and described, and before said taxes, assessments, cond parties; (b), to keep such parts of said deeded premises or property as different to the total transfer of the total total described, and before said taxes, assessments, and tornado in some solvent Insurance Company or Companies, authorized to tried second parties, to an amount equal to, or in excess of	o such payment shall be ne mentioned and described as follows:  o promptly pay when due, levies and charges are its are liable to be destro	d as a first lien under the all taxes, assessments, in default, to exhibit office of a first of the office of a first office	nis deed of trust.  Levies and charges upon the cial receipts for such pair tornado, insured again an	the said prop yments, to the est loss by fire d approved by