STATE OF SOUTH CAROLINA,)

COUNTY OF GREENVILLE.

			in the year 19, by and between
andState of	, Hereinafter styled "first par	rties," and UNION TRUS	of
American Eark and Trust Company, of the WITNESSETH, That in consideration parties, the first parties hereby grant and contact the contact of the parties hereby grant and contact the contact of the parties hereby grant and contact the	ne City of Greenville, S. C., as Tri ion of a certain Ioan herein describ invey unto the second parties, with c	ustees, who are hereinafte bed, and of the sum of T covenants of general warr	r styled "second parties." FEN DOLLARS (\$10.00), paid to the first parties by the second ranty, certain real estate in the
TO HAVE AND TO HOLD, the saing, or in anywise appertaining, forever. And the said first parties covenant we power and lawful right to convey the same charges, estates, judgments, taxes, tax title	me, together with all and singular to with the said second parties: That he as aforesaid, and that the same is the same is	he improvements, tenementhe said first parties are free, clear, discharged and encumbrances of	its, hereditaments, casements and appurtenances thereunto belong- indefeasibly seized in fee simple of said premises and have ful and unincumbered of and from all former and other grants, titles of what nature and kind soever; and the said first parties do fully sons whomsoever, BUT IN TRUST for the following uses and
both inc	clusive, aggregating the principal su	ım of	notes, numbered consecutively from one (1) to
			Dollars (\$)
			PORATION OF AMERICA, Norfolk, Virginia, or
said note number one (1) being for the prin	ucipal sum of		
These said notes to be hereinafter calle	ed Principal notes, (1st series). All	of said principal notes (1s	st series) bear interest from date at the rate of six per cent. (6% series). Said coupon notes are also made and signed by the said
nd are payable to bearer at the office of said	d MORTGAGE SECURITY CORP	ORATION OF AMERIC	CA, Norfolk, Virginia, or
on theday ofday	matures, and as said coupon notes s	neseverally fall due. All of	day of, of each year, as the said principal notes (1st series) are authenticated by the cer
Frustees, endorsed thereon. All of the pay this indenture and are hereby made with all the improvements thereon, and ority the one over the other, and in the extension of the company of account of policies of instances and owners thereof, the full sum of the principal note to which it or they are coupon notes then due, and fractional parts of such principal notes (1st series) and content principal nafter mentioned and described; and until and satisfied, no sum or sums of money in the nothing herein contained shall be construment for the purpose of paying interviewed shall, until default be made, be distructed.	principal notes (1st series) hereine and declared to be a first 1 all rights, privileges, easements event of the execution and enforcement and by virtue of this instrume surance to be placed with them if the principal notes hereinabove dots of any coupon note or notes is a tached, and in the event such such such as the coupon notes, without preferring plances (1st series) and coupon no all of that portion of the debt he the hands of the second parties sharted as preventing the second parties and notes of either the first o	nabove described, together lien on all the hereina is and appurtenances the ments of the Trust herelent, or by reason of a sadditional security feescribed, and the full sum of then due, but next payment or sums of money shadescribed, equal and ratably rincipal over interest, or in tes hereinabove mentioned reby secured which has fall be applied to the payment of the paying out sums or second class as they se	with the interest coupon notes attached thereto are secured bove granted, conveyed and described real estate, together reto belonging or appertaining, but without preference or pribly created, the said Trustees shall first, out of any Trustany money received from any Fire and Tornado Insurance or this debt, as hercinafter set out, pay in full to the of all interest coupon notes that have matured and become due yable, as represent interest at six per centum (6%) per annum Il not be sufficient to pay all of said principal notes (1st series), led distribution shall be made by said Trustees among the holders interest over principal, but in every event, the portion of the debt and described, shall be preferred over all other notes here been hereinabove mentioned and described, shall have been paid ent of any part of this debt hereinafter mentioned and described, of money received from time to time from the makers of this verally mature, but such sums of money so paid by the makers affer describing how such monthly payments or payment from
uperior lien hereinabove created and subor	rdinate to the lien of the principal	notes (1st series) hereina	erence the one over the other, but expressly subject to the bove described, including the coupon notes representing interest
			Dollars, (\$)
ven date herewith, and all made by the said	d		, both inclusive, all bearing
			orfolk, Virginia; said note number one (1) being for the sum of
			r than theday of each month,
corporation of America, with the UNION corporation of America shall receive all suarily elapse between the time such sums are orporation of America, in a separate trust	RATION OF AMERICA, which sa TRUST COMPANY OF MARY uch sums paid monthly or otherwi- e so received, and deposited in said t account, which shall be so design	id monthly sums when so LAND, Baltimore, Maryla se as trust funds, in trust Union Trust Company of gnated upon the records o	DOLLARS (\$
arties to be done and performed, first, to the lst series) hereinabove first mentioned and other, to the notes herein last secured and only such default shall occur, the Trustees m	the payment of said interest coupon d described, and hereby created a designated as a second and subord may, and they are hereby directed they mature from time to time, but a notical notes (1st series) hereinabout	n notes when and as they first lien on the property inate lien to the first and to pay out of the sums o to such payment shall be:	Dollars (\$
1. So long as any part of the debt herety hereinabove mentioned and described, accord parties; (b), to keep such parts of and tornado in some solvent Insurance Company	ereby secured remains unpaid: (a) t and before said taxes, assessments said deeded premises or property a spany or Companies, authorized to t	to promptly pay when duc , levies and charges are is are liable to be destr transact business in the S	e, all taxes, assessments, levies and charges upon the said prop- in default, to exhibit official receipts for such payments, to the oyed or injured by fire or tornado, insured against loss by fire tate of
	r New York Standard Mortgage Cl		DOLLARS (\$), ause stricken out, and to deliver the policy or policies of insur-