the principal sum of \$100.00 due March 15, 1928; note No. three (3) being for the principal sum of \$100.00 due March 15, 1928; note No. four (4) being for the principal sum of \$100.00 due September 15, 1928; note No. five (5) being for the principal sum of \$500.00 due September 15, 1928; note number six (6) being for the principal sum of \$500.00 due March 15, 1931; note No. eight (8) being for the principal sum of \$500.00 due March 15, 1932; note No. Nine (9) being for the principal sum of \$500.00 due March 15, 1933; note No. ten (10) being for the principal sum of \$500.00 due March 15, 1933; note No. ten (10) being for the principal sum of \$500.00 due March 15, 1935; note No. twelve (12) being for the principal sum of \$500.00 due September 15, 1935.

		John H. Ga	rraux			······
nd are payable to bearer at the	ne office of said MORTGAGE SEC	URITY CORPORA	TION OF AMERIC	CA, Norfolk, Virg	inia, or	
Union	n Trust Company of	Maryland, B	altimore, Mo	1.		
n the 15th, nterest on the principal notes (day of September (1st series) matures, and as said	and the	15th, ally fall due. All o	day off said principal no	'Aarch otes (1st series) an	, of each year, as the
ficate of UNION TRUST CO	COMPANY OF MARYLAND and	AMERICAN BAN	K AND TRUST C	OMPANY,		
erican Bank & Tr	rust Company of Grad	enville, S.	C., as			
of insurance to be placed with the principal notes hereinabow arts of any coupon note or note attached, and in the event ional parts of coupon notes lst series) and coupon notes esented by the principal notes esented by the principal notes er sums of money in the hand ontained shall be construed a the purpose of paying interest efault be made, be distributed e disbursed.	y virtue of this instrument, or by h with them as additional security we described, and the full sum of notes not then due, but next pays t such sum or sums of money sh as hereinabove described, equal es, without preferring principal oves (1st series) and coupon notes at portion of the debt hereby secured of the second parties shall be as preventing the second parties and notes of either the first of second in accordance with the provision	for this debt, as I all interest coupon bble, as represent in all not be sufficient and ratable distributer interest, or interhereinabove mention tred which has been applied to the paying out sufficient class as they not of this deed her	nereinafter set out, 1 1 notes that have r 1 notes at six per cen to pay all of said 1 tion shall be made rest over principal, the 1 nereinabove mention 1 hereinabove mentionent of any part of the 1 times of money receives 1 severally mature, but teinafter describing is	pay in full to the natured and become turn (6%) per and principal notes (1 by said Trustees but in every event all be preferred and described and debt hereinafted from time to t such sums of mow such monthly	holders and owne me due and payal num on the princi st series), coupon among the holde , the portion of the over all other notes d, shall have been er mentioned and d time from the ma oney so paid by the payments or paym	rs thereof, the full sum of the and also such fractiona pal note to which it or they notes then due, and fractrs of such principal note to debt hereby secured repair hereinafter mentioned and paid and satisfied, no sum escribed, but nothing hereinafters of this instrument for makers hereof shall, untient from time to time shall
uperior lien hereinabove create	holder or holders thereof, equally ated and subordinate to the lien o	f the principal note	s (1st series) herein	above described, is	over the other, but including the coupor	notes representing interest
hereon and attached thereto, th	the payment of the sum of	Six hundred	and sevent	een		
			·-···		Dollars,	(\$617.•00)
videnced by 8.e.V.e:N	negotiable, promissory notes, nu	mbered from one	(1) to Se.Ye.N	(7)		both inclusive all bearing
	nade by the saidJohnH			•		
ven date nerewith, and an in-	nade by the said	·····MELF.FERULA	•••••••••••	•••••••••••••••••••••••••••••••••••••••		
	e of the MORTGAGE SECURIT	Y CORPORATION	N OF AMERICA, N	orfolk, Virginia;	said note number or	ne (1) being for the sum o
ayable to bearer, at the office						
	er 15, 1925; not e N	J• UNU LZ.I				
6.00 due Decembe	er 15, 1925; note N_1					