gold coin of the United States of America of the present standard of weight and fineness on or before the	of the
coupons thereto originally attached as they may severally fall due, the said coupons representing interest and installments of the principal thereon, the said	d prin-
cipal note being numbered , and the said coupons ori attached thereto and referring to said principal note being numbered One (1) to July (20)	
(mereoi
The said principal note and the coupons originally attached thereto are hereinafter called respectively "Principal Note (First Series)" and "Coupons Series)", the said Principal Note (First Series) being authenticated by the certificate of the Second Parties endorsed thereon. The said Principal Note Series) and Coupons (First Series) are hereby expressly made a first lien on all the property hereinafter described and are expressly made a superior and lien in all respects to the Principal Note (Second Series), if any, and Coupons (Second Series), if any, hereinafter referred to.	(First I prior
(b) To secure to the holder or holders thereof, equally and ratably and without preference or priority the one over the other, without preference or priority of principal over interest over principal or of any installment of interest over any other installment of interest, the payment of a certain pronounced the First Portion of a certain pronounced the certain pronoun	iissory
negotiable note of the First Parties of even date herewith, if any, in the amount of	
Dollars (\$	n gold
19, as hereinafter set forth, at the principal office of the Union Trust Company of Maryland, Baltimore, Maryland, upon presentation and surrender coupons thereto originally attached as they may severally fall due, the said coupons representing interest and installments of the principal thereof, the said pr	of the
note being numbered and referring to said principal note being numbered One (1) to	ginally
viding for payments of the principal of said note in amounts aggregating the total amount of said Principal Note, and Providing for interest on the said pr	is pro-
note or on the amount thereof remaining unpaid. The said Principal Note and Coupons originally attached thereto are hereinafter called respectively "Principal Note (Second Series)" and Coupons "(Series)", the said Principal Note (Second Series) being authenticated by the certificate of the Second Parties endorsed thereon. The said Principal Note (Series), if any, and Coupons (Second Series), if any, are hereby expressly made a junior lien on all of the property hereinabove described and are expressly subordinate in all respects to the Principal Note (First Series) and Coupons (First Series) hereinabove referred to.>	Second Second
(c) To secure and enforce the covenants of the First Parties hereinafter referred to and to enforce the terms and conditions hereinafter referred to. AND, in consideration of the considerations above set forth, the First Parties do hereby covenant and agree as follows: I. The First Parties covenant to pay the Principal Note (First Series) and interest thereon as above set forth upon presentation and surrender	- 6 11
Coupons (First Series) as they severally fall due, and the Principal Note (Second Series), if any, and interest thereon as above set forth, upon presentation surrender of the Coupons (Second Series), if any, as they severally fall due. II. The First Parties covenant promptly to pay when due all public dues, taxes, assessments, levies and charges levied or assessed or to be levied or as	on and
on the mortgaged property and on the mortgage debt and interest, and upon payment thereof to exhibit to the Foreign Trustee, at the principal office of the Trust Company of Maryland, Baltimore, Maryland, the receipted bills therefor.	Union
III. The First Parties covenant that monthly during the continuance of this Mortgage and Trust and not later than the day of each is beginning with the 15 th day of 1000 1926, they will pay the sum of Hours	nonth,
Dollars (\$\frac{1}{3}\) Dollars (\$\frac{1}\) Dollars (\$\frac{1}{3}\) Dollars (\$\frac{1}{3}\) Dollars (
day of, 19, the further sum of	
Dollars (\$	ryland
paid shall at once be deposited by the said Union Trust Company of Maryland, or its successor, to the credit of the said Foreign Trustee; said Union Trust pany of Maryland, or its successor, shall receive all such sums paid monthly or otherwise as trust funds in trust for the Foreign Trustee and shall ke	nen so Com- en the
same in a separate trust account which shall be so designated upon the records of the said Union Trust Company of Maryland, or its successor, all such su deposited to the credit of said Foreign Trustee shall be applied by the said Foreign Trustee, so far as they shall be adequate therefor, until default shall ha curred in the performance of one or more of the covenants and undertakings herein covenanted by said First Parties to be done and performed, first, to the	ve oc- e pay-
ment of Coupons (First Series) and Coupons (Second Series), if any, when and as they severally fall due; provided always that no sum or sums of money deposit to the credit of said Foreign Trustee shall be applied by it to the payment of any Coupons (Second Series) as they may fall due, unless and ur Coupons (First Series) which shall have matured have been fully paid. In the event a default shall have occurred as above set forth any sum or sums so der	so on itil all posited
to the credit of the Foreign Trustee shall be applied by it in the manner as hereinafter provided. In the event the paid-in capital and surplus of the Union Company of Maryland, or its successor, at any time hereafter falls below One Million Dollars (\$1,000,000.00), or in the event that the Union Trust Company of Maryland, or its successor, hereafter becomes insolvent or makes an assignment for the benefit of creditors or shall be adjudicated bankrupt or shall fail to see	Trust
under, then and in every such case the holder of the Principal Note (First Series) may, and upon written request of the maker of the said note shall design other depository in the place and stead of the said Union Trust Company of Maryland, or its successor; provided however, that such substituted depository sa National Bank or a Trust Company authorized to do business in the State of Maryland and having an office in the City of Baltimore, Maryland, and having a	ite an- hall be
in capital and surplus of not less than Two Million Dollars (\$2,000,000.00). Any such substituted depository named hereunder shall have all the rights, pow authority and be charged with all the duties and liabilities that are conferred and charged upon the depository named herein originally. IV. The First Parties covenant, so long as any part of the debt hereby secured remains unpaid, to keep the improvements on the Mortgaged proper	er and
sured against loss by fire and tornado in an insurance company or companies authorized to transact business in the State of South Carolina, approved by the F	oreign
Dollars (\$	a Pirst
Parties shall deliver such renewal policies to the Foreign Trustee at least ten (10) days before the expiration of the then existing insurance. The First Partie pay all premiums on such insurance. In case of any loss by fire or tornado the Foreign Trustee may, and, at the request of the holder of the Principal Note Series) shall, allow the First Parties to restore or rebuild or replace any property so injured or destroyed and pay for the same out of the money received on a	(First
of the said policy or policies, but the Foreign Trustee shall exercise all general control and supervision over the expenditure of said moneys. Should the First F in case of loss, as above set forth, desire to use all or any part of such proceeds of the said policy or policies to retore, rebuild or replace the property damaged stroyed, they shall notify the Foreign Trustee within sixty (60) days from the date of receipt by the Foreign Trustee of the said proceeds; within thirty (30)	or de-
from the receipt of such notice by the Foreign Trustee, he or it shall advise the First Parties whether he or it, the Foreign Trustee, will give or withhold his consent to such use of the proceeds of the said policy or policies; in the event the Foreign Trustee gives consent, then the First Parties shall have the right use such proceeds for the purpose for which the consent is given by the Foreign Trustee, provided they use the said proceeds for the said purposes with	or its
period of months from the date of the receipt by the notice from the Foreign Trustee of consent to such use of such proceeds. Any proceeds of any such policy or policies which may not be used as hereinabove see	nem of
for the restoration, replacement or rebuilding of the property damaged or destroyed shall be used by the Foreign Trustee in the same manner and according terms and conditions hereinabove set forth in paragraph III above with respect to the application of the monthly payments therein mentioned; and the bala the net proceeds, if any, after the payment of all of the obligations herein set forth and assumed by the said First Parties shall be paid to the said First F their heirs, personal representatives and assigns, or to whomsoever may be lawfully entitled to receive the same.	to the nce of Parties,
V. The First Parties covenant to keep the improvements on the mortgaged premises constantly in good order and repair and not to permit, suffer or c any waste, impairment or deterioration of any of the said improvements on the said mortgaged property or any part thereof. VI. The First Parties covenant to warrant specially the said property and to execute and cause to be executed such further assurances of title to the	mort-
gaged property and to take or cause to be taken such steps, including legal proceedings, as may at any time appear to the Second Parties to be desirable to title to the same in the said Second Parties. The First Parties covenant to obtain the consent of said Trustees herein named before selling the said premis to have the purchaser sign an assumption agreement assuming all the unpaid notes and/or coupons mentioned under this Mortgage and Trust together with all charges accrued thereon before acquiring title thereto, and in the event of sale, with the consent of the Second Parties, the said First Parties shall continue	es and l other
under the covenants hereunder. VII. The First Parties covenant that upon a failure or breach of performance by them of any of their covenants and agreements herein contained particular, the Second Parties may, without any notice to the First Parties, pay all public dues, taxes, assessments, levies and charges levied or assessed or levied or assessed on the mortgaged property; take such steps as may be necessary to secure or retain the mortgaged property or any part thereof from for	to be
or sale; effect or renew any fire or tornado insurance, make such repairs as may be necessary to keep the improvements on the mortgaged property in good and repair, and take or cause to be taken such steps, including legal proceedings, as may, in their sole discretion, be advisable to prevent the commission of impairment or deterioration of the property or to perfect the title to the said property in the Second Parties. All sums expended in the doing of or on acco	order waste,
any of the acts or things above set forth shall be a part of the debt of the First Parties hereby secured and shall be secured as fully hereby as the Principa (First Series) and the Coupons (First Series) and shall bear interest at the rate of six per cent (6%) per annum from the date of the expenditure there	l Note of and
shall, together with the interest thereon, be repaid by the First Parties before the expiration of the period of thirty (30) days thereafter. There shall be no continuously tion however upon the Second Parties to make such payments or to do or cause to be done any such act or thing; nor shall any act of the Second Parties any failure to act under the powers hereby vested in them, nor any lapse of time, be construed as a waiver of any breach of the covenants and agreement tained herein.	es nor
VIII. The First Parties covenant not to set up or claim the benefit of any Homestead Exemption Laws or any other exemptions or benefit of inso laws of the State of South Carolina or of the United States against any claim of the Second Parties for any sum or sums which may become due and payer them under the covenants and agreements of the notes hereinabove described or of this Mortgage and Trust or against the securing or execution of any judge.	ıble to
is the first parties of the foles nereinabove described or of this mortgage and Trust or against the securing or execution of any judgment thereon, all such exemptions being hereby expressly waived. IX. The first parties hereby agree that if this Mortgage and Trust or any of the notes herein described are placed in the hands of an attorney for tion by the Second Parties or their successors or by any holder or holders, owner or owners of any of said notes that they will pay all costs of collections.	collec-
cluding reasonable attorneys fees, whether collected by foreclosure or otherwise. X. The First Parties covenant that upon any default being made in the payment of the Principal Note (First Series) or any of the Coupons (First Series).	Series)
or of the Principal Note (Second Series), if any, or of any of the coupons (Second Series), if any, in whole or in part, or upon any default in the payment installment to the Union Trust Company of Maryland, as hereinabove provided, when due, or upon any default being made in any covenant or condition Mortgage and Trust, then the whole mortgage debt and all the notes and coupons hereby secured, shall thereupon be deemed due and payable forthing.	of this with-
out regard to the maturity dates thereof, at the option of the Second Parties, (and the Second Parties shall, upon request of the holder of any Principal (First Series), declare the said mortgage debt, notes and coupons, due and payable forthwith); and time of payment is of the essence of this contract, and any default in the terms of this Mortgage and Trust the Second Parties, their survivor and successor or successors shall, at the direction of the holder or have the survivor and successor or successors shall, at the direction of the holder or have the survivor and successor or successors shall, at the direction of the holder or have the survivor and successor or successors shall, at the direction of the holder or have the survivor and successor or successors shall, at the direction of the holder or have the survivor and successor or successors shall, at the direction of the holder or have the survivor and successor or successors shall, at the direction of the holder or have the survivor and successor or successors shall at the direction of the holder or have the survivor and successor or successors shall at the direction of the holder or have the survivor and successor or successors shall at the direction of the holder or have the survivor and successor or successors shall at the direction of the holder or have the survivor and successor or successors shall at the direction of the holder or have the survivor and successor or successors shall at the direction of the holder or have the survivor and successor or successors shall at the direction of the holder or have the survivor and successor or successors shall at the direction of the successor of the survivor and successor or successors shall at the direction of the successor of the successo	d upon 10lders
of the Principal Note (First Series) herein described, proceed with the foreclosure of this (DEED OF TRUST) MORTGAGE as provided by law; a said First Parties do hereby empower and authorize the said Second Parties, their survivor and successors or successors, to grant, bargain, sell, release an vey the said premises with the appurtenances as provided by law and to make and execute to the purchaser or purchasers, his, her or their heirs and a	nd the d con- ssigns,
forever, good, ample and sufficient Deed or Deeds of Conveyance in Law, pursuant to the Statute in such case made and provided. In the event of forecas provided by law, the said second parties shall have the right to have a receiver appointed for the purpose of collecting all rents and profits accruing from property hereby granted and conveyed, pending said foreclosure.	closure