gold coin of the United States of America of the present of the pr	f the Union Trust Company of Maryland, Baltimore, Ma	ryland, upon presentation and surrender of the
attached thereto and referring to said principal note being	numbered One (1) to	
(principal of said note in amounts aggregating the total am	ount of said principal note and providing for interest on t	the said coupons providing for payments of the he said principal note or on the amount thereof
Series) and Coupons (First Series) are hereby expressly r lien in all respects to the Principal Note (Second Series), (h) To secure to the holder or holders thereof, cause	nade a first lien on all the property hereinafter described if any, and Coupons (Second Series), if any, hereinafter r	sed thereon. The said Principal Note (First 1 and are expressly made a superior and prior eferred to.
of principal over interest or of interest over principal or onegotiable note of the First Parties of even date herewith,	of any metallment of interest over any other installment of	of interest, the payment of a certain promissory
Dollars (\$, payable to the bearer thereof, the pri	incipal and interest thereof being payable in gold
19, as hereinafter set forth, at the principal office of coupons thereto originally attached as they may severally note being numbered	the Union Trust Company of Maryland, Baltimore, Mar fall due, the said coupons representing interest and install	yland, upon presentation and surrender of the ments of the principal thereon, the said principal
attached thereto and referring to said principal note being	numbered One (1) to	
viding for payments of the principal of said note in amoun note or on the amount thereof remaining unpaid.	ts aggregating the total amount of said Principal Note, a) both inclusive, the said coupons pro- nd Providing for interest on the said principal
The said Principal Note and Coupons originally attangences, the said Principal Note (Second Series) being at Series), if any, and Coupons (Second Series), if any, are he subordinate in all respects to the Principal Note (First Second Series), if any, are he subordinate in all respects to the Principal Note (First Second Series), in consideration of the considerations above second Series (Second Series), in consideration of the considerations above second Series (Second Series), in consideration of the considerations above second Series (Second Series), if any are he subordinate in all respects to the Principal Note (First Second Series), if any are he subordinate in all respects to the Principal Note (First Second Series), if any are he subordinate in all respects to the Principal Note (First Second Series), if any are he subordinate in all respects to the Principal Note (First Second Series), if any are he subordinate in all respects to the Principal Note (First Second Series), if any are he subordinate in all respects to the Principal Note (First Second Series), if any are he subordinate in all respects to the Principal Note (First Second Series), if any are he subordinate in all respects to the Principal Note (First Second Series), if any are he subordinate in a sub	st Parties hereinafter referred to and to enforce the terms	rsed thereon. The said Principal Note (Second hereinabove described and are expressly made and conditions hereinafter referred to.
Coupons (First Series) as they severally fall due, and the Psurrender of the Coupons (Second Series), if any as they	Note (First Series) and interest thereon as above set for rincipal Note (Second Series), if any, and interest there severally follows	orth upon presentation and surrender of the on as above set forth, upon presentation and
on the mortgaged property and on the mortgage debt and in Trust Company of Maryland, Baltimore, Maryland, the rec	n due all public dues, taxes, assessments, levies and charge nterest, and upon payment thereof to exhibit to the Forei ceipted bills therefor.	gn Trustee, at the principal office of the Union
hadinning with the	g the continuance of this Mortgage and Trust and not late	· And chimal and
Deventy one	Dollars (\$ /7/ DD	the state of the s
day of February, 1931, the f	he Lot day of February urther sum of Fifty Sendin	hundred .
) all of the said payments to be made	Dollars (\$ 5, 700, 00
Baltimore, Maryland, or its successor, a Maryland Corpora paid shall at once be deposited by the said Union Trust Copany of Maryland, or its successor, shall receive all such same in a separate trust account which shall be so designate deposited to the credit of said Foreign Trustee shall be apcurred in the performance of one or more of the covenants.	sumpany of Maryland, or its successor, to the credit of the sums paid monthly or otherwise as trust funds in trust ted upon the records of the said Union Trust Company of plied by the said Foreign Trustee, so far as they shall be s and undertakings herein covenanted by said First Parti-	said Foreign Trustee; said Union Trust Com- t for the Foreign Trustee and shall keep the of Maryland, or its successor, all such sums so adequate therefor, until default shall have oc-
ment of Coupons (First Series) and Coupons (Second Seri- deposit to the credit of said Foreign Trustee shall be applie Coupons (First Series) which shall have matured have bee to the credit of the Foreign Trustee shall be applied by it is Company of Maryland, or its successor, at any time hereaf Maryland, or its successor, hereafter becomes insolvent or	nd by it to the payment of any Coupons (Second Series on fully paid. In the event a default shall have occurred an the manner as hereinafter provided. In the event the fiter falls below One Million Dollars (\$1,000,000.00), or in makes an assignment for the henefit of creditors or shall be makes an assignment.	as they may fall due, unless and until all sabove set forth any sum or sums so deposited paid-in capital and surplus of the Union Trust the event that the Union Trust Company of the adjudicated bankrupt or shall fail to get here
under, then and in every such case the holder of the Princ other depository in the place and stead of the said Union a National Bank or a Trust Company authorized to do busin in capital and surplus of not less than Two Million Dollars authority and be charged with all the duties and liabilities to IV. The First Parties covenant, so long as any part sured against loss by fire and tornado in an insurance comp	Lrust Company of Maryland, or its successor; provided howers in the State of Maryland and having an office in the C (\$2,000,000.00). Any such substituted depository named that are conferred and charged upon the depository named to the debt hereby secured remains unpaid to keep the	wever, that such substituted depository shall be ity of Baltimore, Maryland, and having a paid-hereunder shall have all the rights, power and herein originally.
Trustee and in an amount designated by the Foreign Trustee	e equal to or in excess of	ulu Gudul Carolina gappioved by the Poteigh
Dollars (\$ 0.00 in case of loss, to the Foreign Trustee under the New York the said policy or policies of insurance to the Foreign Tr). The said policy or policies shall be payable
Parties shall deliver such renewal policies to the Foreign T pay all premiums on such insurance. In case of any loss by Series) shall, allow the First Parties to restore or rebuild or of the said policy or policies, but the Foreign Trustee shall in case of loss, as above set forth, desire to use all or any pastroyed, they shall notify the Foreign Trustee within sixty from the receipt of such notice by the Foreign Trustee, he consent to such use of the proceeds of the said policy or page 1975.	fire or tornado the Foreign Trustee may, and, at the requestion of the trustee at least ten (10) days before the expiration of the trustee may, and, at the requestion replace any property so injured or destroyed and pay for exercise all general control and supervision over the expensit of such proceeds of the said policy or policies to retore, (60) days from the date of receipt by the Foreign Trustee gives consent the foreign Trustee gives the foreign Trustee give	the performance of this covenant, the First hen existing insurance. The First Parties shall lest of the holder of the Principal Note (First the same out of the money received on account diture of said moneys. Should the First Parties, rebuild or replace the property damaged or detection of the said proceeds; within thirty (30) days or or the First Parties shall have the right to so
period of	given by the Foreign Trustee, provided they use the sa	onths from the date of the receipt by them of which may not be used as bereinahove set forth
terms and conditions hereinabove set forth in paragraph II the net proceeds, if any, after the payment of all of the ob- their heirs, personal representatives and assigns, or to wh V. The First Parties covenant to keep the improver	Il above with respect to the application of the monthly publications herein set forth and assumed by the said First comsoever may be lawfully entitled to receive the same.	Parties shall be paid to the said First Parties,
gaged property and to take or cause to be taken such steps.	y the said property and to execute and cause to be execut, including legal proceedings, as may at any time appear t	ed such further assurances of title to the mort- of the Second Parties to be desirable to perfect
title to the same in the said Second Parties. The First Pa to have the purchaser sign an assumption agreement assumi charges accrued thereon before acquiring title thereto, and under the covenants hereunder.	rties covenant to obtain the consent of said Trustees here	ein named before selling the said premises and his Mortgage and Trust together with all other ies, the said First Parties shall continue liable
particular, the Second Parties may, without any notice to the levied or assessed on the mortgaged property; take such stor sale; effect or renew any fire or tornado insurance, make and repair, and take or cause to be taken such steps, included the same taken such steps.	ne First Parties, pay all public dues, taxes, assessments, I ceps as may be necessary to secure or retain the mortgage such repairs as may be necessary to keep the improveming legal proceedings, as may, in their sole discretion, be	evies and charges levied or assessed or to be ed property or any part thereof from forfeiture ents on the mortgaged property in good order advisable to prevent the commission of waste.
impairment or deterioration of the property or to perfect the any of the acts or things above set forth shall be a part of (First Series) and the Coupons (First Series) and shall shall, together with the interest thereon, be repaid by the I tion however upon the Second Parties to make such paym	the title to the said property in the Second Parties. All su the debt of the First Parties hereby secured and shall be bear interest at the rate of six per cent (6%) per annum First Parties before the expiration of the period of thirty (ients or to do or cause to be done any such act or thing	ms expended in the doing of or on account of secured as fully hereby as the Principal Note from the date of the expenditure thereof and (30) days thereafter. There shall be no obligation shall any act of the Second Parties nor
any failure to act under the powers hereby vested in them, tained herein. VIII. The First Parties covenant not to set up or laws of the State of South Carolina or of the United States them under the covenants and agreements of the notes her	claim the benefit of any Homestead Exemption Laws or s against any claim of the Second Parties for any sum of	any other exemptions or benefit of insolvency
itX. The first parties hereby agree that if this Mor tion by the Second Parties or their successors or by any cluding reasonable attorneys fees, whether collected by for	y waived. tgage and Trust or any of the notes herein described are holder or holders, owner or owners of any of said note reclosure or otherwise.	placed in the hands of an attorney for collects that they will pay all costs of collection, in-
X. The First Parties covenant that upon any defau or of the Principal Note (Second Series), if any, or of any installment to the Union Trust Company of Maryland, a Mortgage and Trust, then the whole mortgage debt and out regard to the maturity dates thereof, at the option of t (First Series), declare the said mortgage debt, notes and any default in the terms of this Mortgage and Trust the	It being made in the payment of the Principal Note (First of the coupons (Second Series), if any, in whole or in pass hereinabove provided, when due, or upon any default be all the notes and coupons hereby secured, shall thereup he Second Parties, (and the Second Parties shall, upon coupons, due and payable forthwith); and time of payments of Parties, their survivor and successor or successor.	ort, or upon any default in the payment of any eing made in any covenant or condition of this on be deemed due and payable forthwith with-request of the holder of any Principal Note ent is of the essence of this contract, and upon a shall, at the direction of the holder or holders
of the Principal Note (First Series) herein described, prosaid First Parties do hereby empower and authorize the savey the said premises with the appurtenances as provided I forever, good, ample and sufficient Deed or Deeds of Coas provided by law, the said second parties shall have the r property hereby granted and conveyed, pending said forec	oceed with the foreclosure of this (DEED OF TRUST id Second Parties, their survivor and successor or succe by law and to make and execute to the purchaser or purveyance in Law, pursuant to the Statute in such case might to have a receiver appointed for the purpose of colling to) MORTGAGE as provided by law; and the ssors, to grant, bargain, sell, release and controllers, his, her or their heirs and assigns, hade and provided. In the event of foreclosure