ne principal indebtedness represented thereby) and the full sum of all i	or owners of the Principal Note (First Series) and of coupons (First Series) as their Series) hereinabove described (less any sum or sums theretofore paid on account interest on the said Principal Note (First Series) at the rate of	
has matured and become due and payable, as evidenced by the said	——per cent (
but next payable and attached to the said Principal Note (First Series)	, as represents interest at	:
to f such principal and interest, without perference or priority of principal other installment of interest, ratably, to the aggregate of such principal of the said proceeds shall, under any circumstances, be used to pay a point (Second Series), if any, until the owner or owners of the Principal	%) per annum on the said Principal Note the overdue installments of interest; and in case such proceeds shall be insufficient (First Series) and the Coupons (First Series) as above set forth, then to the payoral over interest or of interest over principal, or of any installment of interest over and accrued and unpaid interest upon the said Principal Note (First Series). No any owner or owners of any Principal Note (Second Series), if any, or of any all Note (First Series) and/or the Coupons (First Series) shall have been paid in full	# 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Third:—After, but not until the owner or owners of the Principal Note orth, the net proceeds shall then be applied to pay in full the owner or ess), if any, as their respective interests may appear, in accordance with er or owners of said Principal Note (First Series) and Coupons (First Series)	e (First Series) and the Coupons (First Series) shall have been paid in full as above rowners of the Principal Note (Second Series), if any, and of the Coupons (Second the terms of the provisions hereinabove set forth as to the distribution among the ries)	
Fourth:—The balance of the net proceeds, if any, after the payments al atives and assigns, or to whomsoever may lawfully be entitled to receiv	bove set forth, shall be paid unto the said First Parties, their heirs, personal repre-	
e and Trust contained shall be construed as preventing, until any default y, and the Coupons (Second Series), if any, as the same severally becom XIII. It is expressly understood and agreed that the unpaid principal	of notes and/or coupons hereby secured is redeemable at the option of the maker at	
eon at the date fixed for redemption, plus a premium of one fourth of ounce, unexpired term calculated to the final maturity date of such notes and plus redemption, the First Parties shall deliver to the Foreign Trustee write.	payment of the principal amount then remaining unpaid on said notes and all interest ne per cent, (44 of 1%), per year or any part thereof, on the then unpaid principal for lus all other sums due hereunder. At least sixty (60) days prior to the date fixed for en notice of their intention so to redeem and prepay and shall deposit with the g and mailing the notice hereinafter in this paragraph provided and shall, at least	
e redeemed and all interest due and to accrue thereon to the next ensuin s due hereunder. The Second Parties shall thereupon publish a notice t eek, for three (3) consecutive weeks, in a daily newspaper published in	oreign Trustee the full amount of the Frincipal Notes (First and/or Second Series) so any interest payment dates, together with the premium hereinabove fixed, and all other that said notes are called for payment on the next ensuing interest dates, at least once the City of Paltimore State of Maryland and shall mail a similar note, the language	
sitee, then should the holder or holders of any such note and/or coupon note or notes and/or coupon or coupons shall thereafter cease to be presented, designated by the number thereof, a sum of money equal to	aforesaid and sufficient money as aforesaid having been deposited with the Foreign fail to present the same for payment at the time and place in said notice specified, ar interest and the Foreign Trustee shall credit to each of the notes and/or coupons to the redemption price and due and accrued interest thereon to the date first foreign.	
security afforded by this Mortgage and Trust and the holder or holders ies shall as to such note or notes and/or coupon or coupons, be thereafter graph, together with the coupons thereto belonging shall upon redem	d credit shall be treated as full payment of such note or notes and/or coupon or d notes and/or coupons shall thereafter be excluded from participation in the lien thereof shall look only to the sum or sums so credited for payment and the First er released from all liability in respect thereof. All notes redeemed under this	
rneys in the execution of this instrument, and to protect the interest of ribed, and such agents and attorneys shall be compensated, and all expendent the proceeds of sale of the said property should a sale be had and if n	the holder or holders, owner or owners, of the notes and/or coupons hereinabove in and about the employment, including those of litigation, if any, shall be paid	
the other Second Party, or default or misconduct of any agent or attorne conable care, nor for any errors or mistakes made by him or it while actin and Trust, except wilful misconduct, or gross negligence in the dischar onsibility for the legal examination of the payment of taxes or the discharges.	ry appointed by him or it, if such agent or attorney shall have been selected with ghereunder in good faith, nor for anything whatever in connection with this Mortge of his or its duties as such Second Party. Neither Second Party shall have any	
security against all expenses or liabilities, and the notes of said holderetion herein given to the Second Parties, or either of them to determ	by such Second Parties, or either of them, furnish them, him or it with indemnity be deposited with said Foreign Trustee, but this provision shall not affect any	
XV. It is expressly understood and agreed that should either of the Mortgage and Trust in any particular, then the other Second Party shaped as fully as though joined by the other Second Party and it is seen	se Second Parties named herein, or their successor or successors, decline to execute all have the right, power and authority to act in regard to the particular matter so	
a vacancy occur, then the holder or owner of the Principal Note (First r Second Parties in the place and stead of either of both of those herein authorities and be charged with all the duties that are conferred or char it of a resignation or a declaration as above stated, the same shall be ination, shall be delivered to the other Second Party then acting begund	ge and Trust, then the other Second Party shall have all the rights, powers and author either of the Second Parties unless and until a co-trustee be appointed; should the Series is hereby authorized and empowered to appoint another or, if necessary, two named, which substituted Second Party or Parties shall have all the rights, powers ged upon the Second Party or Parties for whom he, it or they are substituted. In the effective when a written notice thereof setting forth the terms of such resignation or ler.	
AVI. It is expressly understood and agreed that any notice, which, un be given to each of them. XVII. It is expressly understood and agreed that the term "First P herein shall if required by the context be construed to be either singular than the property of the property of the context become and several. All of	Parties" shall apply to the grantors herein, whether they be one or more. All words or or plural in number. If there be more than one First Party hereunder, all of the	
XVIII. It is expressly understood and agreed that until default be of the notes and/or coupons secured hereby (but not thereafter), the Fire (First Series) and all the Coupons (First Series) and all the Coupons (First Series) and the Bright 1 Notes to the series of th	made in any covenant or condition of this Mortgage and Trust or in the payment of rest Parties shall have possession of the property and upon the payment of the Principal te (Second Series), if any, and all the Coupons (Second Series), if any, as they refulfillment and performance of all the covenants and agreements of the said notes and first Parties a proper release of this Mortgage and Trust shall be executed by the	
Signed, sealed and delivered in the presence of	SEAL)	
	(SEAL)	
entre esta de la companya de la com	(SEAL)	
E STATE OF SOUTH CAROLINA, PROBATE		
Personally appeared before me and a saw the within named and as seal and as	act and deed deliver the within written deed, and that the with	
Sworn to before me this. 18 th day of A. D. 1998	witnessed the execution thereof.	
Notary Public for S. C.	Isabel Oru	
nty of Milanuille RENUNCIATION OF DOWER	14 Public For S. C. do hereby certify unto all whom it may	
cern that Mrs. Mary Cettle LECTION	the wife of the within named did this day appear before me, me does freely, voluntarily and without any compulsion, dread or fear of any person or hin named Union Trust Company of Maryland, and Andrews Burk and Turk Tompany of	Market &
ons whomsoever, renounce, release and forever relinquish unto the with rustee, their successors and assigns, all her interest and estate and also tioned and released. Given under my hand and seal, this	hin named Union Trust Company of Maryland, and Andrews Benk and tust Tomothy of all her right and claim of Dower of, in or to all and singular the premises within	reculle,
$\lambda + \beta = 0$		