	of America of the present standard				
19as hereinafter set for coupons thereto originally atta	th, at the principal office of the Unched as they may severally fall du	nion Trust Company of e, the said coupons repr	Maryland, Baltimore, Mesenting interest and ins	aryland, upon presentation an tallments of the principal ther	d surrender of the
cipal note being numbered				, and the said	coupons originally
attached thereto and referring	to said principal note being number	ed One (1) to) both inclusive	the said coupons providing for	A sayments of the
i chianning unpard.	ts aggregating the total amount of				\
Series)", the said Principal No	nd the coupons originally attached te (First Series) being authenticate	ed by the certificate of t	the Second Parties ende	orsed thereon. The said Prit	icinal Note (First
nen in an respects to the Princ	ries) are hereby expressly made a ipal Note (Second Series), if any, ider or holders thereof, equally and	and Coupons (Second Se	ries), if any, heteinafter	referred to	· ·
or principal over interest or of	interest over principal or of any	istallment of interest ov	er any other installment	of interest, the payment of a	certain promissory
	rties of even date herewith, if any,	****			
Dollars (\$), payable to	the bearer thereof, the p	rincipal and interest thereof be	ing payable in gold
coin of the United States of Ar	nerica of the present standard of w	ight and fineness on or	before the	day of	
coupons thereto originally atta	h, at the principal office of the Uniched as they may severally fall due	the said coupons repres	enting interest and instal	Aments of the principal thereon	the said principal
attached thereto and referring	to said principal note being numbe	red One (1) to		and the said	coupons originally
viding for payments of the prin	cipal of said note in amounts aggre	7 ca Pine (1) to) both inclusive, the	said coupons pro-
The said Principal Note	and Coupons originally attached the	ereto ara hereinafter call	ed respectively "Princips	Mote (Second Series)" and	Coupona "(Comma 1
Series), the said Frincipal No Series), if any, and Coupons (S	econd Series) being authentic	ated by the certificate of	the Second Parties end	orsed thereon. The said Princ	inal Mata (Cassal
(c) To secure and enfor	ce the covenants of the First Parti	es hereinafter referred to	s) hereinabove reterred to and to enforce the term	o.	
Coupons (First Series) as they	the considerations above set forth, enant to pay the Principal Note (F severally fall due, and the Principal	irst Series) and interest	thereon as above set	forth upon procentation and	surrender of the
II. The First Parties co	yenant promptly to pay when due al	7 tall due. Loublic dues taxes asses	sments levies and chara	res levied or assessed or to be	lawind an account
Trust Company of Maryland, H	Saltimore, Maryland, the receipted	and upon payment there bills therefor.	of to exhibit to the Fore	agn Trustee, at the principal o	office of the Union
III. The First Parties of	ovenant that monthly during the co	ntinuance of this Mortga	age and Trust and not lat	er than the	lay of each month,
beginning with the	day or		they will pay the sum	of Anny	. L
	day of May up to and including the	day of	agril	, Jand will pay o	on the 15
and a continue of the continue	, 19. Z. 4, the further s	um or hard to the	The VY halor Knowled and Lothered	The year of the same of the sa	~
) all of the se	id payments to be made	le to the Union Trust Comp	ones of Mosseless 1
para sharr at once be deposited	cessor, a Maryland Corporation, at by the said Union Trust Company ssor, shall receive all such sums p	of Maryland or its succ	essor, to the credit of th	e said Horeign Trustee, said I	nion Truck Com-
deposited to the credit of said	t which shall be so designated upor Foreign Trustee shall be applied by	the records of the said the said Foreign Trust	. Union Trust Company ee, so far as they shall b	of Maryland, or its successor, be adequate therefor until defa	all such sums so
ment of Coupons (First Series)	and Coupons (Second Series), if a	idertakings herein coven	anted by said First Part	ies to be done and performed	, first, to the pay-
Coupons (First Series) which s	half have matured have been fully	to the payment of any	Coupons (Second Serie	s) as they may fall due, unl	less and until all
Company of Maryland, or its su Maryland, or its suggestor here	stee shall be applied by it in the macher that the macher specific any time hereafter falls after becomes the hold of the Principal Not a stead of the said Union Trust Co.	below One Million Dol m assignment for the be	vided. In the event the llars (\$1,000,000.00), or i ment of greditors or shall	n the event that the Union To be adjusted bankrupt or shi	rust Company of
under then and in every such cother depository in the place and	Ase the holder of the Principal Not a stead of the said Union Trust Co	e (First Series) may, an empany of Maryland, or	d upon written request of its successor; provided h	of the maker of the said note s owever, that such substituted of	hall designate an- lepository shall be
in capital and surplus of not less	pany authorized to do business in the sthan Two Million Dollars (\$2,000, Il the duties and liabilities that are	ne State of Maryland and	having an office in the	City of Baltimore, Maryland, a	and bearings a sold
IV. The First Parties co sured against loss by fire and to	venant, so long as any part of the	debt hereby secured ren companies authorized to	pains unpaid, to keep the transact business in the S	e improvements on the Mortg State of South Carolina, approv	aged property in- ed by the Foreign
Trustee and in an amount design	ated by the Foreign Trustee equal	for in orcess of	trustee	,	
Dollars (\$ 2	rustee under the New York Standa surance to the Foreign Trustee	alf and	Lifly	The said policy or policies	
in case of loss, to the Foreign T the said policy or policies of in	rustee under the New York Standa surance to the Foreign Trustee he	rd Mortgage Clause, wit reunder and where rene	h the Contribution Clau wal policies are necessar	se stricken out. The First Pa y in the performance of this c	rties shall deliver ovenant, the First
pay all premiums on such insura	nce. In case of any loss by fire or t	t least ten (10) days bet ornado the Foreign Trus	ore the expiration of the	then existing insurance. The	First Parties shall
in case of loss, as above set forth	rties to restore or rebuild or replace the Foreign Trustee shall exercise to desire to use all or any part of such	all general control and s	upervision over the expension	aditure of said moneys. Should	the First Parties,
from the receipt of such notice l	by the Foreign Trustee, he or it sha	ys from the date of rece Il advise the First Parti	ipt by the Foreign Trust	tee of the said proceeds; within	n thirty (30) days
use such proceeds for the purpo	for which the consent is given b	in the event the Foreign y the Foreign Trustee,	Trustee gives consent, provided they use the s	then the First Parties shall ha aid proceeds for the said pur	ve the right to so rposes within the
notice from the roleigh Trustee	of consent to such use of such proc	eeds. Anvinceeds of a	ny such policy or policie	e which may not be used as how	sincharra art fantl
terms and conditions hereinabov	or rebuilding of the property dama re set forth in paragraph III above the payment of all of the obligations	ged or destroyed shall b	e used by the Foreign I	rustee in the same manner and	l according to the
V. The First Parties cov	enant to keep the improvements or	er may be lawfully entit	led to receive the same.	er and repair and not to permit	
VI. The First Parties co	ovenant to warrant specially the sa	ients on the said mortga	ged property or any part	thereof.	title to the ment
title to the same in the said Sec	ause to be taken such steps, including ond Parties. The First Parties consumption agreement assuming all the control of the co	ig legal proceedings, as a	may at any time appear	to the Second Parties to be de	esirable to perfect
under the covenants hereunder.	acquiring title thereto, and in the e	vent of sale, with the co	nsent of the Second Par	ties, the said First Parties sha	all continue liable
particular, the second I arties in	ovenant that upon a failure or bready, without any notice to the First	Parties hav all bublic di	ies taves assessments	lexues and charges lexued on a	accacead on to be
or sale; effect or renew any fire	aged property; take such steps as r or tornado insurance, make such re be taken such steps, including lega	nay be necessary to secu	re or retain the mortgag	red property or any part there	of from forfeiture
impairment of deterioration of t	uc broocity or to berreat the fifte fa) the cold brobarty in th	a Second Parties All s	ama expended in the deign of	
oman, rogerner with the interest	set forth shall be a part of the debt (First Series) and shall bear into thereon, be repaid by the First Par	nes before the expiration	n of the beriod of thirty	(311) daws thereafter There of	hall ba ma ablima
tion however upon the become	Parties to make such payments or ers hereby vested in them, nor any	TO GO OF CAUSE TO be do	ine any cuch act or thin	or nor chall any act of the Co	sond Douties were
VIII. The First Parties laws of the State of South Caro	covenant not to set up or claim thina or of the United States against	any claim of the Secon	d Parties for any sum o	r cume which may become du	a and parable to
sought thereon, all such exempt	ons being hereby expressly waived	described or of this Mo	ortgage and Trust or aga	inst the securing or execution	of any judgment
cluding reasonable attorneys fee	eby agree that if this Mortgage an heir successors or by any holder of es, whether collected by foreclosure	or holders, owner or ow cor otherwise.	ners of any of said note	es that they will pay all costs	of collection, in-
or of the Principal Note (Second	enant that upon any default being I Series), if any, or of any of the c	made in the payment of	it any in whole or in n	art or upon any default in the	a naument of any
Mortgage and Trust, then the	whole mortgage debt and all the	above provided, when di	ue, or upon any default l by secured, shall thereur	peing made in any covenant or	condition of this
(First Series), declare the said any default in the terms of this	mortgage debt, notes and coupons Mortgage and Trust the Second 1	ld Parties, (and the Sec , due and payable forth Parties, their survivor an	ond Parties shall, upon with); and time of paym	request of the holder of an ent is of the essence of this co	y Principal Note ontract, and upon holder or holders
said First Parties do hereby em	oower and authorize the said Secon	th the foreclosure of the d Parties, their survivor	us (DEED OF TRUST) MORTGAGE as provided	by law; and the
forever, good, ample and suffici	ppurtenances as provided by law as ent Deed or Deeds of Conveyance	nd to make and execute	to the purchaser or purchaser or purchaser	archasers, his, her or their h	eirs and assigns,
as provided by law, the said sect	ond parties shall have the right to land parties shall have the right to land parties and foreclosure.	tave a receiver appointed	1 for the purpose of col	secting all rents and profits a	ccruing from the