<b>56</b> 8	Vol. 164.	Form 14  WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 36768
15 ten	STATE OF SOUTH CAROLINA, )	
and	COUNTY OF GREENVILLE.	
0.00 1 \$5 (10) 7	THIS DEED, Made this A Jarris / Danie	in the year 19.25, by and between
par 00.00	State of South Carolina Hereinafter styled first parties," and ONION TRUST COMPANY under the laws of the State of Maryland, and American South Trust and Trust	OF MARYLAND, a body corporate, incorporated
there is a series	American Bank and Trust Company, of the City of Greenville S. C., as Trustees who are hereinafter styled "second	1 parties."
The and the	WITNESSETH, That in consideration of a certain losn herein described, and of the sum of TEN DOLLAR parties, the first parties hereby grant and convey unto the second parties, with covenants of general warranty, certain respectively.	not actate in the Commental of
ten bes	All that certain lot or parcel of land situate, lying and being limits of the City of Creenville, St. paints of the City of Creenville, St. paints known and design teed in Mert of 10th No. 05. as shown on ple	just beyond the corporate sete of South Carolina.
200	Office for Greenville County in Plat (Book "F" pares 251-252, end made by C.M. Furman, Jr. West (Jth., 1925, the following met as and bour iron pin on the north side of Overbrook Circle, Joint corner of	having according to a survey of to a survey of the survey
the the	All that certain lot or parcel of land situate, lying and being limits of the City of Creenville, in the County of Creenville, State of Jot lo. 55, as shown on place of the City of Creenville, in the County of Creenville, State of Jot lo. 55, as shown on place of Greenville County in Plat (Book F pares 251-252, and made by C.M. Furman, Jr. 1887) the City of Circle, Joint corner of Iron pin on the north side of the following met as and bour iron pin on the north side of the corner of S. 15-47 F. 90 feet to an Iron pin on a ten foot alley; thence with the north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of said alley and confirm north side of the corner of the corner of said alley and confirm north side of the corner of the corner of said alley and confirm north side of the corner of the cor	ith seld alley S: 13-13 W. Overbrook Circle; thence out iron pin; thence still
profile	TO HAVE AND TO HOLD, the same, together with all and singular the improvements, tenements, hereditamen	
to see the	ing, or in anywise appertaining, forever.  And the said first parties coverant with the said second parties: That the said first parties are indefeasibly se power and lawful right to convey the time as aforesaid, and that the same is free, clear, discharged and unincumbere charges, estates, judgments, taxes tax titles, or tax certificates, liens, assessments and encumbrances of what nature a	ized in fee simple of said premises and have full
ince ro	warrant the title to the said premises and will defend the same against the lawful claims of all persons whomsoever purposes, to-wit:	er, BUT IN TRUST for the following uses and
hay be	1st. To secure to the holds or holders thereof, the payment of certain promissory, negotiable notes, numbered both inclusive, aggregating the principal sum of	
in a land	and the interest coupon notes at ached thereto, all made by the said. Don R. Harris	Dollars (\$ 9,000.00.),
may 500.	all hearing even date herwith, and payable to bearer at the office of MORTGAGE SECURITY CORPORATION O	F AMERICA, Noríolk, Virginia, or
00,75	said note number one 11) being for the principal such of \$500.00 payable Movember 15, 1921 larthe survey lakely line of \$500.00 payable november 15, 1928: note z	1; note sumber two (2) Leine umber three (3) Leine
ay ne	said note number one (1) being for the principal sum of \$5.00.00 payable November 15, 1923; hote to the principal sum of \$500.00, payable November 15, 1928; note to principal sum of \$500.00 payable Inay 15, 1929; note summber for pal sum of \$500.00, payable may 15, 1930; note sumber five (5) her per annum bayable semi-annually as evidenced by coupon notes, attached to said principal notes. (1st series). Said of principal notes. (1st series). Said of principal notes.	in (4) being for the princi-
E 6 9 3 1	These said notes to be hereinafter called Principal notes, (1st series). All of said principal notes (1st series) bear per annum, payable semilar nually as evidenced by coupon notes, attached to said principal notes, (1st series). Said c	
man de de	and are payable to best of at the office of said MORTGAGE SECURITY CORPORATION OF AMERICA. Norfolk, Winon Toust loompany of Manyland, Baltimore, To	Virginia, or
is the se	on the day of day of interest on the principal notes (1st series) matures, and as said chipon notes severally fall due. All of said principal	I notes (1st series) are authenticated by the cer-
ige a contraction of the contrac	tificate of UNION TRUST COMPANY OF MARYLAND and AMERICAN BANK AND TRUST COMPANY, and Trust loom pany of Succeeding South loosoling Trustees, endorsed thereon. All of the principal notes (1st series) hereinabove described, together with the int	erest coupon notes attached thereto are secured
en co	by this indenture and are hereby made and declared to be a first lien on all the hereinabove granted, with all the improvements thereon, and all rights, privileges, easements and appurtenances thereto belonging ority the one over the other, and in the event of the execution and enforcements of the Trust hereby created, the funds coming into their hands under and by virtue of this instrument, or by reason of any money re	conveyed and described real estate, together or appertaining, but without preference or prine said Trustees shall first, out of any Trust
to the second	Company on account of policies of insurance to be placed with them as additional security for this debt, holders and owners thereof, the full sum of the principal notes hereinabove described, and the full sum of all interest and payable, and also such fractional parts of any coupon note or notes not then due, but next payable, as represented.	as hereinafter set out, pay in full to the coupon notes that have matured and become due sent interest at six per centum (6%) per annum
e ce	on the principal note to which it or they are attached, and in the event such sum or sums of money shall not be sufficioupon notes then due, and fractional parts of coupon notes as hereinabove described, equal and ratable distribution of such principal notes (1st series) and coupon notes, without preferring principal over interest, or interest over prhereby secured represented by the principal notes (1st series) and coupon notes hereinabove mentioned and describe	shall be made by said Trustees among the holders incipal, but in every event, the portion of the debt ed, shall be preferred over all other notes here-
see see	inafter mentioned and described; and until all of that portion of the debt hereby secured which has been hereinabout and satisfied, no sum or sums of money in the hands of the second parties shall be applied to the payment of any parties but nothing herein contained shall be construed as preventing the second parties from paying out sums of money receinstrument for the purpose of paying interest and notes of either the first or second class as they severally mature	t of this debt hereinafter mentioned and described, cived from time to time from the makers of this
ean	hereof shall, until default be made, be distributed in accordance with the provisions of this deed hereinafter describing time to time shall be disbursed.	ng how such monthly payments or payment from
spe to		
run (500,	thereon and attached thereto, the payment of the sum of  Nine 7 unded Minety  evidenced by negotiable, promissory notes, numbered from one (1) to Leven (7)  May 15/1925	bollars, (\$.7.7.00), both inclusive, all bearing
of the	payable to bearer, at the office of the MORTGAGE SECURITY CORPORATION OF AMERICA, Norfolk, Virginia November 13,100, payeble August 1,25, page	is said note number one (1) being for the sum of
repair	town being 15 1025; Wete nimber Three (X) heing for the sim of all 1200; (Total the sim of 1200; (Tota	7 . Of payeble february 15
in some	126.00.0 DEVENIE FEDV. 15. 192/: All of said notes Deer Cate May 15. 1925.  And the said first parties covenant that monthly, during the continuance of this trust, and not later than the	day of each month,
por d	beginning with the day of line of the said MORTGAGE SECURITY CORPORATION OF AMERICA, which said monthly sums when so paid, shall be Corporation of America, with the UKION TRUST COMPANY OF MARYLAND, Baltimore, Maryland, to the cree	DOLLARS (\$ 78.00), at once deposited by the said Mortgage Security
re in	Sarily clapse between the time such sums are so received, and deposited in said Union Trust Company of Maryland, su Corporation of America, in a separate trust account, which shall be so designated upon the records of said Mortg	nch sums shall be held by said Mortgage Security age Security Corporation of America. All such
Carlo Carlo	monthly sums so deposited to the credit of said second parties shall be applied by the said second parties, (so far as that principal notes (1st series) in the aggregate sum of will not be retired thereby) until default shall have occurred in the performance of one or more of the covenants as	hey shall be adequate therefor, it being understood
the state of the	parties to be done and performed, first, to the payment of said interest coupon notes when and as they severally ma (1st series) hereinabove first mentioned and described, and hereby created a first lien on the property conveyed; second other, to the notes herein last secured and designated as a second and subordinate lien to the first and preferred lien,	ture, then to the payment of said principal notes ond, pro rata, without preference the one over the as they shall fall due and become payable. Until
北京社	any such default shall occur, the Trustees may, and they are hereby directed to pay out of the sums of money receives second mortgage or subordinate notes as may mature from time to time, but no such payment shall be made out of paying the interest coupon notes, or the principal notes (1st series) hereinabove mentioned and described as a first light And in consideration of the premises, the first parties covenant and agree as follows:	any money received by them for the purpose of
ing	1. So long as any part of the debt hereby secured remains unpaid: (a) to promptly pay when due, all taxes, as erty hereinabove mentioned and described, and before said taxes, assessments, levies and charges are in default, to second parties; (b), to keep such parts of said deeded premises or property as are liable to be destroyed or injure	exhibit official receipts for such payments, to the ed by fire or tornado, insured against loss by fire
eight being for the princip yable Homenthe 15, 1939, note In sum of \$500.00 payable Horensen y 15, 19 to and bear interest from	and tornado in some solvent Insurance Company or Companies, authorized to transact business in the State of Said second parties, to an amount equal to, or in excess of	the Carolina and approved by
n's	payable in case of loss, to the Trustees under New York Standard Mortgage Clause, with contribution clause stricken cance as additional security for the payment of the debt hereby secured, and where renewal policies are necessary in	out, and to deliver the policy or policies of insurthe performance of this covenant, to deliver such