teiu 1931: \$	STATE OF SOUTH CAROLINA, \
gtor 2	THIS DEED, Made this day of June, in the year 1925, by and between
inder oo fac	State of Louth Learding, Hereinafter styled first parties," and UNION TRUST COMPANY OF MARYIAND, a body corporated under the laws of the State of Maryland, and American Band and Inest Company
inaip reven	American Bank and Trust Company, of the City of Greenville, S. C., as Trustees, who are hereinafter styled "second parties." WITNESSETH, That in consideration of a certain law herein described, and of the sum of TEN DOLLARS (\$10.00), paid to the first parties by the second parties, the first parties hereby grant and convey unto the second parties, with covenants of general warranty, certain real estate in the content of
al sur (7) keir Une!	All thet certain lot ar parestate of land situated lying and being in Green ville County, South Car- olina, hear the Lity of Green ville lat the Southeast corner of Pemileton and like the Streets, and being known and designated as Lott No.1 in Block "D", of the Melville Lam Company subdivision, as shown on a plat recorded in the W.A.C. Office for Greenville County in Plat Book "A" at page 97 and having according to a survey of C.M. Furnan, Jr. dated June 19, 1929, I he tolk wind metes
1934:	All thet certain lot or percel of land situated lying and being in Greenville County, South Carpina, near the Lity of Greenville Land Conner of Pemileton and Aiken Streets, and being known and designated as Lothno, I in Block "D", of the Melville Land Conneany subdivision, as shown on a plat recorded in the Melville County in Plat Book "A" at page 97 and bounds, to-wit:-Beginning it an iron pin, the Southeast corner of Aiken and Pendleton Streets and running thence with Pendleton Street \$174-15 E. 53.6 feet to an iron pin, corner of lot No.2; with line of that lot 1. 44-05 W. 1. 5 feet to an iron pin on Aiken Street; thence with seld to Arthur W. Will by deed recorded in Volume 89, page 270, R. 1. C. Office for Greenville County.
he pl	TO HAVE AND TO HOLD, the same, together with all and singular the improvements, tenements, hereditaments, easements and appurtenances thereunto belonging, or in anywise appertaining, forever. And the said first parties covenant with the said second parties: That the said first parties are indefeasibly seized in fee simple of said premises and have full power and lawful right to convey the same as aforesaid and that the same is free clear discharged and unincumbered of and from all former and other grants fitles.
incipa	charges, estates, judgments, taxes, tax traes, or tax certificates, liens, assessments and encumbrances of what nature and kind soever; and the said first parties do fully warrant the title to the said premises and will defend the same against the lawful claims of all persons whomsoever, BUT IN TRUST for the following uses and purposes, to-wit:
e June	1st. To secure to the holder of holders thereof the payment of certain provisions, negotiable notes, numbered consecutively from one (1) to
1, 1929 2 10 10 10 10 10 10 10 10 10 10 10 10 10	all bearing even date herewith, and payable to bearer at the office of MORNOAGE SEQURITY CORPORATION OF AMERICA, Norfolk, Virginia, or which the state of the sta
note; note	(2) being for the principal sum of the principal sum of the original sum of the sum of t
min taya the	per annum, avable semi-annually as evidenced by coupon notes attribed to said principal notes, (1st series). Said coupon notes are also made and signed by the said and are wable to be are at the office of said MORTGAGE SECURITY CORPORATION OF AMERICA. Norfolk, Virginia, or many land, Baltimore, many land,
ber de de de	on the day of da
ix(b) to cembe	by this indenture and are hereby made and declared to be a first lien on all the hereinabove granted, conveyed and described real estate, together with all the improvements thereon, and all rights, privileges, easements and appurtenances thereto belonging or appertaining, but without preference or priority the one over the other, and in the event of the execution and enforcements of the Trust hereby created, the said Trustees shall first, out of any Trust funds coming into their hands under and by virtue of this instrument, or by reason of any money received from any Fire and Tornado Insurance Company on account of policies of insurance to be placed with them as additional security for this debt, as hereinafter set out, pay in full to the holders and owners thereof, the full sum of the principal notes hereinabove described, and the full sum of all interest coupon notes that have matured and become due
eing ;	and payable, and also such fractional parts of any coupon note or notes not then due, but next payable, as represent interest at six per centum (6%) per annum on the principal note to which it or they are attached, and in the event such sum or sums of money shall not be sufficient to pay all of said principal notes (1st series), coupon notes then due, and fractional parts of coupon notes as hereinabove described, equal and ratable distribution shall be made by said Trustees among the holders of such principal notes (1st series) and coupon notes, without preferring principal over interest over principal, but in every event, the portion of the debt hereby secured represented by the principal notes (1st series) and coupon notes hereinabove mentioned and described, shall be preferred over all other notes hereinafter mentioned and described; and until all of that portion of the debt hereby secured which has been hereinabove mentioned and described, shall have been paid
of the second	and satisfied, no sum or sums of money in the hands of the second parties shall be applied to the payment of any part of this debt hereinafter mentioned and described, but nothing herein contained shall be construed as preventing the second parties from paying out sums of money received from time to time from the makers of this instrument for the purpose of paying interest and notes of either the first or second class as they severally mature, but such sums of money so paid by the makers hereof shall, until default be made, be distributed in accordance with the provisions of this deed hereinafter describing how such monthly payments or payment from time to time shall be disbursed.
te nu	2nd. To secure to the holder or holders thereof, equally and ratably, and without priority or preference the one over the other, but expressly subject to the superior lien hereinabove created and subordinate to the lien of the principal notes (1st series) hereinabove described, including the coupon notes representing interest thereon and attached thereto, the payment of the sum of t
reifar moter parja	even date herewith, and all made by the said
is com	Tayable to bearer, at the office of the MORTGACE SECURITY CORPORATION OF AMERICA Norfolk Virginia; said note number one (1) being for the sum of 50.50 payable September 1,1925; note number two (2) being for the sum of 50.50 payable March 1,1926; note number four (4) being for the sum of (50.50) payable June 1,1926; note number five (5) being for the sum of 50.50 payable September 1,1926; note number six (6) being for the sum of 50.50 payable December 1,1926; note number seven (7) being for the sum of 50.50 payable March 1,1927; note number eight (8) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1927; note number nine (9) being for the sum of 50.50 payable June 1,1926; note number nine (9) being for the sum of 50.50 payable June 1,1926; note number nine (1) being for the sum of 50.50 payable June 1,1926; note number nine (1) being for the sum of 50.50 payable June 1,1926; note number nine (1) being for the sum of 50.50 payable June 1
Cottein	beginning with the day of political day of beginning with the sum of beginning with the beginning with the beginning with the sum of bolitary of bolitary of bolitary of bolitary of bolitary corporation of America, with the UNION TRUST COMPANY OF MARYLAND, Baltimore, Maryland, to the credit of said second parties; said Mortgage Security Corporation of America, which said monthly or otherwise as trust funds in trust for the second parties, and during the time which may necessary of the second parties.
nt (8) being for the principle.	sarily elapse between the time such sums are so received, and deposited in said Union Trust Company of Maryland, such sums shall be held by said Mortgage Security Corporation of America, in a separate trust account, which shall be so designated upon the records of said Mortgage Security Corporation of America. All such monthly sums so deposited to the credit of said second parties shall be applied by the said second parties, (so far as they shall be adequate therefor, it being understood 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 and undertakings herein covenanted by said first parties to be done and performed, first, to the payment of said interest coupon notes when and as they severally mature, then to the payment of said principal notes
pay as	(Ist series) hereinabove first mentioned and described, and hereby created a first lien on the property conveyed; second, pro rata, without preference the one over the other, to the notes herein last secured and designated as a second and subordinate lien to the first and preferred lien, as they shall fall due and become payable. Until any such default shall occur, the Trustees may, and they are hereby directed to pay out of the sums of money received by them as hereinabove specified, such of the second mortgage or subordinate notes as may mature from time to time, but no such payment shall be made out of any money received by them for the purpose of paying the interest coupon notes, or the principal notes (1st series) hereinabove mentioned and described as a first lien under this deed of trust. And in consideration of the premises, the first parties covenant and agree as follows:
the fu	1. So long as any part of the debt hereby secured remains unpaid: (a) to promptly pay when due, all taxes, assessments, levies and charges upon the said property hereinabove mentioned and described, and before said taxes, assessments, levies and charges are in default, to exhibit official receipts for such payments, to the second parties; (b), to keep such parts of said deeded premises or property as are liable to be destroyed or injured by fire or tornado, insured against loss by fire and tornado in some solvent Insurance Company or Companies, authorized to transact business in the State of State o
pie!	said second parties, to an amount equal to, or in excess of \$\frac{1}{2}\tau\colon_2\colon_1