renewal policies to the said second parties at least ten (10) days monies collected from any or all of such insurance shall be held by the payment in whole or in part of the principal notes (1st series to such principal notes (1st series) as represent interest accrued the declared to be the first lien on the property hereby conveyed, and money as may be sufficient to pay in full said first preferred notes not yet due as shall represent interest accrued on the principal not ordinate notes herein mentioned and described, and particularly decentries, but said second parties may, and at the request in writing series) principal notes hereinbefore mentioned, shall, allow the said pay for the same out of the money received for insurance on said supervision over the expenditure of said monies. Should such fin property damaged or destroyed, or to have refunded to it the cost receipt by the latter of such funds; the Trustees shall thereafter, sent to such use of the proceeds of insurance policies; in the even	the Trustees for the further security, coupon notes due and payable, and thereon, which principal notes (1st series on all monies received from insurance and coupon notes thereto attached, whise (1st series) to which they are attacked to be subordinate to such first like of sixty per centum (60%) in amoun first parties to restore, rebuild or repproperty so damaged or destroyed, but st parties desire to use all or any part of the same, it shall notify the said within thirty (30) days, advise the si	of the debt hereby secured, first, as hereinabove he pro rata portion or portions of such coupon is an advanced thereto are hereby thereon, and after the application of such sum ich have become due, and such proportion of said hed, then to the payment pro rata of the second en notes, and the balance of such money, if any note the then holder or holders, owner or owner lace, any property injured or destroyed by fire or it the said second parties are to execute generate of such proceeds of insurance to repair, replace of such proceeds of insurance to repair, replace of second parties within sixty (60) days from the tid first parties whether they will give or withholders.	e set out for notes attached by made and n or sums of coupon notes l lien or sub- r, to the first res of the (1st tornado, and al control and or restore the date of the old their con-
surance for such purposes within the period of their consent to such uses of such monies. Any proceeds of ins or repair of the property damaged or destroyed, shall be used by manner hereinabove directed; (c), to keep the improvements constriction of said property, or any part thereof, not to cut, not per execute and cause to be executed such further assurances of title may at any time appear to the Trustees to be desirable to perfect these covenants and agreements in any particular, the Trustees resteps as may be necessary to secure or redeem the said property from the commission of waste, impairment or deterioration of the premises, or to perfect the title to the said property in the debt hereby secured, and shall be secured as fully as the principal the rate of six per cent. (6%) per annum from the date of the before the expiration of a period of thirty (30) days thereafter. I act of the Trustees nor any failure to act under the powers hereful agreements contained herein.	months from the trance which may not be used as here the Trustees for for the liquidation of antly in good order and repair, and nomit to be cut any standing timber, exto the said property, and to take and the title to the same in the said Trustee, om forfeiture or sale, and effect or recepair, and take or cause to be taken said property, or any part thereof, Trustees, and all sums expended in tidebt and interest coupon notes herein expenditure thereof, and shall, togeth ut there is no obligation upon the Trustees and all sums expended in tidebt and interest coupon notes herein expenditure thereof, and shall, togeth ut there is no obligation upon the Trustees, and all sums expended in the trustees are the trustees and all sums expended in the trustees are trustees.	e date of the receipt by them of notice from the cin set out by the first parties for the restoration of the debt hereby secured, the same to be expect to permit, suffer or commit any waste, impairing the control of the reasonable requirements of the premal cause to be taken such steps, including legal prostees. And upon a failure or breach of performan pay such taxes, assessments, levies and charges, a new such fire and tornado insurance and make su such steps, including legal proceedings, as may be or the cutting of timber, beyond the reasonable ne doing of, or on account of the same, shall be a declared a first lien, are secured, and shall be a ter with the interest thereon, be repaid by the estees to make such payments, or take such steps,	e Trustees of a replacement ended in the ment or detenises; (d), to roceedings, as note of any of and take such ich repairs as e desirable to requirements a part of the ar interest at first parties nor shall any
2. That in the event of (a) default in the payment in furthe performance of any of the covenants and agreements in this second parties, their successors or assigns, to consider the whole of payment is of the essence of this contract, and said Trustees shall a pal notes, exercise their option to declare the entire principal sum. Trustees herein shall, at the direction of one or more of the hole of this deed of trust, as provided by law. In the event of foreclosure to law, and further in accordance with the terms and provisions and then to the payment of the second or subordinate notes, as I Trustees named herein shall be entitled, after the payment of the gross proceeds of sale, which shall be taxed as part of the costs of	eed of trust to be performed by the facility and principal sum expressed in said to the written direction of any one or rimmediately due and payable in the error holders, owner or owners of the of this deed of trust, as provided by for this deed of trust, to the payment dereinabove described, and in the event costs and expenses of forcelosure of orcelosure.	promissory notes as immediately due and payable nore of the holder or holders, owner or owners, over the first parties make default as above set fe is said principal notes, 1st series, proceed with the law, the proceeds of said sale shall be distributed the principal notes, 1st series, and coupon not foreclosure of this deed of trust, as provided this Trust, to a commission of five (5%) per	onal with the and time of said princi- orth, and the eforeclosure ted according otes attached, i by law, the cent. on the
them, under the covenants and agreements of the notes hereinabo	aim of the Trustees for any sum or s	ums which may become due and payable to them,	or either of
4. That should either of the Trustees herein named, die of authority, and be charged with all the duties that are hereby convacancy occur; then the holder or holders, owner or owners of si powered to appoint another, or if necessary, two other Trustees, in all the rights, powers and authority, and be charged with all the design of the convergence of the rights.	erred or charged upon both Trustees, ity per cent. (60%) in value of said the place and stead of either or both	unless and until a Co-Trustee be appointed; sh principal notes. (1st series), are hereby authori of those herein named, which Trustee or Trustee	ould such a ized and em⊢
5. The Trustees shall have authority in their discretion to or holders, owner or owners of the notes hereinabove described, including those of litigation, if any, shall be paid out of the procepaid out shall be recoverable by all remedies at law or in equity a be liable for the acts or omissions of the other Trustee, or default selected with reasonable care, nor for any errors or mistakes mad Trust, except wilful misconduct, or gross negligence in the discharamination of the payment of taxes or the discharging of any other ment of this Trust which, in its opinion, shall be likely to involve required by such Trustee, furnish it with indemnity and security provision shall not affect any discretion herein given to the Trus without such indemnity. Each Trustee shall be entitled to reason expenses and liabilities by it paid or incurred and it shall have a 1 satisfy such compensation, expenses and liabilities.	nd such agents and attorneys shall be ds of sale of the said property, should gainst the first parties by which the dor misconduct of any agent or attorne by it while acting hereunder in googe of its duties as such Trustee. Ne lien or incumbrance. It shall not be t in expense, unless one or more of tagainst all expenses or liabilities, and ee to determine whether or not it shall able compensation for any services by	compensated and all expenses in and about the lassale be had, and if no sale be had, all sums ebt hereby secured may be recovered. Neither y appointed by it, if such agent or attorney shalfaith, nor for anything whatever in connectifither Trustee shall have any responsibility for tobliged to take any action towards the execution he holders of the notes hereby secured shall, the notes of said holders deposited with said Trustake action hereunder without request of the notes it rendered bereunder, and to reimbursement	employment, of money so Trustee shall all have been on with this the legal ex- or enforce- as often as ustee, but this teholders, and of all costs
6. That whenever there is a reference in the covenants an well, the heirs, legal representatives, successors and assigns (whe "First Parties" shall apply to the grantors herein, whether they be	ther voluntary by act of the parties.	of the parties hereto, the same shall be construed or involuntary by operation of law) of the same.	to mean as. The terms
7. The first parties hereby agree that if this deed of trust of Trustees or their successors or by any holder or holders, owner of fees, whether collected by forcelosure or otherwise.	r any of the notes herein described are owners of any of said notes that the	re placed in the hands of an attorney for colle y will pay all costs of collection, including reasonal	ection by the ble attorney's
8. IT IS UNDERSTOOD AND AGREED, That until defenotes as they respectively mature, or default in the payment of a agreements of the said notes, or of this Deed of Trust, the first paroff the income, revenue and profits therefrom. And that upon payme formance of all the covenants and agreements of the said notes, release of this Deed of Trust shall be executed by either or both of	ny monthly installment as herein coven ties shall remain in quiet use, possessi nt of all of the principal and interest or of this Deed of Trust, then upon t	anted for, or the breach of one or more of the coon and management of said property, and in the notes as they respectively mature, and the fulfillm	covenants and e employment nent and ner-
IN WITNESS WHEREOF, the parties hereto have hereum Signed, sealed and delivered in the presence of		l year first above written.	(CEAL)
· ·			,
			•
	1		(SEAL.)
THE STATE OF SOUTH CAROLINA, PROBATE			
Personally appeared before meand made oath that he saw the within named			
sign, seal and asact and deed, deliver the with	in written deed; and that he, with		
Sworn to before me, this		i mercor.	
Notary Public for S. C.	\		
STATE OF SOUTH CAROLINA,		RENUNCIATION C	OF DOWER
County of		do h	ereby certify
unto all whom it may concern that Mrs			
the wife of the within nameddid this day appear before me, and upon being privately and separated dread or fear of any person or persons whomsoever, renounce, rele			
as Trustees, their successors and assigns, all her interest and estat tioned and released. Given under my hand and seal, this	and also all her right and claim of	Dower of, in or to all and singular the premises	within men-
day of			
Notary Public for S. C. (I. S.		······································	
My commission expires			

Recorded 192