Sixty-seven & 50/100 (67.50) Dallars due Harch 1st 1928 Note no nine (9) heing for the sum of seventeen & 50/100 (\$17.50) Dallars due fune 1st 1928; note no ten (10) heing for the sum of suiteen \$50/100 (\$17.50) Ballars! Sue September 1st 1928, note no eleven (11) heing for the sum of Thineteen (19.00) Malcars Sue December 1st 1929 Note no tuckel (12) heing for the sum of Twenty nine (24.00) Dallars due March 1st 1929.

nning with the	12C day of	(L fo z L L)	, 19.2., they will pay the su	m of
poration of America, with to poration of America shall re ly elapse between the time su poration of America, in a southly sums so deposited to the	ceeive all such sums paid mech sums are so received, and eparate trust account, which e credit of said second partic	onthly or otherwise as trust funds, deposited in said Union Trust Con shall be so designated upon the rees shall be applied by the said second	men bolt. AR when so paid, shall be at once deposited, Maryland, to the credit of said second in trust for the second parties, and durpany of Maryland, such sums shall be records of said Mortgage Security Corpud parties, (so far as they shall be adequated	ing the time which may neces- eld by said Mortgage Security oration of America. All such te therefor, it being understood
not be refired thereby) unti- cies to be done and performed expects series) hereinabove first me expects; to the notes herein last so such default shall occur, the ond mortgage or subordinate	I default shall have occurred and first, to the payment of sentioned and described, and eccurred and designated as a Trustees may, and they are notes as may mature from to or the principal notes (1st	in the performance of one or inc said interest coupon notes when and hereby created a first lien on the p second and subordinate lien to the f e hereby directed to pay out of the time to time, but no such payment	ore of the covenants and undertakings has they severally mature, then to the property conveyed; second, pro rata, with first and preferred lien, as they shall fall sums of money received by them as her shall be made out of any money received described as a first lien under this deed	ayment of said principal notes out preference the one over the due and become payable. Until reinabove specified, such of the d by them for the purpose of
hereinabove mentioned and ond parties; (b), to keep such	described, and before said th parts of said deeded pren	taxes, assessments, levies and char nises or property as are liable to b	hen due, all taxes, assessments, levies an ges are in default, to exhibit official rece e destroyed or injured by fire or torna	do, insured against loss by fire
tornado in some solvent Ins	surance Company or Compan	nies, authorized to transact business	in the State of Racethi Care	aluca and approved by
second parties, to an amoun	t equal to, or in excess of	nuty-fine asi	marea (\$3300,00	Jallano.
ewal policies to the said seconies collected from any or all payment in whole or in particular payment in any be sufficient to pay the payment in the principal notes hereinbefor the same out of the more payment in the proceeds in the procee	of such insurance shall be the first property hereby conveyed y in full said first preferred terest accrued on the principal and described, and particular may, and at the request in wore mentioned, shall, allow the property do not be property or insurance or to have refunded to it the most the Trustees shall there of insurance policies; in the	days before the expiration of the series), coupon notes due and payal rued thereon, which principal notes, and on all monies received from notes and coupon notes thereto attal notes (1st series) to which they by declared to be subordinate to suriting of sixty per centum (60%) in said first parties to restore, rebut a said property so damaged or death first parties desire to use all or the cost of the same, it shall notify eafter, within thirty (30) days, advergence that they give their consents.	description of the then holder or holders, and to the particle of six almount of the then holder or holders, and the particle are necessary in the performance of existing insurance, and to pay all premiur security of the debt hereby secured, findle, and the pro-rota portion or portions (1st series) and coupon notes attached insurance thereon, and after the application of the have become due, and such are attached, then to the payment pro-roth first lien notes, and the balance of sin amount of the then holder or holders, and or replace, any property injured or descroyed, but the said second parties are any part of such proceeds of insurance the said second parties within sixty (6) ise the said first parties whether they we, then the said first parties shall have the	ims on such insurance, and all st, as hereinabove set out for of such coupon notes attached thereto are hereby made and thereto are hereby made and the such sum or sums of proportion of said coupon notes at a of the second lien or subject money, if any, to the first owner or owners of the (1st stroyed by fire or tornado, and to execute general control and to repair, replace or restore the or the stroyed by fire or tornado, and the repair, replace or restore the or the stroyed by fire or tornado, and the repair, replace or restore the or the stroyed by fire or withhold their contributions of the stroyed by fire or withhold their contributions of the stroyed by fire or withhold their contributions of the stroyed by the
rrance for such purposes with r consent to such uses of such uses of such uses of such are pair of the property damagner hereinabove directed; (continue and cause to be executed at any time appear to the ecovenants and agreements as as may be necessary to see to be necessary to keep the vent the commission of was the premises, or to perfect the thereby secured, and shall be rate of six per cent. (6%)	in the period of	month of insurance which may not be used sed by the Trustees for the liquid so constantly in good order and repair of title to the said property, and to perfect the title to the same in the stees may, without notice to the first erry from forfeiture or sale, and et and repair, and take or cause to on of said property, or any part in the Trustees, and all sums expening a debt and interest coupon not the expenditure thereof, and she	s from the date of the receipt by them of as herein set out by the first parties of ation of the debt hereby secured, the ir, and not to permit, sufter or commit mber, except for the reasonable required take and cause to be taken such steps, said Trustees. And upon a failure or but parties, pay such taxes, assessments, let fect or renew such fire and tornado insume taken such steps, including legal proceed thereof, or the cutting of timber, beyonded in the doing of, or on account of the sherein declared a first lien are seen all, together with the interest thereon, on the Trustee to make such payments, of lapse of time, be construed as a waiver	of notice from the Trustees of or the restoration, replacement same to be expended in the any waste, impairment or detenuents of the premises; (d), to including legal proceedings, as each of performance of any of ies and charges, and take such rance and make such repairs as reddings, as may be desirable to and the reasonable requirements are same, shall be a part of the ured, and shall bear interest at or repaid by the first parties or take such steps, nor shall any
2. That in the event of performance of any of the ond parties, their successors of ment is of the essence of thi notes, exercise their option istees herein shall, at the direction direction of the aw, and further in accordance then to the payment of the istees named herein shall be	(a) default in the payment is covenants and agreements in or assigns, to consider the was contract, and said Trustees to declare the entire principal ection of one or more of the by law. In the event of force with the terms and provise second or subordinate note entitled, after the payment	this deed of trust to be per formed hole of said principal sum expresse as shall at the written direction of an all sum immediately due and payable holder or holders, owner or owned eclosure of this deed of trust, as prisons of this deed of trust, to the s, as hereinabove described, and in of the costs and expenses of foreclosure	coupon note or principal note, first or seed by the first parties, then and thenceford in said promissory notes as immediately one or more of the holder or holders, or in the event the first parties make defarts of this said principal notes, lst serie ovided by law, the proceeds of said sale payment of the principal notes, lst serie the event of foreclosure of this deed of closure of this Trust, to a commission	by due and payable and time of owner or owners, of said princi- ult as above set forth, and the species, proceed with the foreclosure is shall be distributed according es, and coupon notes attached, trust, as provided by law, the of five (5%) per cent. on the
3. Not to set up or claim	the benefit of any homestead	l exemption laws, or any other exer	nptions or insolvency laws of the State of	f Druthe Caroli
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m, under the covenants and a	of the United States, agains	st any claim of the Trustees for any cinabove described, or of this deed	sum or sums which may become due an of trust, or against the securing or execu	d payable to them, or either of tion of any judgment sought

5. The Trustees shall have authority in their discretion to employ agents and attorneys in the execution of this Trust, and to protect the interest of the holder or holders, owner or owners of the notes hereinabove described, and such agents and attorneys shall be compensated and all expenses in and about the employment, including those of liquidation, if any, shall be paid out of the proceeds of sale of the said property, should a sale be had, and if no sale be had, all sums of money so paid out shall be recoverable by all remedies at law or in equity against the first parties by which the debt hereby secured may be recovered. Neither Trustee shall be liable for the acts or omissions of the other Trustee, or default or misconduct of any agent or attorney appointed by it, of such agent or attorney shall have been selected with reasonable care, nor for any errors or mistakes made by it while acting hereunder in good faith, nor for anything whatever in connection with this Trust, except wilful misconduct, or gross negligence in the discharge of its duties as such Trustee. Neither Trustee shall have any responsibility for the legal examination of the payment of taxes or the discharging of any other lien or incumbrance. It shall not be obliged to take any action towards the execution or enforcement of this Trust which, in its opinion, shall be likely to involve it in expense, unless one or more of the holders of the notes hereby secured shall, as often as required by such Trustee, furnish it with indemnity and security against all expenses or liabilities, and the notes of said holders deposited with said Trustee, but this