	and the same	988 ₃₀ 1		1		\$,),)		23
-		The state of	-2	4	· · · · · · · · · · · · · · · · · · ·	5.3	1. 10	11/2	5		
-	表 い 1つ /	7 ~ A	1	_1 _	f the present standa	~ ~ ~ ~ ~ ~	0	7 7 6 7			
1	Charach	e reto ori	ginally attac	cheel as they	men saydrally fall	Union Frast Jule, the wid	coupons repr	darwang hatere	st and	e, Maryland, upon presentation and surrender of the installments of the principal thereon, the said principal the said sources originally	
1,	- 3/	ote being nur		\sim	oul fiote being night	ered Dec (1)	~ XX	War of	1	and the said coupons originally	
	princip	of said not	te in amount	c agg egatin	g the lotal amount	of said princip	bal note and	providing for	h inclu nterest	sive, the said coupons providing for payments of the	
6	(C) N	ing unstaid. Nhe said prin ") the said P	cipal note an rincipal Not	id the comporte (First Seri	ns originally attache les) being authentic	d thereto are	hereinafter rtificate of	called respective	ely A	Principal Note (First Series)" and "Coupons (First endersed thereon. The said Principal Note (First cribed and are expressly made a superior and prior	1
d	lien in	avi respects t	to the Frinci	deror holder	cond Series), it any	d raisbly	Second S	eries III any, r	ritv y	he one over the other, without preference or priority	
3	Det nein	Con of the interest	taract or of	intelleget arter	principal or of any late rerewith, if any	Ametallmont	AF interfect V	ter any Mother N	1 5 5 2 1 1 1111	nemban or interest the navment of a certain aromissorv	
W.	- P	(\$ \$ 7	٠٠٠٠٠٠٠٠	4 2	<u> </u>	2100 B	3. K	4-4-6	······································	the principal and interest thereof being payable in gold	
Z,	com of	the United	Sates of Am	erica of the	present standard of	weight and fo	ences on or	before the	73	hyday of august	
B	*		1 1	h, at the prin	may severally fall d	ue the said co	ompany of supons repre	Maryland, Balt senting interest	\ . 	Maryland upon presentation and surrender of the installment of the principal thereon, the gold principal	
12	• •)	thereto an	1	to said princi	ipat note being num	beged Que (1	\$ to 2	and &	7 3	and the said coursons originally	
A	viding	for payments	of the prin	cipal of said	note in amounts ag	gregating the	tota amoun	t of said Princ	ipa	ote, and Providing for interest on the said principal	.236
Le	Series)	The said Prince.", the said P	nt thereof r cipal Note a rincipal Not	emaining un und Coupons te (Second S	originally attached eries) being authen	thereto are he ticated by an	ereinaster ca certificate	led respectively	"Rri	ncipal Note (Second Series)" and Soupons (Second endorsed thereon. The said Principal Note (Second perty hereinabove described and are expressly made ted to	-13
2											
- 3	Compor	MD, in cons The First as (First Seri	ideration of Parties covers) as they	the considera enant to pay severally fall	ations above set fort the Principal Note due, and the Princip	h, the First P (Trist Series) pal Note (Sec	arties do Ner Indinteres and Series).	eby coverant a titlereon as a illanx, and in	nd agr bove terest	set forth upon presentation and surrender of the thereon as above set forth, upon presentation and	
1	onthe	morting rits	ropertyOand	on the morte	case dead and intere	an public que	as, taxes, ass	esiments, levies	and c	charges levied on assessed or to be levied or assessed Foreign Trusted at the principal office of the Union	
X	Trust (company of	Maryland, E	saitimore, Wi	morphing the face of the	d louis therei	. ر ر (((((((((((((((((((0 1 0 1	(, d		
A.	beginni	ing with the	15	day of	Dex tous	The state of the	J 11987	6, bey will p			
3	7	12. 9.4	7	up to a	nd including the	~\$\display\$\	day of	Xexx	asi	19 2 and will pay on the	
7	dayof	1270	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~		10 Junelarth	a suprior of	2 12	9 3 3 4	1 24	2 7 Dollarsal(\$	
8	Battim	or Marylan	d, or its suc	cessor, a Ma	yyland Corporation	at its princip	, call by the pal office in t	aid payments he City of Ball	to be	made to the Unity Trust Company of Maryland, hate of Naryland, which said sum or sums when so of the said Foreign Trustee; said Union Trust Com-	
7	paid sh pany o saine ii	all at once b f Maryland n a separate	e depositéd or its succe trust accoun	by the said I ssor, shall re t which shall	Dribh Trust Compa eccive all such sum I be so designated u	paid Maryan pon the recor	nd, or its suc ly or others dsyof the sa	cessor, to the ise as trust fu id Union Trust	redit hds comp	of the said Foreign Trustee; said Union Trust Com- trust for the Foreign Trustee and shall keep the party of Maryland, or its successor, all such sunts so	
	deposit curred ment o	ied to the creation the the serious	edit of said I mance of or First Series)	Foreign Trus ne of more o and Coupon	tee shall be applied of the covenants and s Second Series), i	by the said I undertakings f and when a	Rogersh Twis	tee so far as t enauted by said severally fall du	hey sh First ie: pro	hall be adequate therefor, until default Thall have oc- Parties to be done and performed, first, to the pay- ovided always that no sum of sums of money on	
	deposit Compos	to the credi	of said Fories) which s	eign Trústee shall have ma	shall be applied by	it it the payr	ment of any the count a d	Coupons (Section of the Coupons of t	cond S re occu	Series) as they may fall due sures and until all irred as above set forth any sum or sums so deposited	
	Compa Maryla	ny of Maryland or is su	and, of its si	uccessor, at a	any time hereafter of makes of the rings al	alls believe of	Million D	ollars (\$1,000,00	00.00), ors or	of the said Foreign Trustee; said Union Trust Company of Maryland, or its successor, all such sunt so had be adequate therefor, until default shall have octavaries to be done and performed, first, to the payovided always that no sum of sums of money or on Series) as they may fall die, unless and until all irred as above set forth any sum of June so deposited to the paid-in capital and surplus of the Union Trust, of in the event that the Union Drust Company of said be adjudicated bankrupiter shall fail to set here used of the maker of the said note shall designate anded however, that such substituted depository that be the City of Batimore, Maryland, and having a paid-taked herein originally ep the improvements on the Mortgaged property inthe Stattof South Carolina, approved by the Foreign	
3	other d	lepository in	the place ar a Trust Con	id stead of the	ne sud Union Trust ized to do business	Company of	Maryland, Maryland	r its successor; id having an of	provid	ded however, that such substituted depository thall be the City of Battimore, Maryland, and having a paid-	
1	authori	ity and be ch	arged with a st Parties co	all the duties ovenant, so le	and Rabilities that ong as any part of	re conferred the debt	and charged by secured	upon the deposite upon the deposite unpaid,	sitory to kee	named herein originally ep the improvements on the Mortgaged property in-	
,	Trüste	e and in an ai	y nre and to mount design	nated by the	insurance company) Foreign Trustee equ	or companies	cess of	Suiss	less in	the Stateor South Caronna, approved by the Poreign	7
	JDoHars	s U \$ //	000	06		36 38		3		A. The said policy or policies shall be payable,	126
3	in esse the sai Parties	of loss, to the depolicy or person of the shall deliver	ne Foreign 1 policies of it such renew	Trustee under surance to to al policies to	the New York Star the Foreign Trustee the Foreign Truste	ndard Montga hergunder an a at least ten	ge Charge w nd where re (10) Mayes b	ith the Contrib news policies a efore the expira	oution re nec ation o	Clause Tricked out. The First Parties shall deliver cessary in the performance of his coverant, the First of the ther existing many once. The First Parties shall	$\mathcal{L}_{\mathcal{O}}$
	pay all Series)	premiums or shall, allow said policy or	n such insura the First Pa policies, bu	ties to resto the Foreign	of any loss by fire, ore or rebuild or rep Trustee shall exerc	or to hado the	Foreign Tr erty soning control and	ustee may, and ed or destroyed supervision ov	and p er the	cessary in the performance of this coverant, the first of the there existing insurance. The First Parties shall ne request of the holder of the Principal Note (First pay for the said not vs. Should the First Parties, retries, result or replace the property damaged or detries of the said property damaged or detries of the said property damaged or its that Foreign Trustee, will give or withhold his or its sent their the First Parties hall have the kight to so the said proceeds for the said purposes within the	880
	in case	of loss, as all they shall he receipt of	oove set fort notify the F such notice	h, desire to u creign Trust Av the Fore	se all or any part of ee within sixty (60) on Trustee, he or it	lays from the	s of the said the Hate of re	policy or polic ceip to the Fo ties whether he	ies to 1 reign	reticle, requild or replace the property damaged or de- Truckee of the said property; within hirty (30) days the Foreign Trustee, Will ove or withhold his or its	2 46
,	Juse Suc	t to such use ch proceeds f	of the proc	seeds of the	aid policy or policion the consent is give	in the tve	ht the Rorei	gn Trustee give , provided they	•		L'al
	period notice	from the For restoration.	eign Trustee replacement	of consent to	such use of such r	proceeds. An	y proceeds o	f any such polic be sed by the	~~~.	months from the date of the receipt by them of colicies which may not be used as hereinabove set forth being Thus see in the same manner and according to the	22
	the re	and condition proceeds, if	ns hereinabo any, after t	we set forth he payment aftives and as	paragraph IV about the obligate signs, or to whoms	ove with responding to the construction of the	t forth and	oplication of the assumed by the titled to receive	e mon e said e the s	sign Trustee in the same manner and according to the other that payments therein mentioned; and the ballinge of First Parties shall be ball to the said first Parties, same. I same and tenair and not to permit, suffer or commit to pay the said the said first parties, same.	of the
	Jany w	аме. пторани	ent or deter	COLCULOR OF A	A TO LINE SAIR INDULE	VEHICITES OH L	HE STRUCTUOLL	eaged broberty	O LOUIL Y	od offer and hebair and not to permit, suffer or commit y part the eof	2 2 5
1	gaged title to	nran wtv and	to take or o	Chise to be to	alPen such stens\uncl	inding Yegal in	racee danged	s mass of any f	ıme an	ppear to the Second Parties to be desirable to derfect be seried named heroit selling the said breinings and under this Managage and Trust together with althorner	20 0 7
. 9-1	· charge	the coverant	ereon before	cquiring til	thereto, and in the	resevent of sa	He With Col	consent of the	Speon	ir covenants and agreements herein contained in any	2 2
	partice	Har, the Seco	nd Parties r	nay, without	awy notice to the Fi	rst Parties, pr as may be ne	ty all public céssary to se	cure or retain	ssessm the mo	ortgaged property or any part thereof from the eiture	10.7%
			Nonetian of	the succession	and to compose the tit	la 434 tha banish	the selection of the second	the second Pro		orogements to the mortgaged property in good order ion be advisable to prevent the commission of waste, All sums expected at the doing of or on account to hall be becaused by fully been as the Polycinal Note.	15
	or (First shall,	Series) and together with	the Coupon	(First Ser thereon, be	ies and shall bear spaid by the First	interest at the Rarries before	he rate of si	x per cent (of the period	od of t	half be secured at fully hereby as the Principal Note annum from the date of the expenditure thereof and thirty (39) days there after. There is not be no obligation of the Second Parties not	Ju Xi
	any fa	ilire to act u	nder the por	wers hereby	vested in them, for	any lapse of t	ime, be con	struct and wa	iver of	of any breach of the covenants and agreements con-	3 3. 3
,	laws of	the State of	South Car venants and	ouna or of the	of the notes her ina	unst any clan bove describe	m of the Sec	Mortgage and	rayaya Trust	away of any other exemptions or tenefit of insolvency sum or sums which may become due and payable to a securing or execution of any judgment	
	sough	thereon and IX The fir the Second	such exemp st parties he l Parties or	etions being l et by agree t their succes	the if this Morning says of by any hole	and dust	or any of the	e notes herein owners of any	describ	bed are placed in the hands of an attorney for collection, in-	
	cludin or of	g reasonable X. The Fir the Principal	atto hieys f st Parties co Note (Seco	ees, whether ovenant that nd Series if	collected by for clo upon any detaute be any, of of any it	osure or other aing made in by coupons (:	rwise. Nie payment Second Serie	of the Princip s) if any in w	al Note	te (First Sedies) or any of the Coupons (First Series) or in part, or upon any default in the payment of any careful to the made in any covenant or condition of this receiped by deemed due and pay ble forthwith with upon reduces of the holder of any Edincipal Note of payment of the essence of this control, and upon a dessels shall as the direction of the holder of holders (FRUSE) MONTGAGE as provided by law; and the	
1	Vinstall Morts Vout re	ment to the age and Tra gard to the r	Union Tru ist, then the naturity date	st Company whole poor sthereby at	of Maryland, who he tgage door and all the option of the	encipaboye pr file notestand ecopd Parties	covided, when the componer h s, (and the	n due, olypon er by secured, Second Parties	any de shall shall	hereupen be deemed due and payable forthwith with-	47
	(Filst any d of the	Series dec efault in the Principal N	lare the said terms of th lote (First	d mortgage i Mortgage Series herei	dept, notes and cou and Trust the Secon n destribed procee	nons one and ond Parties the d with the fo	d payable fo heir survivoi oveclosure of	rthwith); and t and successor this DEED	of such OF T	r payment as of the essence of this contract, and upon obessels shall as the direction of the horser or holders of the horse or holders of the horse by law; and the	Shi i
	said F Vey th	e said premies of good. and	to heneby er ses with the le and suffi	ngowe and appurterance icioni Deed	authorize the sale S es as provided 12 or Deeds of Conve	cond Paines of and to ma winds in Law	therr survi ke and exec , pursuant t	yor and tucces to the pure of the statute in	sor or chaser such	or says shall at the direction of the noticer of noticers of the control of the c	
	prope	yided by law ty hereby g	the said se	cond parties	shall have the right	to have a re-	cejver appoi	ited for the pu	rpose	of collecting all rests and profits according from the	45.
	/		W.	` `	3 7 3	2 2 2 3	1 2 2 4	270	33	32223 3233	4320