gold coin of the United States	s of America of the present stand	ard of weight	and fineness c	n or before the	day	v of	•••••••••••••••••••••••••••••••••••••••
	rth, at the principal office of the ached as they may severally fall	uuc, line said t	coupons repres	senting interest and	installments of	the principal thereor	i, the said prin-
attached thereto and referring	to said principal note being num	bered (ne (1)	to				
(principal of said note in amou remaining unpaid)	nts aggregating the total amount	of said princip	al note and pr	oviding for interest	sive, the said co on the said pri	upons providing for pacipal note or on the	payments of the amount thereof
The said principal note: Series)", the said Principal N	and the coupons originally attach	ed thereto are 1	hereinafter cal	iled respectively "P	rincipal Note (First Series)" and "	Coupons (First
lien in all respects to the Prin (b) To secure to the ho	cipal Note (Second Series), if an older or holders thereof equally a	y, and Coupons	all the proper s (Second Seri	ety hereinafter desc les), if any, hereinaf	ribed and are e ter referred to.	expressly made a sup	erior and prior
or principal over interest of o	f interest over principal or of an arties of even date herewith, if any	y installment o	f interest over	r any other installm	ent of interest,	the payment of a cert	tain promissory
coin of the United States of A	merica of the present standard of	weight and fin), payable to the eness on or b	he bearer thereof, the	e principal and	nterest thereof being	payable in gold
19, as hereinafter set for coupons thereto originally atta	th, at the principal office of the lached as they may severally fall of	Union Trust Co	ompany of Ma	ryland, Baltimore,	Maryland, upor	presentation and su	irrender of the
	to said principal note being nun						
viding for payments of the pri	acipal of said note in amounts as	gregating the t	total amount of	of said Principal No	te. and Providi	ooth inclusive, the sai	d coupons pro-
The said Principal Note Series)", the said Principal No	and Coupons originally attached of (Second Series) being author	thereto are her	reinafter called	l respectively "Princ	cipal Note (Secondorsed thereon	ond Series)" and Cou	pons "(Second
subordinate in all respects to	Second Series), if any, are hereby the Principal Note (First Series) ree the covenants of the First Pa	and Coupons	le a junior lie: (First Series)	n on all of the prop hereinahove referre	erty hereinabov d to	e described and are	expressly made
I. The First Parties cov	renant to pay the Principal Note	th, the First Pa	rties do hereb	y covenant and agre	e as follows:	presentation and am	
II. The First Parties co	severally fall due, and the Princi ond Series), if any, as they sever venant promptly to pay when due	ally fall due. Fall public dues	taxes, assess	ments levies and ch	arges levied or	assessed or to be less	ied or essessed
Trust Company of Maryland,	on the mortgage debt and intere Baltimore, Maryland, the receipte covenant that monthly during the	st, and upon pa	yment thereon	to exhibit to the F	oreign Trustee,	at the principal offic	e of the Union
beginning with the	day of Y V V	veu	19 D.Q.	they will pay the s	um of wc	Mitis - / Lever	and 1//
) up to and including the	12t d	Dollars (\$	s 9. 3 7		2. and will pay on t	he 12+
day of May	, 19.3.3, the furthe	er sum of	Mree	Thomas o	me pin	-d 87/100	
<u> </u>	N. J. J. G.	١.	all of the said	1 payments to be t	nade to the III	nion Trust Company	of Maryland
pany of Maryland, or its succe	ccessor, a Maryland Corporation by the said Union Trust Compa essor, shall receive all such sums	ny of Maryland s paid monthly	l, or its succes	ssor, to the credit of as trust funds in	the said Foreightrust for the F	gn Trustee; said Unic Toreign Trustee and	on Trust Com- shall keep the
deposited to the credit of said curred in the performance of o	it which shall be so designated u Foreign Trustee shall be applied ne or more of the covenants and	pon the record by the said Fo undertakings	s of the said oreign Trustee herein covena	Union Trust Compa , so far as they sha nted by said First F	ny of Maryland ll be adequate t Parties to be do	l, or its successor, all herefor, until default ne and performed, fir	such sums so shall have oc-
deposit to the credit of said Fo	and Coupons (Second Series), i reign Trustee shall be applied by shall have matured have been ful	f any, when and it to the paym	d as they seve	erally fall due; prov oupons (Second Se	ided always tha ries) as they	it no sum or sums of may fall due unless	f money so on
to the credit of the Foreign Tr	ustee shall be applied by it in the uccessor, at any time hereafter freather becomes insolvent of the Principal case the holder of the Principal and standard of the condition.	manner oc her	pinafter arowi	ded. In the event t	he paid-in capi	tal and curplus of th	a Ilnian Tauch
other depository in the place a	nd stead of the said Union Trust	Company of N	darviand or it	s successor: provide	a nowever, that	Such substituted depo	asitory shall be
authority and be charged with	npany authorized to do business i ss than Two Million Dollars (\$2,0 all the duties and liabilities that a	000,000.00). An	y such substit	uted depository nan on the depository na	ned hereunder s amed herein oris	shall have all the rigi	its, power and
sured against loss by fire and to	ovenant, so long as any part of to ornado in an insurance company of	or companies at	secured rema uthorized to tr	ansact business in th	the improvement in State of Sout	nts on the Mortgage h Carolina, approved	d property in- by the Foreign
2 L A A 2	prinado in an insurance company of the stated by the Foreign Trust equ	arto or in exce	ss of	-dued			
in case of loss, to the Foreign the said policy or policies of i	Trustee under the New York Starnsurance to the Foreign Trustee	ndard Mortgage hereunder and	c Clause, with	the Contribution C). The said lause stricken of sary in the perf	I policy or policies shout. The First Partie	all be payable, es shall deliver
pay all premiums on such insura	ral policies to the Foreign Truste ance. In case of any loss by fire curties to restore or rebuild or repl	e at least ten () or tornado the F	10) days befor	re the expiration of the	the then existing	g insurance. The First holder of the Princip	st Parties shall
in case of loss, as above set fort	t the Foreign Trustee shall exerc h, desire to use all or any part of	ise all general o such proceeds	control and su of the said po	pervision over the ex licy or policies to ref	penditure of sai	id moneys. Should the	e First Parties,
consent to such use of the proc	oreign Trustee within sixty (60) by the Foreign Trustee, he or it teeds of the said policy or policies	shall advise the	e First Parties the Foreign	whether he or it, the Crustee gives conse	ne Foreign Trus	stee, will give or with st Parties shall have	shold his or its
period of	ose for which the consent is given				months from	the date of the recei	nt by them of
for the restoration, replacement terms and conditions hereinabo	or rebuilding of the property da eve set forth in paragraph III abo	maged or destr	royed shall be	used by the Foreign	Trustee in the	same manner and ac erein mentioned: and	cording to the
V. The First Parties co	he payment of all of the obligati tives and assigns, or to whomso venant to keep the improvements	pever may be l	lawfully entitle	ed to receive the sar	ne. order and repair		
gaged property and to take or o	ioration of any of the said impro- ovenant to warrant specially the cause to be taken such steps, inclu-	said property	and to execut	e and cause to be ex	ecuted such fur	d Parties to be desired	able to perfect
to have the purchaser sign an a	cond Parties. The First Parties sumption agreement assuming all acquiring title thereto, and in the	eovenant to ob	tes and/or co	ent of said Trustees.	herein named l	sefore selling the said	premises and
VII. The First Parties particular, the Second Parties n	covenant that upon a failure or !	oreach of perfo	rmance by the	em of any of the	covenants and a	greements herein con harges levied or asse	ntained in any
or sale; effect or renew any fire and repair, and take or cause to	gaged property; take such steps a or tornado insurance, make such be taken such steps, including lo	is may be neces repairs as may egal proceeding	ssary to secure y be necessary s. as may in	e or retain the mort, to keep the impro- their sole discretion	gaged property vements on the . he advisable to	or any part thereof f mortgaged property o prevent the commis	rom forfeiture in good order ssion of waste
impairment or deterioration of	the property or to perfect the titl set forth shall be a part of the d s (First Series) and shall bear	e to the said or	coperty in the	Second Parties Al	l sums expende	ed in the doing of or	on account of
tion however upon the Second	thereon, be repaid by the First Parties to make such payments vers hereby vested in them, nor a	Parties before to or ca	the expiration ause to be dor	of the period of this	rty (30) days th hing: nor shall	ereafter. There shall	be no obliga-
VIII. The First Parties	covenant not to set up or clain	a the benefit of	f anv Homest	ead Exemption Law	s or any other	exemptions or benefit	of insolvency
sought thereon, all such exemp	plina or of the United States againgreements of the notes hereinablions being hereby expressly wair	ove described oved.	or of this Mor	tgage and Trust or	against the seci	iring or execution of	any judgment
cluding reasonable attorneys fe	reby agree that if this Mortgage their successors or by any hold es, whether collected by foreclosi-	er or holders, e sure or otherwi	owner or own ise.	ers of any of said t	otes that they	will pay all costs of	collection, in-
installment to the Union Trus	venant that upon any default bei ad Series), if any, or of any of th t Company of Maryland, as he	e coupons (Sec reinabove provi	cond Series), i ided. when du	f any , in whole or in e, or upon any defau	n part, or upon Ilt being made i	any default in the pa n any covenant or co	ayment of any ndition of this
out regard to the maturity date (First Series), declare the said	whole mortgage debt and all the sthereof, at the option of the Semortgage debt, notes and coup	he notes and c cond Parties, (ons. due and n	coupons hereb (and the Seco payable forthw	y secured, shall ther nd Parties shall, up ith): and time of pa	eupon be deem pon request of syment is of the	ed due and payable f the holder of any I e essence of this cont	orthwith with- Principal Note ract, and upon
of the Principal Note (First Said First Parties do hereby en	s Mortgage and Trust the Secon erias) herein described, proceed power and authorize the said Se	d Parties, their with the fore- cond Parties, tl	r survivor and closure of thi heir survivor	l successor or succes s (DEED OF TRU and successor or su	ssors shall, at th JST) MORTGA accessors, to gr	le direction of the hol AGE as provided by ant, bargain, sell, rel	der or holders law; and the ease and con-
forever, good, ample and suffice as provided by law, the said sec	appurtenances as provided by lay sient Deed or Deeds of Conveya cond parties shall have the right	v and to make ance in Law, p to have a receiv	and execute oursuant to the	to the purchaser of e Statute in such cas	purchasers, hise made and pro	is, her or their heirs ovided. In the event	s and assigns, of foreclosure
property hereby granted and co	onveyed, pending said foreclosure	е.	* F 3	* - F-33 31	0,	F- 51115 WOOT	,