						AND STATE OF THE S	3 -
	gold coin of the United States	of America of the present	standard of weight a	nd fineness on or before	the /st day	of August	
3	1925, as hereinafter set for coupons thereto originally atta cipal note being numbered attached thereto and referring	0012-1				, and the said coupons ori	ginal
,	attached thereto and referring of the comments of the comments of said note in amoun remaining unpaid, 5) bot	h inclusive, the said cou	pons providing for payments	of th
	The said principal note a Series)", the said Principal No Series) and Coupons (First Se	ote (First Series) being au ries) are hereby expressly	then ticated by the cer	rtificate of the Second Pa all the property hereinaft	arties endorsed thereor er described and are ex	First Series)" and "Coupons a. The said Principal Note xpressly made a superior and	λFir.
	of principal over interest or of	lder dr holders thereof, eq interest over principal or	ually and ratably and of any installment of	without preference or prior interest over any other i	ority the one over the constallment of interest, t	\	i le sor
	negotiable note of the First Par				·····		
	coin of the United States of Ar	merica of the present stand	lard of weight and fin	eness on or before the	day of		}
;	19, as hereinafter set fort coupons thereto originally atta- note being sumbered	·				and the said coupons ori	
:	attached thereto and referring	ncipal of said note in amou	ng numbered One (1)	otal amount of said Princ	ipal Note, and Providir	ooth inclusive, the said coupon ng for interest on the said pr	s pr
	The said Principal Note: Series)", the said Principal No Series), if any, and Coupons (S	and Coupons originally att te (Second Series) being Second Series), if any, are	authenticated by the	certificate of the Second I	Parties endorsed thereon he property hereinabove	ond Series)" and Coupons "(S n. The said Principal Note (S e described and are expressly	eco eco ma
	To secure and enformation of	rce the covenants of the F the considerations above s	Series) and Coupons first Parties hereinafte set forth, the First Pa	(First Series) hereinabove or referred to and to enfor rties do hereby covenant a	referred to. ce the terms and conditi nd agree as follows:	ions hereinafter referred to.	
	coupons (First Series) as they surrender of the Coupons (Section II. The First Parties contains the markers of property and	severally fall due, and the ond Series), if any, as they venant promptly to pay when the most the series of the se	Principal Note (Secondary severally fall due, nen due all public dues	nd Series), if any, and in , taxes, assessments, levies	terest thereon as above	e set forth, upon presentation assessed or to be levied or as	n ar sesse
ai	Irust Company of Maryland, I III. The First Parties c	Baltimore, Maryland, the.r Servenant that monthly duri	receipted bills therefore ing the continuance of	ty This Mortgage and Trust	and not later than the	Lat day of each	eri
	peginning with the	day of Provide	uav	196 / they will n	av the sum of	- romani	* .
	lay of Augus	up to and including 19.33, the	the defurther sum of Sa	rty I hru	Junda Dunda	3, and will pay on the 1	27
	Baltimore, Maryland, or its suc	ccessor, a Maryland Corpo	oration, at its principa	all of the said payments. I office in the City of Balt	to be made to the Ur imore, State of Marylan	nion Trust Company of Mar ad, which said sum or sums w	nen
	paid shall at once be deposited pany of Maryland, or its succes ame in a separate trust accour deposited to the credit of said	essor, shall receive all suc it which shall be so design Foreign Trustee shall be a	th sums paid monthly nated upon the record applied by the said Fo	or otherwise as trust fus s of the said Union Trust preign Trustee, so far as t	nds in trust for the F Company of Maryland hey shall be adequate t	oreign Trustee and shall ke l, or its successor, all such su herefor, until default shall ha	ep ti ms : ve o
	curred in the performance of o ment of Coupons (First Series) deposit to the credit of said For Coupons (First Series) which s	ne or more of the covenar and Coupons (Second Se reign Trustee shall be appl	nts and undertakings ries), if any, when an lied by it to the paym	herein covenanted by said d as they severally fall du ent of any Coupons (Se	First Parties to be don le; provided always tha cond Series) as they n	ne and performed, first, to the it no sum or sums of money may fall due, unless and ur	e pa so til
	to the credit of the Foreign Tru Company of Maryland, or its s Maryland, or its successor, here	ustee shall be applied by it uccessor, at any time here eafter becomes insolvent c	in the manner as her cafter falls below One or makes an assignme	einafter provided. In the Million Dollars (\$1,000,0 nt for the benefit of credit	event the paid-in capit 00.00), or in the event ors or shall be adjudicat	tal and surplus of the Union that the Union Trust Compa ted bankrupt or shall fail to se	Tru iny : her
,	inder, then and in every such on ther depository in the place and National Bank or a Trust Con In capital and surplus of not les	nd stead of the said Union npany authorized to do bus ss than Two Million Dollar	Trust Company of Mainess in the State of Mars (\$2,000,000.00). An	Maryland, or its successor; Maryland and having an of y such substituted deposit	provided however, that fice in the City of Baltin ory named hereunder s	such substituted depository s more, Maryland, and having a shall have all the rights, pow	hall pai
	uthority and be charged with a IV. The First Parties coursed against loss by fire and to Frustee and in an amount design	ovenant, so long as any pa ornado in an insurance con	art of the debt hereby	secured remains unpaid, uthorized to transact busin	to keep the improveme ess in the State of Sout	nts on the Mortgaged proper h Carolina, approved by the F	ty i orei
12 .			***************************************				vab
1 9 !	Dollars (\$	nsurance to the Foreign 1 val policies to the Foreign	Trustee hereunder and Trustee at least ten (l where renewal policies a 10) days before the expira	re necessary in the perf tion of the then existing	formance of this covenant, the insurance. The First Partie	First Sh
8	Series) shall, allow the First Pa of the said policy or policies, bu n case of loss, as above set fort	arties to restore or rebuild It the Foreign Trustee shal Ih, desire to use all or any p	or replace any proper Il exercise all general o part of such proceeds	ty so injured or destroyed control and supervision ov of the said policy or polici	and pay for the same or er the expenditure of sai es to retore, rebuild or a	ut of the money received on a id moneys. Should the First F replace the property damaged	arti or d
17 ;	stroyed, they shall notify the F from the receipt of such notice consent to such use of the proc use such proceeds for the purpo	by the Foreign Trustee, he ceeds of the said policy or	e or it shall advise the policies; in the event	e First Parties whether he the Foreign Trustee give	or it, the Foreign Trus s consent, then the Firs	stee, will give or withhold his st Parties shall have the right	or to
13	period of JACL notice from the Foreign Trustee or the restoration, replacement	e of consent to such use of t or rebuilding of the prop	such proceeds. Any perty damaged or destrict	proceeds of any such polic roved shall be used by the	y or policies which may Foreign Trustee in the	same manner and according	t for to t
	erms and conditions hereinabo he net proceeds, if any, after t heir heirs, personal representa V. The First Parties co	the payment of all of the catives and assigns, or to we venant to keep the improv	obligations herein set whomsoever may be be gements on the mortes	forth and assumed by the awfully entitled to receive aged premises constantly i	said First Parties shales the same. In good order and repair	erein mentioned; and the bala If he paid to the said First F and not to permit, suffer or c	arti
13	any waste, impairment or deter VI. The First Parties c gaged property and to take or c itle to the same in the said Se	ovenant to warrant specia cause to be taken such ster	ally the said property ps. including legal pro	and to execute and cause ceedings, as may at any ti	to be executed such fur me appear to the Secon	ther assurances of title to the d Parties to be desirable to p	erfe
12 3	to have the purchaser sign an as charges accrued thereon before under the covenants hereunder.	ssumption agreement assur acquiring title thereto, an	ming all the unpaid no d in the event of sale	tes and/or coupons mention, with the consent of the	oned under this Mortga Second Parties, the said	ge and Trust together with all	oth liab
	particular, the Second Parties n evied or assessed on the mortg or sale; effect or renew any fire	nay, without any notice to gaged property; take such e or tornado insurance, mal	the First Parties, pay steps as may be nece ke such repairs as ma	all public dues, taxes, as ssary to secure or retain t y be necessary to keep th	sessments, levies and c he mortgaged property e improvements on the	harges levied or assessed or or any part thereof from for mortgaged property in good	to feitu ord
	and repair, and take or cause to mpairment or deterioration of any of the acts or things above (First Series) and the Coupon	the property or to perfect set forth shall be a part o s (First Series) and shall	the title to the said point of the debt of the First lear interest at the	roperty in the Second Par t Parties hereby secured a rate of six per cent (6%	ties. All sums expende and shall be secured as a per annum from the o	ed in the doing of or on acco fully hereby as the Principa: date of the expenditure there	unt l No of a
	shall, together with the interest ion however upon the Second any failure to act under the pov ained herein.	Parties to make such pay vers hereby vested in them	yments or to do or con, nor any lapse of time	ause to be done any such te, be construed as a wai	act or thing; nor shall ver of any breach of t	any act of the Second Parti- he covenants and agreement	es n
A 9 1	aws of the State of South Care them under the covenants and a sought thereon, all such exemp	olina or of the United Stat agreements of the notes he tions being hereby express	tes against any claim ereinabove described sly waived.	of the Second Parties for or of this Mortgage and I	any sum or sums which rust or against the seco	uring or execution of any jud	ble gme
	tion by the Second Parties or cluding reasonable attorneys for X. The First Parties co	their successors or by an ees, whether collected by f evenant that upon any defa	ly holder or holders, foreclosure or otherw ault being made in th	owner or owners of any ise. e payment of the Principa	of said notes that they 1 Note (First Series) or	r any of the Coupons (First S	on, i Serie
1)	or of the Principal Note (Secon nstallment to the Union Trus Mortgage and Trust, then the out regard to the maturity date	nd Series), if any, or of an st Company of Maryland, whole mortgage debt an	y of the coupons (Sec as hereinabove proved all the notes and	cond Series), if any, in whided, when due, or upon a coupons hereby secured, s	tole or in part, or upon ny default being made i hall thereupon be deem	any default in the payment on any covenant or condition of ed due and payable forthwith	of an of th wit
	First Series), declare the said any default in the terms of thi of the Principal Note (First S said First Parties do hereby en	l mortgage debt, notes an is Mortgage and Trust the Series) herein described, p	ld coupons, due and p e Second Parties, thei proceed with the fore	payable forthwith); and ti r survivor and successor of closure of this (DEED of	me of payment is of the or successors shall, at th OF TRUST) MORTG	e essence of this contract, and ne direction of the holder or h AGE as provided by law; an	l upo olde id t
	yey the said premises with the orever, good, ample and suffic as provided by law, the said sec	appurtenances as provided cient Deed or Deeds of C cond parties shall have the	I by law and to make Conveyance in Law, e right to have a recei	and execute to the purc pursuant to the Statute in	haser or purchasers, h such case made and pr	is, her or their heirs and as ovided. In the event of forec	ssign losu
	property hereby granted and co	onveyed, pending said for	eclosure.				