And the said first part	ies covenant that monthly, du	ring the continuance of this	trust, and not later th	an the	5 th	day of each month,
beginning with the	15th day of	June,	, 1	19.A.C, they wil	ll pay the sum of	
Corporation of America she sarily elapse between the tim Corporation of America, in monthly sums so deposited t	RITY CORPORATION OF the the UNION TRUST COuld receive all such sums paid e such sums are so received, a separate trust account, who the credit of said second particles.	monthly or otherwise as t and deposited in said Union ich shall be so designated u arties shall be applied by the	rust funds, in trust fo Trust Company of Ma apon the records of s e said second parties, (or the second part aryland, such sun aid Mortgage Se so far as they sh	ties, and during the us shall be held by ecurity Corporation all be adequate there	time which may neces- said Mortgage Security of America. All such for, it being understood
parties to be done and perf (1st series) hereinabove firs other, to the notes herein la any such default shall occur second mortgage or subordin paying the interest coupon And in consideration	until default shall have occur ormed, first, to the payment of t mentioned and described, and st secured and designated as t, the Trustees may, and they nate notes as may mature from the premises, the first parti-	of said interest coupon note and hereby created a first lie a second and subordinate li- are hereby directed to pay in time to time, but no such (1st series) hereinabove men es covenant and agree as fo	s when and as they seen on the property con- ien to the first and pre- out of the sums of m a payment shall be ma ationed and described a allows:	everally mature, to veyed; second, priferred lien, as the honey received by the out of any mass a first lien under the control of the control	ren to the payment for rata, without pref ey shall fall due and them as hereinabov noney received by the ler this deed of trus	of said principal notes erence the one over the become payable. Until e specified, such of the nem for the purpose of it.
erty hereinabove mentioned	t of the debt hereby secured r and described, and before so such parts of said deeded p	aid taxes, assessments, levie fremises or property as are	s and charges are in c liable to be destroyed	l or injured by	fire or tornado, inst	red against loss by fire
and tornado in some solven	t Insurance Company or Con	npanies, authorized to transa	ct business in the Stat	te of	vactua.	and approved by
said second parties, to an an	nount equal to, or in excess of	Fifty - Eig.	at dilla	raned.	(0,80	0,00) fre
renewal policies to the said monies collected from any of the payment in whole or in to such principal notes (1st declared to be the first lien money as may be sufficient not yet due as shall represe ordinate notes herein mentic parties, but said second parties; but said second parties; principal notes herein pay for the same out of the supervision over the expending property damaged or destrorecipt by the latter of sucsent to such use of the pro-	t Insurance Company or Compount equal to, or in excess of the Trustees under New York of the payment of the debt second parties at least ten (1 r all of such insurance shall 1 part of the principal notes (1 series) as represent interest on the property hereby conveto pay in full said first prefer int interest accrued on the principal and described, and particulates may, and at the request in the property hereby convetices may, and at the request in the fore mentioned, shall, allowed the money received for insurance inture of said monies. Should yed, or to have refunded to in funds; the Trustees shall the teeds of insurance policies; in	0) days before the expiration be held by the Trustees, for est series), coupon notes ducacrued thereon, which principled, and on all monies received notes and coupon notes and coupon notes are compared notes and coupon notes are compared to be suborded in writing of sixty per century the said first parties to refer on said property so damaged such first parties desire to the cost of the same, it is the event that they give the	on of the existing insi- the further security of e and payable, and the sipal notes (1st series) eived from insurance to thereto attached, which which they are attached in (60%) in amount of estore, rebuild or replace god or destroyed, but to use all or any part of all notify the said see of days, advise the said seir consent, then the s	urance, and to part of the debt hereby pro rota portion) and coupon no thereon, and after have become during the hotes, and the last of the then holde ce, any property in the said second f such proceeds of such proceeds with the parties which if its parties where aid first parties so	ay all premiums on y secured, first, as or portions of such these attached thereto the application of e, and such proportion and such proportion of the application of a such moor or holders, owner injured or destroyed parties are to except insurance to repain the sixty (60) days ether they will give shall have the right	such insurance, and all mereinabove set out for a coupon notes attached are hereby made and such sum or sums of on of said coupon notes the second lien or submey, if any, to the first or owners of the (1st by fire or tornado, and ute general control and r, replace or restore the from the date of the or withhold their conto use such proceeds of
their consent to such uses or repair of the property of manner hereinabove directed rioration of said property, of execute and cause to be exemay at any time appear to these covenants and agreen steps as may be necessary to may be necessary to keep prevent the commission of of the premises, or to perfedebt hereby secured, and should be the control of the premises, or to perfedebt hereby secured, and should be the control of the premises.	within the period of	s of insurance which may it to used by the Trustees for ents constantly in good order, nor permit to be cut any its of title to the said property from forfeiture or said property from forfeiture or said property, or ty in the Trustees, and all said principal debt and interest of the expenditure thereose for the trustees and objects.	the liquidation of the rand repair, and not standing timber, exceptry, and to take and time in the said Truste to the first parties, passale, and effect or rener cause to be taken sur any part thereof, or sums expended in the coupon notes herein of, and shall, together ligation months.	to by the hereby to permit, suffer pt for the reason cause to be taken es. And upon a ay such taxes, as we such fire and the charten of doing of, or on a declared a first with the interes to make such	rst parties for the same or commit any wa table requirements of such steps, including failure or breach of sessments, levies and glegal proceedings, timber, beyond the account of the same lien are secured, a st thereon, be repayments, or take secures.	to be expended in the ste, impairment or dete- if the premises; (d), to a legal proceedings, as performance of any of charges, and take such and make such repairs as as may be desirable to reasonable requirements, shall be a part of the and shall bear interest at id by the first parties uch steps, nor shall any
the performance of any of second parties, their success payment is of the essence o pal notes, exercise their optof Trustees herein shall, at the of this deed of trust, as proto law, and further in account to the payment of the to the payment of Trustees named herein shall	of (a) default in the paymer the covenants and agreements or sor assigns, to consider the finis contract, and said Trustion to declare the entire prince direction of one or more of wided by law. In the event of redance with the terms and professional or subordinate at the second or subordinate at the shall be taxed as part of the claim the benefit of any homes	s in this deed of trust to be whole of said principal suttees shall at the written directional sum immediately due at the holder or holders, ownforeclosure of this deed of toxisions of this deed of trustees, as hereinabove describent of the costs and expensions of the costs and expensions of the costs and expensions.	e per formed by the name expressed in said proceeding one or mand payable in the every error owners of this trust, as provided by lost, to the payment of bed, and in the event coses of foreclosure of the	romissory notes a core of the holder ont the first partie said principal no law, the proceeds the principal no f foreclosure of his Trust, to a	or holders, owner of the same default as a tes, 1st series, proceed of said sale shall otes, 1st series, and this deed of trust, commission of five	and payable and time of rowners, of said princi- bove set forth, and the ed with the foreclosure be distributed according coupon notes attached, as provided by law, the e (5%) per cent. on the
3. Not to set up or o	laim the benefit of any homes	tead exemption laws, or any	other exemptions or 1	nsolvency laws of	t the State of	
			•••••			
				•••••		
	., or of the United States, ag	oinst any slaim of the Trus	tope for any sum or su	uns which may be	ecome due and paval	ole to them, or either of
them under the covenants	and agreements of the notes being hereby expressly waive	hereinabove described, or of	this deed of trust, or	against the secur	ring or execution o	any judgment sought
4. That should either authority, and be charged vacancy occur; then the hopowered to appoint another all the rights, powers and a	or of the Trustees herein name with all the duties that are helder or holders, owner or ow, or if necessary, two other Tauthority, and be charged with	ned, die or decline, or fail- nereby conferred or charged ners of sixty per cent. (60% Yustees, in the place and sta n all the duties that are con	when both frustees, 6) in value of said p cad of cither or both of ferred or charged upon	orincipal notes, (of those herein non the Trustees l	1st scries), are her amed, which Truste herein named.	by authorized and em- e or Trustees shall have
or holders, owner or owne including those of liquidation paid out shall be recoverable be liable for the acts or om selected with reasonable ca. Trust, except wilful miscon amination of the payment.	Il have authority in their distribution of the notes hereinabove of the interpolation, if any, shall be paid out of the by all remedies at law or it issions of the other Trustee, or en, nor for any errors or mist duct, or gross negligence in the faxes or the discharging of the its opinion, shall be likely the furnish it with indemnity and	the proceeds of sale of the nequity against the first pa or default or misconduct of takes made by it while actions the discharge of its duties a fany other lien or incumbrations in the discharge will be actionable to the discharge of the discharge of the discharge will be actionable to the discharge will be actionable with the discharge will be actionable to the discharge will be actionable with the discharge will be actionable will be actionable with the discharge will be actionable with t	said property, should rties by which the de any agent or attorney he hereunder in good s such Trustee. Neith ance. It shall not be	a sale be had, as bt hereby secured appointed by it, I faith, nor for her Trustee shall obliged to take a the holders of the	and if no sale be had a may be recovered of such agent or anything whatever I have any respons ny action towards the notes hereby sec	I, all sums of money so Neither Trustee shall attorney shall have been in connection with this ibility for the legal expectation or enforce-