notion Co. M.	826184	4695 404	
Ud R. Lollo. STATE OF SOUTH CAROLINA) FILED	00101	con 1525 $ma 434$:
COUNTY OF GREENVILLE_ CREEKS _ FOR. S. C	MORT	GAGE OF REAL PROPERTY	
	ROCK	83 mai 382	
THIS MORTGAGE made this Austin C. Latimer and Alexia B. Lating	November		<u>.</u>
Austin C. Latimer and Alexia B. Latiner	(hereinafter referre	d to as Mortgagor) and FIRST	•
union Mortgage Corporation, a North Carolina	Corporation (hereinafter	referred to as Mortgagee):	•
			;
WITNESSETH THAT, WHEREAS, Mortgagor is in Mortgagor has executed and delivered to Mortgagee a FOURTEEN THOUSAND AND NO/100- to Mortgagee a	Note of even date here	with in the principal sum of	i
FOURTEEN THOUSAND AND NO/100	(\$14,000.00), the final payment of which	
is due on December 15,	_ 19 <u>90</u> , tog	ether with interest thereon as	•
provided in said Note, the complete provisions whereof are		reference;	
Boulevard N 43-00 E, 150 feet to the paint of I	BEGINNING.		
	Valen	S. Camlin recorded	
This is the same poperty conveyed to mortgagor: December 21, 1965 in Deed Book 788 at Page 428	, RMC Office for Gr	eenville County, S.C.	_
December 21, 1965 In December 21,	An area resident and a Mind	11A	
7 AH '93 7 AH '93 200 C C S C S C S C S C S C S C S C S C S		្តិដូរ៉ុ	ļ
25 C A A A A A A A A A A A A A A A A A A	INGNIARY CON OF		3
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	29 113	2	İ
			,
focetier with all and singular the rights, members	, hereditaments and as	all buildings, improvements,	_
belonging or in anywise incident of appertanting.	including all appl	aratus equipment, fixtures, or	1
Riches, or appurtenances now or hereafter erected the afficies, whether in single units or centrally controlled, u	sed to supply heat, gas,	air conditioning, water, light,	V-3
afficles, whether in single units or centrally controlled, uppower, refrigeration, ventilation or other services, and a	iso together with any	screens, window shades, storm	345
dors and windows, screen doors, awnings, stoves and the	203	16583	3.50
said real estate whether physically attached thereto or not Z TO HAVE AND TO HOLD the same with all privileges.	100 Jan		
TO HAVE AND TO HOLD the same with all privilege	sabore pour tenances the	reunto belonging to mortgagee,	8
tersprocedes and assigns, torever, for the purpose		the produced to fee simple:	3 co .
the processors and assigns, that highligagor is selected by the		The second of th	PORATION
that the premises are free and clear of all encumbrances of will warrant and defend title to the premises against the la	wful claims of all person	ns who made very michianic con	1
will warrant and defend title to the premises against the la	re successors and assign	s as follows a Rush Soulded	Kalesan
MORTGAGOR COVENANTS with Mortgagee, its ries	13, 30,000370,10 0110 0110	MILES TO BEST OF THE	Mac
	anymonte of princi	inal and interest on the address	ps
1. NOTE PAYMENTS. Mortgagor shall make tin mentioned Note in the amounts, in the manner and at the	e place set forth therein.	Inis Mortgage accords payment	
of said Note according to its terms, which are incorporate	3 ()3.4		Ì
2. TAXES. Mortgagor shall pay all taxes, charges	and assessments which	n may become a fien upon the	
nramises hereby conveyed before any penalty or in	the ev	ent of the passage after the date	0
Mactoagee (at its request) official receipts evidencing po-	to at the upon Mortra	w or debts secured thereby, the	1 2/
offinis Mortgage of any law imposing a receipt, state of	y this Mortgage shall, a	at the option of Mortgagee, its	\
whele principal sum (together with interest) associated successors and assigns, without notice become immediate	ly due and payable.	•	**
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FUMC 120 SC 12-76