<b>7</b> ≀		CREENY	2 06 PH '81	826252	ecos 1533	past637
ST	ATE OF SOUTH CAROLINA	1 (00 20	SITANKERSLEY	MORT	GAGE OF REA	L PROPERTY
CC	DUNTY OF GREENVILLE	) DONNIE	R.M.C.	MOIII	BOCK	83 rue 485
	×			February	PUUN	81
	THIS MORTGAGE made this	20th	day of			19
•~	Antuin Dontal Walch	and fallor	nna letealf Wo	mereinafter referre	ed to as Mortgage	or) and FIRST
eri tit	NION MORTGAGE CORPORA	TION, a Nor	th Carolina Corp	oration (hereinafte	r referred to as N	norigagee):
Me	WITNESSETH THAT, WHE ortgagor has executed and del Six Thousand and No/100	ivered to N	(\$	6,000.00	), the final pay	ment of which
is	due onYarch 15		19	, to	gether with inte	rest thereon as
) ] ]	due on	County 1 thereon.	n Plat Book 61	V, at Page 37,	such	
•	This being the same prope Stemen and Kay Stemen dat	ed reprus	ry 275 -70-5	gors by deed in to be recorded	herewith.	
	- <del>-</del>	16	935			
ì	Mortgagee sanddress: 37	Villa Roa enville.	d S.C.		gegen 14.	
		NO FIRLY SAT	isfied			
8	PIRST UNION	TORTGAGE	CORPCRATION	ATT TO SERVICE		11. 14. 15. 11. 14. 15.
Ben	WITNESS P	Presiden			i Paulint i	
20	WITHESS:	-67 /3	North			

Together with all and singular the rights, members, hereditaments and appurtenances to said premises belonging or in anywise incident or appertaining. Including but not limited to all buildings, improvements, fixtures, or appurtenances now or hereafter erected thereon, including all apparatus, equipment, fixtures, or articles, whether in single units or centrally controlled, used to supply heat, gas, air conditioning, water, light, power, refrigeration, ventilation or other services, and also together with any screens, window shades, storm doors and windows, screen doors, awnings, stoves and water heaters (all of which are declared to be a part of said real estate whether physically attached thereto or not).

TO HAVE AND TO HOLD the same with all privileges and appurtenances thereunto belonging to Mortgagee, its successors and assigns, forever, for the purposes hereinafter set out and Mortgagor covenants with Mortgagee, its successors and assigns, that Mortgagor is seized of, and has the right to convey, the premises in fee simple; that the premises are free and clear of all encumbrances except for a prior Mortgage, if any; and that Mortgagor will warrant and defend title to the premises against the lawful claims of all persons whomsoever.

MORTGAGOR COVENANTS with Mortgagee, its heirs, successors and assigns as follows:

- 1. NOTE PAYMENTS. Mortgagor shall make timely payments of principal and interest on the above mentioned Note in the amounts, in the manner and at the place set forth therein. This Mortgage secures payment of said Note according to its terms, which are incorporated herein by reference.
- 2. TAXES. Mortgagor shall pay all taxes, charges and assessments which may become a lien upon the premises hereby conveyed before any penalty or interest accrues thereon and shall promptly deliver to Mortgagee (at its request) official receipts evidencing payment thereof. In the event of the passage after the date of this Mortgage of any law imposing a federal, state or local tax upon Mortgage or debts secured thereby, the whole principal sum (together with interest) secured by this Mortgage shall, at the option of Mortgagee, its successors and assigns, without notice become immediately due and payable.

FUMC 120 SC 12-76