λ,	STATE OF SOUTH CAROLINA) GREENVILLE CO. S. C.	600x 1448 113E 238 8256	1)
(N)	STATE OF SOUTH CAROLINA 1 $\Re \epsilon_{SSPin} Meg$	ESSETTED PROFESSION OF	. /
	COUNTY OF GREENVILLE)	MORTGAGE OF REAL PROPERTY	,
	37 1 11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	, BOCK 69 FAC 17 3	13
	28th. 123 111	Santember	, •
	THIS MORTGAGE made this day of		,
	among Timothy J. Cotter & Mary E. Cotter (he	reinafter referred to as Mortgagor) and FIRST	
	UNION MORTGAGE CORPORATION, a North Carolina Corpora		
	WITNESSETH THAT, WHEREAS, Mortgagor is indebted	to Mortgagee for money loaned for which	1
	Mortgagor has executed and delivered to Mortgagee a Note of		
	Ten Thousand and No/100		
	01	, together with interest thereon as	
	is due on <u>October 15.</u> 1988 provided in said Noticethe and Gail R. McCuen as recon	, together with interest thereof as	•
űi.	white and "Is includent and Gail R. McCuen as recon	rded in the KMC Utilce ior	
2	Greenville County, S.C. in Deed Book 1089		
4	4, 1978. FEB 2 2 1980 2530	3.1	н
CA 5. 43	THE Transports is cubject to any recorded restrictions	easements of rights of way, or	IUUU
			C
<u>ن</u> ت	-for the purpose of a future street and to the roadway	Shown on samplant above referred	١.
	and to the drainage easement running across said l	vice President	L
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	Together with all and singular the rights, members, heredita	ments and apportenances to said aremises	
ര	belonging or in anywise incident or appertaining. Including but	not limited to all buildings, improvements,	
GCTO	fixtures or appurtenances now or hereafter erected thereon, incl	uding all apparatus, equipment, fixtures, or	
O	articles, whether in single units or centrally controlled, used to sup	oply heat, gas, air conditioning, water, light,	_
1	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		
į			
i .	said real estate whether physically attached thereto or not).		
G C			Ċ
ဂ္ဂ	TO HAVE AND TO HOLD the same with all privileges and appu	irtenances thereunto belonging to Mortgagee,	e c
4	its successors and assigns, forever, for the purposes hereinafter set of	out and Mortgagor covenants with Mortgagee,	<u>.</u>
. 79	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, it any; and that mortgagor	Ė
ហ	will warrant and defend title to the premises against the lawful claim	is of all persons whomsoever.	
ĕ	MORTGAGOR COVENANTS with Mortgagee, its heirs, success	ove and assigns as follows:	•
· ·	MURITARIUR COVERNANTO WILL MORGAGE, ILS REBS, SUCCESS	O13 G11U G331YII3 G3 IVIIVII3-	_

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