		• • •	CREENVILLE CO. S. V.	230067	12	_	ıl n
X	37 V	Filla Rd., Greenville, SC FATE OF SOUTH CAROLINA	HAR 16 12 25 PH 179	8 807	13 you 1459 ius		//)។ ,
1	3 ! C	OUNTY OF GREENVILLE	CONNIE S. TANKERSLE		RTGAGE OF REAL I	PROPERTI	ı
	C.	•	R.H.C	BOOK			
			9th day	of March		19 <u>79</u>	••
,	ar U	THIS MORTGAGE made this mong <u>John Dee Caldwell au</u> INION MORTGAGE CORPORA	nd Carol DuFaux Calds TION, a North Carolina C	<u>ce1</u> (hereinafter refo corporation (hereina			
>		WITNESSETH THAT, WHE	REAS, Mortgagor is inc	lebted to Mortgag	ee for money loane	d tor which	n of
	1	WITNESSETH THAT, WHE fortgagor has executed and de	livered to Mortgagee a f	Note of even date	herewith in the print	ent of whic	/ ታ
	14	fortgagor has executed and de Four Thousand, Seven Hun					
	-			19 8/	fodsnist with urrene	36 01010011	
	P	s due on <u>Harch 15</u> provided in said Note, the comple	ete provisions whereot are	Incorporated neven	, by 10101011111		
-	· ·	AND WHEREAS, to induce thereon together with any future was recorded in the RMC Of Book 696 at Page 157.	the making of said loan, gadyances and to secure fice for Greenville	Mortgagor has agree the performance of County, S.C. o	n Nov. 2, 1956 1	Hotelsage	e
	032	PAID AND FULLY SATISFIED FIRST UNION MORTGAGE CORPORA Vice President	TION O	OCUMENTARY STAMP	01.88 M	FO. S.C. LIEW	MAR 25 804
		MULINISTA A	•				7
		Together with all and sing	ular the rights, member	s, hereditaments ar	nd appurtenances to	said premi	1585 nts
1		TOOGLUGE AND OUR SHOP SHOP	,	but not limit	ed to all buildings, i	THAN CARTIES	,

belonging or in anywise incident or appertaining. Including but not limited to all build 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

073