	NORTH CAPOLINA 28288 8266-40 141
	FIRST UNION MORTGAGE CORPORATION, CHARLOTTE, NORTH CAROLINA 28288 826676 FAXIA14
9	STATE OF SOUTH CAROLINA J STATE OF S.C.
•	COUNTY OF Greenville )
	) 11 07 pm 02 page 84 pg 641
	(hereinafter referred to as Mortgagor) and FIRST
•	emong P. Jean Conorey  UNION MORTGAGE CORPORATION, a North Carolina Corporation (hereinafter referred to as Mortgagee):
	WITNESSETH THAT, WHEREAS, Mortgagor is indebted to Mortgagee for money loaned for which Mortgagor has executed and delivered to Mortgagee a Note of even date herewith in the principal sum of Mortgagor has executed and delivered to Mortgagee a Note of even date herewith in the principal sum of
•	is due onAugust 1519
	is due onAugust 15.  provided in said Note, the complete provisions whereof are incorporated herein by reference;
	provided in said Note, the complete provisions whereast and the complete provisions whereast are the complete provisions are the complete provision are the complete
T	nis being the same property conveyed to the mortgagors herein by deed of Russell ames Anderau and Joy Ann Anderay as recorded in Deed Book 1158 at Page 778 cn
	a companie de la comp
	The state of the s
	wember 25, 1981.
T	
	IIS IS A SECOND MORIGAGE.
	Together with all and singular the rights, members, hereditaments and appurtenances to said penises
	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
:	
i	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).
٠,	m/mal Ladted 00
<u>د</u>	TO HAVE AND TO HOLD the same with all privileges and appurtenances thereunto belonging to Mortgagee,
10	its successors and assigns, forever, for the purposes hereinafter set out and Mortgagor covenants with Mortgagoe,
ن	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 I/ and its light to see that the premises are free and clear of all encumbrances except for a prior Mortgage I/ and its light to see that the premises are free and clear of all encumbrances except for a prior Mortgage I/ and its light to see that the premises are free and clear of all encumbrances except for a prior Mortgage I/ and its light to see that the premises are free and clear of all encumbrances except for a prior Mortgage I/ and its light to see that the premises are free and clear of all encumbrances except for a prior Mortgage I/ and its light to see that the premise is the premise in the premise i
	will warrant and defend title to the premises against the lawful claims of all persons whomy gives a 310 84
ည် က	BY YULL DE N. HE
<u> </u>	MORTGAGOR COVENANTS with Mortgagee, its heirs, successors and assigns as follows:
	THES: The state of
	1. NOTE PAYMENTS. Mortgator shall make timely payments of principal and interest on the above mentioned 'Note and any Note(s) secured by lien(s) having priority over Mortgagee's within described lien in the amounts, in the
	manner and at the places set forth therein. This mortgage secures payment of said Mortgagee's note according to its
	terms, which are incorporated herein by reference.
	2. TAXES. Mortgagor will pay all taxes, assessments, water rates, and other governmental or municipal
4.000	charges, fines, or impositions, for which provision has not been made herein before, and in default thereof the mort-
3	gagee may pay the same; and will promptly deliver the official receipts therefor to the mortgagee. If the mortgagor
₹ }	fails to make any payments provided for in this section or any other payments for taxes, assessments, or the like, then, the entire amount of the debt secured, or intended to be secured, shall forthwith become due, at the option of
	said montpages.

· 对576 或与泛