		C 29615 5 50 3		# 600x1539 PAGE115
STATE OF SOUTH CARO	)LINA ) 🔏	77 / S.	C. "	
COUNTY OFGREENVI	LE ) so	NAME OF PH 18	MORTG	AGE OF REAL PROPERTY
•	-0	$a_{S_{ij}} = a_{S_{ij}} a_{S_{ij}}$	BUGK	85 me <b>55</b> 3
	15th	PH.C" ERSLEY	April	, 19,
THIS MORTGAGE m	ade this	oay or _		to as Mortgagor) and FIRST
ARRIE LA CACA	II WW DOCACO		hereinatter reterred	referred to as Mortnagee):
UNION MORTGAGE CO	RPORATION, a I	North Carolina Corpo	ration (neremarter)	referred to as Mortgagee):
	r whereve F	Aortagor is indebte	d to Mortgagee fo	or money loaned for which
WITNESSELH THAT	and delinered to	nortgagor is indebte Nortgagee a Note	of even date herev	with in the principal sum of
Mortgagor has executed	and belivered to	(\$ 2	0.000.00	, the final payment of which
	and 10/100	19 =	91 +000	ther with interest thereon as
is due on May 15			, loge	reference.
provided in said Note, the	complete provisi	ons whereot are inco	porated nerent by i	ererence,
AND WUEDEAS to	induce the makin	n of said loan. Morte	gagor has agreed to	secure said debt and interest
AND WHENEAS, to	f	al and to comics the s	reformance of the c	indartablinge proceritad in the
This mortgage is se	med and inni	or in lien to tha	t mortgage give	n in favor
of Fidolity Federal	Savines and	Loan Association	(now American r	egerar savnika
I I Accordatio	w) recorded is	n the RMC ()TT1	ce for Greenvii	Te county "
Coeff Townline on A	nyil 7 1975	in Mortoages Book	: 1336 at Page 4	26, and $\leq$
Lebrechangentalens	∰8, 1975¦ in M	ortgages Book 134	10 at Page 295.	Z por
FIRST LINION MORIGIGE COR	PORATION !	-,-	****	、 之。 要_ ===
DE 11-29/84 /				<b>计算程序</b> 新加
Vice/President			Azi ( in	g Op and a Co
WITHTON AN OITHER	INDIE -	5.7	166 San 2 Car	2 / 点塞音号
MINESS	The same			698
Tarashar mi 251 A	Scinnular the	rights members her	editaments and an	ourtenances to said premises

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:

- NOTE PAYMENTS. Mortgagor shall make timely payments of principal and interest on the above mentioned Note and any other Note obligations of mortgagor which are secured by Liens which have priority over the Note obligation herewith secured 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 will pay all taxes, assessments, water rates, and other governmental or municipal charges, fines, or impositions, for which provision has not been made herein before, and in default thereof the mortgagee 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 mortgagee.

FLAC 120 SC REV 10/79

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