			s.	the section of the se
FIRST UNION MORTGAGE CORPOSTATE OF SOUTH CAROLINA	ORATION CONS-14 C	CHARLOTTE, NOR	д·	en 1027 handud
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	.) GREENV		MORTGAG	E OF REAL PROPERTY
THE NOTE SECURED BY THIS	MORTGAGE CONTA	ÍNS PROVISION	S FOR AN ADJUST	ABLE INTEREST RATE
THIS MORTGAGE made thi				
among <u>Joe L. Whaley and</u> UNION MORTGAGE CORPORA	Earlene H. Whaley	/ (here	inafter referred to a	s Mortgagor) and FIRST
WITNESSETH THAT, WHER executed and delivered to Mortg	nanca a Ninte of even d	ate herewith in th	ie orincidal sum of≟	Wenty-rout Indusand
Dollars (\$ 24,000.00), with interest thereon	, providing for m	onthly installments	of principal and interest
beginning on the	lst	day of	November	, 19 <u>83</u> and
continuing on the 1st				
AND WHEREAS, to induce to (together with any future advance of Mortgage by the conveyance of NOW, THEREFORE, in con	ces) and to secure the p I the premises hereinaf sideration of the afores	erformance of the iter described: said loan and the s	oundertakings presc oum of Three Dollars	: (\$3.00) cash in hand paid
to Mortgagor, the receipt of where releases to Mortgagee, its successouth Carolina:	sich ie harahy acknowl	ledoed Mortoaco	or hereby grants, se	HS. CONVEYS, assigns and
ALL that cer Edwards Mill shown and de Subdivision, said plat be Plat Book Bi	rtain piece, or lo l Road in the Coun esigned as Lot No. , Section III, dat eing recorded in t BB, at Page 99 and etes and bounds, t	ty of Greenvi 1, on a plat ed April 1965 he R. H. C. O having, acco	lle, State of So of Edwards For , by Dalton & No ffice for Green rding to said p	outh Carolina, est eves Engineers, ville County in latį the
the joint for the point for the joint for th	t an iron pin on tront corner of Lot. 43-15 E. 63.9 feiron pin; thence Nine of Lot No. 3 Mine of Lot No. 2 S	s No. 1 and 2 eet to an iron N. 37-38 E. 16 N. 49-09 W. 10	running thence pin; thence S. 7 feet to an ir 0.16 feet to a	61-06 E. 38.3 on pin; thence point; thence
Flaine C R	the same property sarnett by general the R. H. C. Off	warranty deed	l dated October	21, 1976 and

Together with all and singular the rights, members, hereditaments and appurtenances to said premises belonging or in anywise incident or appertaining. Including buy 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 heater (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 and all payments required by any note(s) secured by lien(s) having priority over Mortgagee's within described lien or by any prior mortgage(s) in the amounts, in the manner and at the places 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 and sewer charges, and other governmental or municipal charges, fines, or impositions, for which provision has not been made hereinbefore, and will promptly deliver the official receipts thereof to the Mortgagee upon demand; and in default thereof the Mortgagee may pay the same and add the amount of such payment(s) to the principal indebtedness due Mortgagee, and the same shall be repaid by Mortgagor with interest at the then prevailing note rate upon demand.

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