	299			
R.E.M.—10a				
TOGETHER with all and singular the Rights TO HAVE AND TO HOLD all and singular EENVILLE, S. C., its successors and assigns for	the Premises before mentioned unto t	tenances to the said premises below the said FIDELITY FEDERAL S	nging, or in anywise incident of AVINGS AND LOAN ASSO	or appertaining. OCIATION, OF
And Ido hereby bind myself, regular the said Premises unto the said FIDELI	my TY FEDERAL SAVINGS AND LOA	Heirs, Executors and Adminis N ASSOCIATION, OF GREENV	trators to warrant and forever ILLE, S. C., its successors an	r defend all and d assigns, from
against myself Heirs, Executors, Adn	ninistrators, and Assigns, and every p	erson whomsoever lawfully claim	ing or to claim the same or a	ny part thereof.
And Ido hereby agree to insu	ure the house and buildings on said lo	ot in a sum not less than	WENTY-FIVE HUNDRI	ED & NO/10
		(\$ 2500 _• 00	Dollars fire insurance as	nd not less than
urance, in a company or companies acceptable	TWENTY-FIVE HUNDR to the mortgagee, and to keep same i	ED & NO/100 nsured from loss or damage by f	(\$ 2500 • 00) fire or windstorm, and do her	Dollars tornado eby assign said
icy or policies of insurance to the said mortga	gee, its successors and assigns; and ir	the event Ishould	d at any time fail to insure s	aid premises, or
the premiums thereon, then the said mortgag the premiums and expense of such insurance u	ee, its successors and assigns, may cander this mortgage, with interest.	use the buildings to be insured	in myname, and	reimburse itself
And Ido hereby agree to pay ar, and to exhibit the tax receipts at the offices yment, until all amounts due under this mortgage may, at its option, pay same and	of the FIDELITY FEDERAL SAVIN age have been paid in full, and should charge the amounts so paid to the mo	GS AND LOAN ASSOCIATION, Ifail to pay said to ortgage debt, and collect same und	axes and other government der this mortgage, with interes	al assessments, est.
And the mortgagor(s) do(es) hereby agree ith, and in addition to, the monthly payments di insurance premiums, as estimated by the nuy these items. It is further agreed that any the under the terms of this mortgage and the	of principal and interest stated above nortgagee. The mortgagor(s) further v such additional payments, when so	, a sum equal to one-twentin ()	any time, any additional sur	ms necessary to
And it is hereby agreed as a part of the conspair, and should Ifail to do so, the arge the expenses for such repairs to the mor	sideration for the loan herein secured,	s, may enter upon said premises		
And Ido hereby assign, set ove C., its successors and assigns, all the rents and assigns as the payments herein set out are not more assigns as the payments herein set out are not more assigns.	er and transfer unto the said FIDELI'nd profits accruing from the premises than thirty days in arrears, but if at	TY FEDERAL SAVINGS AND hereinabove described, retaining any time any part of said debt, in	, nowever, the right to collecterest, fire insurance premiums), without further proceeding	et said rents so is or taxes, shall gs. take over the
operty herein described, and collect said rents count for anything more than the rents and pr	st due and unpaid then I	do hereby agree that said	mortgagee, its successors an	nd assigns, may
ply to any Judge of the Circuit Court of said Semises, designate a reasonable rental, and cole insurance, without liability to account for an	llect same and apply the net proceeds	thereof (after paying costs of c	ollection) upon said debt, into	erest, taxes, and
PROVIDED, ALWAYS, nevertheless, and of presentatives, shall on or before the first day of EDERAL SAVINGS AND LOAN ASSOCIAT bt, and all interest and amounts due thereon, shall force and virtue.	of each and every month, from and at TON OF GREENVILLE S.C. its second	fter the date of these presents,	pay or cause to be paid to v installments, as set out he	the FIDELITI erein. until sak
And it is further agreed by and between the s	said parties hereto, that the said mortg	ragor isto ho	old and enjoy the said premis	ses until defaul
e payment shall be made. But if I	shall make default in the paymen	t of said monthly installments, o	r shall make default in any o	of the covenants
payment shall be made. But if I ad provisions hereinabove set out for a space of the and payable, together with costs and a reason	shall make default in the paymen thirty days, then, and in such event, to nable attorney's fee, and shall have th	t of said monthly installments, o the Association may, at its option e right to foreclose its mortgage.	r shall make default in any o , declare the whole amount ho	of the covenants ereunder at once
payment shall be made. But if I	shall make default in the paymen thirty days, then, and in such event, to nable attorney's fee, and shall have the ave hereunto sethand	t of said monthly installments, on the Association may, at its option e right to foreclose its mortgage. and seal, this the_25th_d	r shall make default in any of heart whole amount he ay of February	of the covenants ereunder at once
Payment shall be made. But if I In provisions hereinabove set out for a space of the and payable, together with costs and a reason in WITNESS WHEREOF Tour Lord One Thousand, Nine Hundred and In the dependence of the United States of America.	shall make default in the paymen thirty days, then, and in such event, to nable attorney's fee, and shall have the ave hereunto sethandhand	t of said monthly installments, of the Association may, at its option e right to foreclose its mortgage. and seal, this the 25th decrease, and in the One Hundred and	r shall make default in any of declare the whole amount he ay of February Sixty-fifth	of the covenants ereunder at once
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igned, sealed and delivered in the presence of: Kitty Browne J. L. Love TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me ign, seal and as his ign, seal and as his ign, seal and as his SWORN to before me this the February J. L. Love Notary Public for	shall make default in the paymen thirty days, then, and in such event, to nable attorney's fee, and shall have the ave hereunto setmyhand	t of said monthly installments, of the Association may, at its option e right to foreclose its mortgage. and seal, this the 25th d., and in the One Hundred and L. R. Nimmon and	r shall make default in any of declare the whole amount he ay of February Six ty-fifth	of the covenants ereunder at once, in the year of the
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In witness whereinabove set out for a space of the and payable, together with costs and a reason in witness whereof. In witness whereo	Thirty days, then, and in such event, inable attorney's fee, and shall have the ave hereunto set. The second set of the second shall have the ave hereunto set. The second second shall have the ave hereunto set. The second shall have the ave hereunto set. The second shall have the s	t of said monthly installments, of the Association may, at its option e right to foreclose its mortgage. and seal, this the 25th degree, and in the One Hundred and	r shall make default in any of declare the whole amount he ay of February Six ty-fifth ms made oath that She saw to	of the covenant ereunder at onc , in the yea year of th (SEAL (SEAL the within name

Allie Nimmons

GIVEN under my hand and seal, this 25th

day of ________, A. D. 19 41

Notary Public for South Carolina.