Community F				er acknowledges frec		OF THE AMOUNT SHOWN BE		
C ALCOHOLOGICA AND A	inance Corpo	oration	Gre	enville Bount	y	ROOK IN THE		ALANCE DUE
100 E. Nort	h St.		OFFICE NUMBER	20	ON	PRIOR ACCOUNT NO.	1112	63.93
Greenville,	S	SOUTH CAROLI	NA .	39-012		x to Andrew M. &/		1), 91
		11		* * * * * * * * * * * * * * * * * * *		x re.Faust.		78-25
				•	CHEC	K TO CIT		21-10
- f-apr	REAL	ESTATE A	NORTGAGE		,		•	ZHAML
	tx			<i>(</i> *)		ж то	1	72.16
						AL COST OF AUTHORIZED IN	T	1.04
ાં	•			range of the second of the sec	-,-	UMENTARY STAMPS	1	2.75
	. a.			· · · · · · · · · · · · · · · · · · ·		CIAL FEES		5 0=
ACCOUNT NO.	MORTBAROR(S) (NAME		SPOUSE			1 TO BORROWER	+ 2	2057-14
2050		E FAUST'S A	ndrew M. &	Lucille A 1	3+h	H ADVANCE		102.86
DATE-OF MORTBARE	Route 4			•	- INIII	AL CHARGE		1,32.00
10-30-67	Taylors,	3.0.	•	via 20687	FINA	NCE CHARGE	1	43644
ANDOSHT OF NOTE	SCHEDULE OF PAYM	TENTS FIRST P	YMT DATE MATU	RITY DATE GABH ADVA	ANCE	AMOUNT OF LOAN		502.00
2592.00	36 32 x s 72	2.00 12-1	3-67 10-3	0-70 2057	TI. PRIN	ICIPAL .	·	332.00
INITIAL CHARBES FE	NANCE CHARSE DOC	CUMENTARY DEFI	CIAL CR. LIFE INS		*BOR	ROWER'S AMOUNT	um F	aust
102.86			75 - 77 76	\$ 77.76 \$ 110	SECU	IRITY LOAN: Real Estate		
3202.00	BIOM CYT	F F	• 171° 110 10	10 110101010	OPON TOK	LOAN: MEAT DAVE	1	
	<u> </u>					•		
STATE OF SOU		ss.	1.0		** ** ** **	•	1	•
	Greenville)					diamidenaina a la	an made he
WHEREAS, the said Mortgagee, i	Mortgagors above name the Amount of No.	med are indebted te stated above, w	on their Promisson	ry Note above described payable in monthly instal	l payable to the	ne order of the Mortgagee and ording to the terms thereof, and of the holder of said Note, a	on which Note	payment in
advance may be a render the entire	nade in any amount a sum remaining unpai	at any time and d id on this Note a	lefault in making as it once due and pay	ny monthly payment shai yable.	dl, at the option	of the holder of said Note, a	an without notice	or demand,
NOW KNOW A	LL MEN, that in co	nsideration of said	d loan and to furth	er secure the payment of	of said Note at	nd also in consideration of the pt whereof is hereby acknowle	re dollars (\$3)	o the Mort
gagors in hand w	vell and truly paid by	y Mortgagee at a	nd before the sealin	ig and delivery of these	presents, recen	ot whereof is hereby acknown	reenvill	egors nereny
State of South Ca	rolina, to-wit:	me mortgagee, i	to successors and a	sorgus, the rollowing de	SCHOOL ICAL CSU	ate, situated in the County of		
BEGIN	MING at a co	oncrete mo	onument on	the western s	ide of S	tockton Street,	pint fron	t corner
of Lots 34	. & 35. and :	running th	nence along	the joint li	ne of sa	id lots, N. 84-43	雅W。214.7	Feet to
an iron pi	in on the so	uthern sid	ie of the H	avenhurst Dri	ive; then	ce along the sout	t p ern side	of
Havenhurst	Drive. N.	87-50 E. 1	L96 feet to	a concrete m	onument1	thence around a	curve of	the
intersecti	on of Haven	hurst Dr.	and Stockt	on St. the c	h or d bei	ng S. 48-11 2. 36 ide of Stockton S	aft. to a	n iron pin
on the wes	itern side of	f Stocktor	St. then	ce with the w	estern s	ide of Stockton S	3r., 2.4-T	2 5.
To have and to	hold, with all and s	ingular the rights	vered upon the exp	aments and appliftenante	es to the said	premises belonging, unto said gors shall pay in full to the shall remain in full force and Note shall be due and payable atisfying and paying the entire	Mortgagee, prov seid Mortgagee ti	ided always. he above-de-
scribed Note acco	ording to the terms t	hereof, then this	Mortgage shall cea	se, determine and be voi	id, otherwise it	shall remain in full force and Note shall be due and payable	pirtue. Upon def	ault in mak- of the option
of acceleration al	bove described, and t	this Mortgage ma	y be foreclosed as	provided by law for the	e purpose of s	atisfying and paying the entire	indebtedness sec	ured hereby.
The Mortgagors	covenant that they e	xclusívely possess e Mortgagee, An	and own said provided in the Mo	operty free and clear of	f all encumbran of its rights or	ces.except as otherwise noted, remedies hereunder shall not	and will warrant be a waiver of	and defend its rights to
			al words shall be c	onstrued in the singular.				
Signed, sealed an	d delivered in the pre-	sence of:	is .			•	I	•
١	3 . 3	. (<i>y</i>	1		-	Sign
Me	> Willia	~c_X_		La.	ndre	um Fau	(Scal)	Here
7.0	WITHE	(15)			(IF MARRIED, BO	ITH HUSBAND AND WIFE MUST ST	3 >	6:
5	7 7 m 9	~		.01	300 n	(16 Laust	(Seal)	Sign Here
	MITHE	(88)		Constant	(IF MARRIED, BC	ITH HUSBAND AND WIFE MUST ST	,	
STATE OF SOU		}	•				1	
COUNTY OF Q		SS.					1	Ab - 6
rersonally appear going instrument	for the uses and pur	dersigned witness poses therein men	and being duly sw tioned, and that he.	orn by me, made oath t , with the other witness :	mat he saw the subscribed abov	e above-named mortgagor(s) si e, witnessed the due execution	um, sear and deli mercof.	ver me rore-
						M 111 7	1	
						A MAN	₽ > △	
						Jana DII	#//. a	
Sworn to before a	me this 30 day	y ofOct	cober	, A. D., 19 _67		NOTARY PUBLIC FOR	SOUTH EARTLINA	
			This instrumer	nt prepared by Mortgage	ee named above		pires Jan.	1, 1971
		, ,					1	
- 			KENU	NCIATION OF D	OWEK ~		sr	

STATE OF SOU) ec.						
COUNTY OF A	respville	ss.						
COUNTY OF A	respville)	to all whom it may	concern, that the under	rsigned wife of	the above-named Mortgagor,	did this day appea	ur before me,
I, the undersigne and upon being power, renounce,	ed Notary Public, do privately and separatel, release and forever	hereby certify un- ly examined by me relinquish unto the	to all whom it may to did declare that s he above-named Mo	r concern, that the under the does freely, voluntaril ortgagee, its successors as	rsigned wife of ly and without and assigns, all	the above-named Mortgagor, any compulsion, dread or fear o her interest and estate, and a	dd this day apper lany person or pe iso all her right	ur before me, ersons whom- and claim of
I, the undersigne and upon being power, renounce,	respville	hereby certify un- ly examined by me relinquish unto the	to all whom it may t, did declare that s he above-named Mo described and relea	r concern, that the under the does freely, voluntaril ortgagee, its successors as	rsigned wife of ly and without and assigns, all	the above-named Mortgagor, any compulsion, dread or fear of her interest and estate, and a	did this day apper flany person or pe ito all her right	ur before me, issons whom- and claim of
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I, the undersigne and upon being power, renounce,	ed Notary Public, do privately and separatel release and forever	hereby certify un- ly examined by me relinquish unto the	to all whom it may e, did declare that s he above-named Mo described and relea	r concern, that the under the does freely, voluntaril ortgagee, its successors as sed.	esigned wife of ity and without and assigns, all	the above-named Mortgagor, any compulsion, dread or fear of her interest and estate, and a	did this day apper any person or per to all her right	ar before me, ersons whom- and claim of
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I, the undersigne and upon being a server, renounce, dower, of, in or server,	d Notary Public, do privately and separatel, release and forever to all and singular theme this 30 day	hereby certify unity examined by me relinquish unto the premises above	S. tina	ence of	Corp Ingr SATIS	SISHATURE OF HOLD OF MANAGEMENT OF BAY OF THE STATE OF TH	FARENTS WIFE COUNT CARDLINA SE JAR. COUNT COUNT	1971 RECORD 1968