CERRIMATE PRIMARIE CORP. 100 E. North St. Greenville, South CAROLINA OFFICE (NUMBER 39 012. REAL ESTATE MORTGAGE OFFICE (NUMBER 39 012. OFFICE (MORTGAGEE (LICENSEE)		ES LENDER TO MAKE THE FOLLOWING DISBURSEMEI NCE FOR WHICH THE PREMIUMS ARE SHOWN HERE! T IN HAND OF THE AMOUNT SHOWN BELOW AS C	
ON SA NOTH OF SOUTH CAROLINA REAL ESTATE MORTGAGE REAL ESTATE MO		Greenville Countyne	THE PREMERRY OF LENGER FOR N	
REAL ESTATE MORTGAGE REAL ESTATE MORTGAGE OHCK TO HARDON CHICK TO HARDON CHI		OFFICE	ON PRIOR ACCOUNT NO. 291	4115.01
REAL ESTATE MORTGAGE CHICK TO	OLGOHATTIG SOUTH CAROLIN	27 012-		\$
REAL ESTATE MORTGAGE CHICK TO TOTAL COST OF AUTHORIZED INSURANCE. SCALE TO SOURCE THE TOTAL THE THE TOTAL COST OF AUTHORIZED INSURANCE. 1522 175 STUTTOWART St., 176 STUTTOWART St., 177 STUTTOWART St., 178 STUTTOWART St., 179 STUTTOWART St., 179 STUTTOWART St., 179 STUTTOWART St., 179 STUTTOWART ST., 170 ST.,	21191110			192.00
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1322 see see WILLIAMS Arthur see see WILLIAMS Arthur see s	Mrs: Ollie Farm		• *	\$ 1.0h
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AND PRIVATE AND THE CONTROLLED S. C. 107 2000.00 AND THE CONTROLLED S		, -Arthur nmi &Mary E.		\$2000.00
MANUAL OF NOTE AND ADDRESS OF THE PROPERTY OF		22md		100.00
AMOUNT OF IOAN	3-11-67 Greenville, S. C.	zip 29611	FINANCE CHARGE	s 420-00
**PRINCIPAL TRANSPORT CARRY STORES AND STORE	NO. AMOUNT			2520.00
TATE OF SOUTH CAROLINA S. 1.00	<u> </u>		PRINCIPAL *BORROWER'S	
OUNTY OFFICENTILE SS. WHEREAS. the Mortageons above named are indebted on their Frontistory Note above described, parable to the order of the Mortageons above cannot are indebted on their frontistory. Note above described, parable to the order of the Mortageons above named are indebted on their promistory. Note above described, parable to the order of the Mortageons of the Amount of Note stated above, which and Note is parable in monthly installinents and according to the terms thereof, and on which Note payable under the entire sum remaining unpaid on this Note at enter due and payable. OW KNOW ALL MPN, that in consideration of said lean and to further secure the payable could be a summer of said Note, and without notice or dem towards and will paid by Mortageon at an above the said general parable and release gain and before the said general parable in the MPN, C. Office for the present of the Mortageon being the Mortageon and the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Work of the Work of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the MPN, C. Office for Groenville County in the Book of the Book of the Book of	STAMPS FEES	, , , , , , , , , , , , , , , , , , , ,	SIGNATURE	
OUNTY OFFICENTILE S. PHERAS, the Mortagaous above named are indebted on their Promissory Note above described, payable to the order of the Mortagage and evidencing a loan made for the mortagase and evidencing a loan made the name and the forms of Note stated above, which and Note is payable in morthly installments and according to the terms thereof, and on which Note payable where manages in the Amount of Note is the day of the Note and about the standard on this Note at a conceduration of payable. Programment of Note and about the consideration of said loan and to further secure the payment of said Note and about no consideration of the Mortagaous and the Note and about the standard of the presents. Except whereard, is bearing acknowledged to the Mortagaous the Mortagaous and Common and consideration of the Mortagaous and Common and the standard of the Mortagaous and the Mortagaous and Common and the standard of the Mortagaous and the Mortagaous and Common and the standard of the Mortagaous and the Mortagaous and Common and the Mortagaous and the Mortagaous and Common and the Mortagaous and Common and the Mortagaous and the Mortaga	Tanada de la Tent \$ 3º5	2 5/2.00 5/5.00 5113.b	FOR LOAN: ASSAULT RE	al Estate
FIREAS, the Mortgagors above passed are indebted on their fromissory. Note above described, payable to the order of the Mortgager and evidencing a loan made before the most is payable in more by the most of the Mortgager and evidencing a loan made before may be made in any amount at any time and default in made is payable. For the most payable with the most payable in more payable to the order of the Mortgager of said Note and without notice or dome the entire sum remaining upsale on this Note at once due and payable. For the most payable, the payable of the payable of the payable of the Mortgager of said Note and and without notice or dome the most payable. For the most payable, the payable of the	TATE OF SOUTH CAROLINA		APARAS.	
default in making say monthly payment shall as the option of the holder of said Note and which note to enter same meaning upped on its Note at once due and payable. NOW ALL MEN, that in consideration of said loan and to further secure the payment of said Note and alone in consideration of the dollars (53) to the note of the holder of the payment of these presents, receip whereas, receip whereas the dollars (53) to the said force the spains and electron of said loan and before the spains and electron of said said force the spains and electron of the county of the payment of the paymen	OUNTI OFGICGHATITE	Brown William Congress		
TATE OF SOUTH CAROLINA OUNTY OF Greenville SS. Prisonally appeared before me the undersigned witness and being duly sworn by me, made oath that he saw the above-named mortgagor(s) sign, seal and deliver the form instrument for the uses and purposes therein mentioned, and that he, with the other witness subscribed above, witnessed the due execution thereof. WITHESS) WORTH CAROLINA This instrument prepared by Mortgagee names above RENUNCIATION OF DOWER TATE OF SOUTH CAROLINA OUNTY OF Greenville SS. the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife of the above-named Mortgagor, did this day appear before rever, renounce, release and forever relinquish unto the above-named Mortgagee, its successors and assigns, all her interest and estate, and also all her right and claim over, of, in or to all and singular the premises above described and released.	ig any payment of said Note when the payment become acceleration above described, and this Mortgage may he Mortgagors covenant that they exclusively possess are same against all persons except the Mortgagee. Any fo so thereafter. Whenever the context so requires, plural igned, sealed and delivered in the presence of:	es due, then the entire sum remaining unpaid be foreclosed as provided by law for the pur nd own said property free and clear of all e	on said Note shall be due and payable by the exerc pose of satisfying and paying the entire indebtedness incumbrances.except as otherwise noted, and will warights or remedies hereunder shall not be a waiver	ise of the option secured hereby.
worn to before me this 11 day of Merch This instrument prepared by Mortgagee named above RENUNCIATION OF DOWER TATE OF SOUTH CAROLINA OUNTY OF Greenville SS. the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife of the above-named Mortgagor, did this day appear before red upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons who ever, renounce, release and forever relinquish unto the above-named Mortgagee, its successors and assigns, all her interest and estate, and also all her right and claim over, of, in or to all and singular the premises above described and released.	TATE OF SOUTH CAROLINA OUNTY OF Greenville SS. SS.	A being delta anno 100	HIED, BOTH HUSBAND AND WIFE MUST SIBN)	Here
This instrument prepared by Mortgagee names above RENUNCIATION OF DOWER SS. the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife of the above-named Mortgagor, did this day appear before red upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons who ever, renounce, release and forever relinquish unto the above-named Mortgagee, its successors and assigns, all her interest and estate, and also all her right and claim ever, of, in or to all and singular the premises above described and released.	oing instrument for the uses and purposes therein mention	and that he, with the other witness subscri	Cherl Dicks	deliver the fore-
RENUNCIATION OF DOWER TATE OF SOUTH CAROLINA DUNTY OF Greenville SS. the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife of the above-named Mortgagor, did this day appear before red upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons wheever, renounce, release and forever relinquish unto the above-named Mortgagee, its successors and assigns, all her interest and estate, and also all her right and claim were, of, in or to all and singular the premises above described and released.	worn to before me this 11 day of March	, m. b., 1)		3)4 .
the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife of the above-named Mortgagor, did this day appear before red upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons where ever, renounce, release and forever relinquish unto the above-named Mortgagee, its successors and assigns, all her interest and estate, and also all her right and claim over, of, in or to all and singular the premises above described and released.				
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	the undersigned Notary Public, do hereby certify unto and upon being privately and separately examined by me, deever, renounce, release and forever religiously into the	hove named Mostages its successive and	wife of the above-named Mortgagor, did this day al without any compulsion, dread or fear of any person o igns, all her interest and estate, and also all her rig	opear before me, r persons whom- bt, and claim of
mary E. Williams SIGNATURE OF MORTEAGOR'S WIFE				me and craim ox
SIGNATURE OF MORTGAGOR'S WIFE				mt and traini ()
form to before me this 11 day of March A. D., 19 67 James P. Millisga.			mary E. Willia	

FOR SATISFACTION TO THIS MORTGAGE SEE SATISFACTION BOOK _____ PAGE 703

EATISFIED AND CANCELESS OF BECOMD

DAY OF DOCK

1974

R. M. G. FOR GREENVILLE COUNTY, S. G.

AT 3:30 O'CLOCK P. M. NO. 6636