MORTGAGEE SHALL RELEASE TO SAID MORTGAGOR THE ABOVE DESCRIBED PROMISES ACCORDING TO LAW. (5) MORTGAGOR WILL PAY THE INDESTEDNESS HEREBY SECURED PROMPTLY AND IN FULL COMPLIANCE HITH THE TERMS OF SAID NOTE AND TIME SALES CONTRACT. (6) ANY
AMAND OF DAMAGES UNDER CONDENNATION FOR INJURY TO, OR TAKING OF, ANY PART OR ALL OF SAID PROPERTY IS HEREBY ASSIGNED TO.
MORTGAGEE WITH AUTHORITY TO APPLY OR RELEASE THE MONIES RECEIVED, AS ABOVE PROVIDED, FOR INSURANCE LOSS PROCEEDS. (7) NORT—
GAGEE SHALL SE SUBROCATED TO THE LIEM OF ANY AND ALL PRIOR ENGUMERANCES, LIEMS OR CHARGES PAID AND DISCHARGED FROM THE PROCEEDS OF THE PROMISSORY NOTE AND TIME SALES CONTRACT HEREBY SECURED, AND EVEN THOUGH SAID PRIOR LIEMS HAVE BEEN RELEASED OF
TRECORD, THE RE-PAYMENT OF SAID INDESTEDNESS SHALL BE SECURED BY SUCH LIEMS ON THE PORTIONS OF SAID PREMISES AFFECTED THEREBY
TO THE EXTENT OF SUCH PAYMENTS, RESPECTIVELY. (8) MENEYUR, BY THE TERMS OF THIS INSTRUMENT OR OF SAID NOTE AND TIME SALES
CONTRACT, MORTGAGEE IS GIVEN ANY OPTION, SUCH OPTION MAY SE EXERCISED WHEN THE RIGHT ACCRUES, OR AT ANY TIME THEREAFTER, AND
NO ACCEPTANCE BY MORTGAGEE OF PAYMENT OF INDESTEDNESS IN DEFAULT SHALL CONSTITUTE A WAIVER OF ANY DEFAULT THEN EXISTING AND
CONTINUING OR THEREAFTER ACCRUING. (9) NOTHITHSTANDING ANYTHING IN THIS MORTGAGE OR THE NOTE AND TIME SALES CONTRACT
CONTINUING OR THEREAFTER ACCRUING. (9) NOTHITHSTANDING ANYTHING IN THIS MORTGAGE OR THE NOTE AND TIME SALES CONTRACT
COVENANTS AND ACRETEMENT, EXCEPT TO THE EXTENT THAT THE SAME MAY BE LEGALLY ENFORCEABLE; AND ANY PROVISION TO THE COMTRARY SHALL BE OF NO FORCE OR EFFECT. (10) ALL MORTGAGORS SHALL BY JOINTLY AND SEVERALLY LIABLE FOR FULFILLMENT OF THEIR
COVENANTS AND AGREEMENTS HEREIN CONTAINED, AND ALL MORTGAGORS SHALL BY JOINTLY AND SEVERALLY LIABLE FOR FULFILLMENT OF THEIR
COVENANTS AND AGREEMENTS HEREIN CONTAINED, AND ALL MORTGAGORS SHALL BY JOINTLY AND SEVERALLY LIABLE FOR FULFILLMENT OF THEIR
THIS MORTGAGE TO THE SYNGULAR SHALL BE CONSTRUCED AS PLURAL WHERE APPROPRIATE. (11) INVALIDIT

HITMESS THE MORTGAGOR'S HAND AND SEAL, THIS 17	DAY OF September 19 71
Signed, BALLED AND DELIVERED IN THE PRESENCE OF:	* Robert de William (L. S.)
mx () Vanda H	Marchine Williams (L. S.)
(2) J. B. Brown	(L. S.)
STATE OF SOUTH CAROLINA	
county of Greenville ss.	PROBATE
PERSONALLY APPEARED BEFORE ME S. E. Pend	der Jr.
AND MADE DAYN THAY HE CAN THE WITHIN NAMED TOOL	rt Lee and Josephine Williams SIGN, SEAL AND AS
6 1 1 1 C 12	MORYGAGORB
HIS THE ACT AND DEED DELIVER THE WITHIN HRITTEN MORTGAGE WITNESSED THE EXECUTION THEREOF.	AND THAT ME WITH J. B. BRUTON 2MD WITHESS
SWORN TO BEFORE ME, THIS 17 DAY OF September A.D. 19 71	× Ovender
HOTARY PUBLIC FOR-S.C.	187 A THESS
STATE OF SOUTH CAROLINA	
COUNTY OF Greenville	RENUNCIATION OF DONER
, Virginia D. Hilderbrand	A NOTARY PUBLIC FOR SOUTH CAROLINA DO HEREBY
CERTIFY UNTO ALL WHOM IT MAY CONCERN, THAT MRS	sephine Williams THE WIFE OF THE WITHIN
NAMED ROBERT Lee Williams DID THIS DAY APP	PEAR BEFORE ME, AND UPON BEING PRIVATELY AND SEPARATELY EXAMINED.
WHOMSOEVER, RENDUNCE, RELEASE, AND FOREVER RELINQUISH UNTO	THE WITHIN NAMED Brick Homes Inc. of S.C.
ITS SUCCESSORS AND ASSIONS, ALL HER INTEREST AND ESTATE, AN SINGULAR THE PREMISES WITHIN MENTIONED AND RELEASED.	O ALSO ALL HER RIGHT AND CLAIM OF DOWER OF, IN OR TO ALL AND
GIVEN UNDER NY NAND AND SEAL THIS 17	6 1: 11:00:
NOTARY PUBLIC FOR S.C. (SEAL)	× Josephin William
Magnows /	t 1:36 P. M., #131.76
Recorded November 11, 1971 a	t 1:36 P. M., #131.76
100 (1900) 1950 A	

This Mortgage Assigned to: Alles Fixancia Fixanc

<mark>nem vide</mark> Rend Salah den Production for the Salah of Salah (Fig.), despendency of Calabar (Salah Salah Salah Sa

l,