For value received we do hereby assign, Franker and set one to Patricia ann Pae the within mutgage and the note which it secures without received, this 11th day of Dee., 1961.

The bank Carolina notional Bank as Frankian for Patricia and Bank as Frankian for Patricia and Be.

By: James R. Galane

Vice Pres. + Frust office

From R. John B. Dolon,

mathe on Frank

aniquement branked. Der 13, 1961 at 7:46 Am 14980

This mortgage is executed and delivered simultaneously with one bearing the same terms and covering the same property in favor of the S.C. National Bank of Greenville, S.C., as Guardian for Nancy Ellen Poe, and it is understood that both mortgages rank equally, and that a breach of the terms contained in either mortgage shall constitute a breach of the terms of both mortgages and the holders thereof shall have equal rights in enforcing collection by instituting any proceedings upon the same.

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD all and singular the said Premises unto the said South Carolina National Bank of Greenville, S.C. (as Guardian for Patricia Ann Poe) its successors

\*\*ERF\* and Assigns forever. And I do hereby bind myself, my

Heirs, Executors and Administrators to warrant and forever defend all and singular

the said Premises unto the said South Carolina National Bank of Greenville, S. C., (as Guardian for Patricia Ann Poe), its successors

Mess and Assigns, from and against myself and my

Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming or to claim the same or any part thereof.

And the said mortgagor agrees to insure the house and buildings on said lot in a sum not less than **Eight Thousand And no/100** - - - - - - - - - - - - - - - Dollars in a company or companies satisfactory to the mortgagee , and to keep the same insured from loss or damage by fire, and assign the policy of insurance to the said mortgagee ; and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee may cause the same to be insured in

its name and reimburse itself

for the premium and expense of such insurance under this mortgage, with interest.