shall not her my attorney from fully and completely exercising and continuing to exercise any and all powers and rights herein granted, and that such reports of "missing" shall neither constitute or be interpreted as constituting notice of my death nor eperate to revoke this instrument.

The terms, "estate", "affairs", and "property", as used herein include and shall include at all times and places and under all conditions, real, personal and mixed property of every kind and description whetsoever and wheresoever situated, and all buildings, structures, improvements, fixtures, vehicles, appliances, scaessories, furnishings, equipment, choses in action, equities, priorities, parmits, rations, quotas, rights of way, mineral and eil rights, water rights, essentes, licenses, future interests, reversions, remainders, and all other kinds of property or property rights whatsoever and every interest, title, equity, tenament, hereditament, appartmente, right, claim, demand, or action thesein and thereunte appartaining, and whether said property or property rightsbe tangible or intengible, jointly or severally owned, or now or hereafter acquired,

IN WITHERS WHEREOF, I have bereunto set my hand and seal this the day of March, 1966.

Gilbert a. Merein (SEAL)

WITHESTES:

STATE OF SOUTH CAROLINA

PROBATE

COUNTY OF CREENVILLE

PERSONALLY appeared the undersigned witness and made outh that (s)he saw the within massed Cilbert A. Hartin sign, seal and as his set and deed deliver the within Power of Attorney and that (s)he with the other witness subscribed above witnessed the execution thereof.

Mucha & Mario

SHORM to before me this the \_\_

day of Merch, 1966.

(SEAL)

MOTALY PUBLIC for South Carolina.

My Commission Expires 12-17-79

NOV 5 1973

12382

4328 MV-2

EO.

0-