

williams

bind myself, my heirs, devisees, legatees, and personal representatives as if I were mentally competent and not disabled. And further, it is my intention that in the event of any onset of mental disability or physical disability, that my Attorney in Fact, appointed herein, may continue to serve in that capacity without being required to post a surety bond with the Probate Court.

IN WITNESS WHEREOF, I have hereunto set my Hand and affixed my Seal at Greenville, South Carolina, this 19th day of May, 1980, A.D.

(Her mark)
Olive Mae Williams Johnson
(SEAL)
OLIVE MAE WILLIAMS JOHNSON

SIGNED, SEALED, PUBLISHED AND DECLARED by the principal, OLIVE MAE WILLIAMS JOHNSON, as and for her Power of Attorney, authorizing CHARLES OLIVER JOHNSON, as her Attorney in Fact, in our presences, who, at said principal's request and in her presence, and in the presence of each other have hereunto subscribed our names as witnesses the day and year last above set forth.

WITNESS:

Mary Lynn Jolly of Greenville
Stephen R. Clayton of GREENVILLE
Chas. E. Davis of Greenville

State of South Carolina)
)
County of Greenville) PROBATE

Personally appeared the undersigned witness and made oath: that she saw the within named principal sign and seal the within Power of Attorney; that she saw said Principal

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