₹0 611 PAGE 524

not to be construed or interpreted as limiting or restricting, the general powers herein granted to said attorney in fact.

This power of attorney shall not be affected by physical disability or mental incompetence of the Principal which renders the Principal incapable of managing her own estate.

No probate judge may at any time after the onset of mental disability, on his own motion or any interested party, require that an inventory of all deposits, choses in action and personal property be filed with the Court or any surety bond be posted by the attorney in fact.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this . 27 - day of May, 1982.

Sara W. Rose

VOL 1172 PLGE 238

SIGNED, SEALED, PUBLISHED AND DECLARED by Sara W. Ross, Principal, as her Power of Attorney, in the presence of us, who, in her presence and in the presence of each other, at her request have subscribed our

anes as witnesses.

Jest John Jacoba address Pt 2 Box 241

address Pt 2 Box 162 Eastown S. (2904)

attended for other address 13 Cerman St. 29206 names as witnesses.

STATE OF SOUTH CAROLINA COUNTY OF RICHLAND

Personally appeared before me Daisy N. Stanton and made oath that (s)he saw the within-named Sara W. Ross, Principal, sign, seal, and as her act and deed deliver the within Power of Attorney; and that (s) he, with Henrietta Pringle and Catherine Jacobs witnessed the execution thereof.

Sworn to and subscribed before me

this $\partial \mathcal{I}^{\prime\prime}$ day of May, 1982.

20 C11rns 524

RECORDED 'AUG 1 6 1982

at 1:20 P.M.