POWER OF ATTORNEY - GENERAL

MAY 1 6 1963

•	C		*		. 1	
KNOW ALL MEN BY THESE PRESENTS: That I		Jackson,	Jr.	a legal resident	of the (Town,	
City or County) of Las Vegas State of	<u>, Nevada</u> 02068917	Air For	,	erice, now in the Milita	ary Service es	
a, Serial Number	in t	h		ie United States, entici		
may be required to go overseas in said military service appoint Betty L. Jackson whose s	e, have made, constitued of Pi	ne Creek (Court, Be	Il Meade, Gre	enville, S. C	;.
my true and lawful attorney to act in, manage, and con	duct all my estate an	d all my affairs,	end for thet purp	oose for me and in my n	ame, place,	
and steed, end for my use and benefit, and as my act a				jointly interested with	my#elf	
therein in the doing or executing of, all or any of the f (1) To buy, receive, lease, accept, or otherwise a						
or dispose of; or to contract or agree for the acquisition interest, or right therein, upon such terms as my said a manage any or sli of my property or any interest therein, such property by all lewful means and to maintain, proor any part thereof; (3) to make, do and transact all a collection, payment, compromise, settlement and adjustiaxes and obligations, which may now or hereafter be a acknowledge, and deliver deeds, assignments, agreemed other instruments in writing of whatever kind and natural for the purposes hereof, in either my said attorney's megotiable paper, or moneys which may come into my she entitled to; (6) to institute, prosecute, defend, consuits, attachments, arrests, distresses or other proceed attorney or proxy in respect to any stocks, shares, bound dismiss agents, counsel, and employees, and to a to all or any of the matters or things herein mentioned for any and all allowances and reimbursements properly reimbursements for transportation of dependents or for receive, indorse, and collect the proceeds of checks p to prepare, execute, and file income and other tax return possession and order the removal and shipment of any storage or safekeeping, governmental or private; and to instrument necessary or convenient for such purpones.	on, disposal, or encurationey shall think p in; to eject, remove, contect, preserve, insure and every kind of busistment of all accounts due, owing, or payable ents, certificates, hyre as may be necessal ame or my name or joined attorney's hands impromise, arbitrate, andings, or otherwise ends, or other investments of the property and pon such terms y payable to me by the shipment of househol ayable to the order of my property from a or execute and deliver or execute and deliver	mbrance of; any purper; (2) to take or relieve tenants or relieve tenants or relieve tenants or relieve, store, incess of whatsoes, legacies, beque e to me; (4) to reportecations, che bright of the control of the con	roperty whatsoe repeated to rother person transport, repair ver nature or kin sets, interest, dinake, indorse, acks, notes, bond reproper in the piames, in or from or which I now agal, equitable, on in connection erests, I mey no stitute for, or agheil think fit; (tincluding but ne orized by law adrawn on the Tipplications, requivation, warehouvered.	ver or may custody, poss, invest, lease, or let, se from, and recover poss, rebuild, modify, or im d, including the receipt ividends, smuities, descept, receive, sign, sids, vouchers, receipts, remises; (5) to deposin any banking institution hereafter may have or administrative hearing with the premises; (7) wor hereafter hold; (8 gent of my said attomes) to execute vouchers it restricted to silowand applicable regulation reasury of the United Si tests and documents; (8e, depot, dock, or others, control of the united Si tests and documents; (6e, depot, dock, or others	session, or otherwise session of, prove the same t, recovery, mends, debts, ed, execute, and such it and withdraw on any funds, on deposit or gs, actions, to act as my) to engage ,, in respect in my behalf ces and is, and to tates; (10) 11) to take er place of	
GIVING AND GRANTING unto my said attorney ful soever in and about my estate, property, and affairs as person if personally present, the above specially enum power herein granted and not in limitation or definition done by virtue of these presents.	fully and effectually perated powers being	to all intents and in aid and exempl	purposes as I n lification of the	night or could do in my full and complete and p	own proper general	
personal representatives, and assigns whether the sam unless and until reliable intelligence or notice thereof instrument, shall have been reported or listed, either of it being the intent hereof that such status designation any and all powers and rights herein granted, and that notice of my death nor operate to revoke this instrument. This power shall (not) terminate on	shall have been receifficially or otherwise shall not bar my attorauch report of "missint: 1964	elved by my said of a seriminating in mey from fully and ing in action? sh	attomey; and wh action!' as that ad completely ex all neither cons	ether or not I, the gran phrase is used in milit ercising and continuing titute or be interpreted	tor of this ary parlance, g to exercise	
		(=====,	./			
MITNESSES:	01	lson AFB,		011	MY 16	
2. (ceilyn). Jalamony	ofDonald	lson AFB,	S. C.			
THAT OF SOUTH CAROLINA					25 1	
Greenville				Ç (*	. (1)	C.
COUNTY OF)	Damali			<u>ج.</u> چې		
Renneth M George E. Jackson, Jr.	· · · · · · · · · · · · · · · · · · ·		-	isys that he saw the wi	- E4 1	
purposes therein stated; and that Deponent with	Evilyn S. Sal	amony		witnessed the execution		
		//				
	/	n	Sula	209_		
Bruken to the				,		
Subscribed and swom to before me this 50 April 63	ARDI PA					
So Salamony						
My committee of the work	الطبائد					
Recorded May 16th., 196	7 -+ 30 40	D M	00455			