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KNOW MIL MIN BY THESE PRISENTS, that I amble JOHN E. PALMER; JR. TSgt. 247-50-7039 applicable:

605 Avon Drive a legal resident of Taylors County (City) of

Hickam AFB, Hawa'if

South Carolina = 50

desiring to execute a GENERAL POWER OF ATTORNEY have made, constituted and appointed, and by by here presents do make, constitute and appoint JOHN E. PALMER, SR.

whose address (include AP code) is 604 AVON ORIVE and presently stationed or residing at

, State of SOUTH CAROLINA CI County (City) of TAYLOR my Attorney-in-Fact for me and in my name, place and stead to do and perform all acts, deeds, matters and things whatsoever concerning my property and personal affairs necessary and advisable in the judgment of my said Attorneyin-Fact as fully and effectually to all intents and purposes as I could do if personally present and acting, includ-

ing, but not limited to, each and every one of the following matters: 1. REAL PROPERTY TRANSACTIONS: (a) to buy, contract to buy, receive, lease or rent for any term, accept, or otherwise acquire real estate or any options thereon or interests therein, including any and all rights for the development of oil, given other mineral deposits, wherever situated, on such terms, conditions and considerations as my Attorney-in-Fact shall deem proper, in my name, or jointly in my name and that of any other party or parties

including my Attorney-in-Fact;

(b) to sell, contract to sell, mortgage, encumber, exchange, lease or rent for any term, grant options to purchase or otherwise dispose of any or all real estate in which I now have or may hereafter acquire any right, title or interest, including any and all rights for the development of cit, gas or other mineral deposits, whether such real estate be homestead or non-homestead, or whether such real estate be owned as community property, in joint tenancy, tenancy by the entireties, tenancy in common or in any other manner or capacity, and in my name, or jointly with any other party or parties, including my Attorney-in-Fact, on such terms, conditions and considerations as my Attecneyin-Fact shall drem proper; to sign, seal, execute, acknowledge and deliver any and all instruments in writing of any kind and nature, as may be recessive or convenient, containing such terms and conditions, and such warranties and covenants, if any, as my said Attorney-in-Fact shall deem advisable, and further to walve, release, relinquish and convey any homestead estates, rights under homestead exemption laws, dower or curtesy estates, and amounter rights or interests to which I may at any

(c) to manage, utilize, conserve, demolish, repair, rebuild, after or improve any real estate or structure thereon, owned or claimed to be owned by me in whole or in part, and to present the same by action, proceeding or otherwise, including, but not limited to, the recovery of possession thereof and the removal of tenants or

other persons, animals or objects therefrom;

2. PERSONAL PROPERTY TRANSACTIONS: (a) to buy. contract to buy, accept, sell, exchange, mortgage, pledge, lease or rent, contract for the repair of, and in any and every runner deal in and with any and all personal property of every kind whatever, tangible or intangible, which I may own or in which I now have or hereafter may acquire, any right, title or interest, on such terms, conditions and considerations as my Attorney-in-Fact shall deem proper;

(b) To execute and deliver to the proper persons and authority any and all documents, instruments and papers necessary to effect the proper registration and licensing of any automobiles in which I now or may hereafter have an interest;

(e) to enter into contracts for the storage of tangible personal

property of every kind;

(d) to take possession and order the removal and shipment of any of my property from or to any station, post, warehouse, depot, dock, or other place of storage, safekeeping, ce use, governmental or private, and to execute and deliver any release, simeher, receift, shipping ticket, certificate, or other instrument

necessary or convenient for such purposes.

3. BUSINESS TRANSACTIONS: To demand, sue for, recover, receive compromise, settle, adjust and pay all acceptate, legacies, bequests, interest, dividends, annulties, demanific debts, taxes, and any and all other obligations, which may now or hereafter be due, ewing or payable by or to ne and to corry on and transact every kind of business on my behalf, in my name or jointly in my name and that of any other person or persons, including my Attorney-in-Fact, and including, but not Emited to, transactions concerning any and all investments and shares of stock, bonds, securities, certificates of deposit, on such terms, considerations and conditions as my Attorney-in-Fact may deem proper and to invest and reinvest and exchange investments, and to execute and deliver good and sufficient instruments for the accomplishment thereof, and to act as my attorney or roxy with respect to any stocks, shares, floods or other investmente, rights or interests as I may now or hereafter hold.

4. BANKING TRANSACTIONS: (a) to deposit or withdraw for any purpose, in or from any bank, building and loan asweighten, trust company or other financial institution, including the United States Postal Savings, any funds, checks, or other creatits which I now or hereafter may have on deposit or be entitled to, and to endorse, cash and receive the proceeds of any and all checks, vouchers, or other orders for money, to open or chire accounts, and to receive statements, vouchers, notices or other documents from any bank or other financial institution concerning any and all accounts or banking transactions in my name or in which I may have an interest;

(6) to have access for all purposes to any or all safety deposit boxes or vaults sented in my name or in the names of any other person of persons and myself, with full power to use the same for safekeepine any property or papers, and to remove therefrom at any time, or from time to time, all or any part of the contents of any such box or vault;

(c) to horrow money and to execute in my name any instrument evidencing indebtedness incurred on my behalf and to extend and renew the same, as well as any indebtedness heretofore incurred by me, for the payment of which I may in any

nav be liable;

5. TAXES: to make, execute and file income and all other tax returns and declarations of estimated tax required to be made by me by any law or regulation of any government or governmental authority, to represent and act for me in all tax matters in dispute or litigation, in any governmental department, board or court, to receive, endorse, and collect checks in settlement of any refund of taxes, to execute consents agreeing to a later determination of taxes than is provided by statutes of limitation, to execute closing agreements relative to tax habilities, to file claims for abatement, refund, or credit taxes, to make any adjustments or settlements and to sign any and all receipts. mainers, settlements or agreements pertaining to all income or other taxes assessed against me or my property by statute.

6. GOVERNMENT DOCUMENTS, VOUCHERS AND CHECKS: (a) to execute, sign and deliver any and all government reports, applications, requests, souchers and demands in my behalf, including, but not limited to those for any and all allowances and reimbursements properly payable to me by the United States such as for the transportation of dependents or for the shipment of household effects or other property as authorized by law or regulations;

(5) to receive, endorse and collect the proceeds of checks payable to my order drawn on the Treasurer of the United States for whatever account, and to execute in my name and on my behalf, all bonds, indemnities, applications or other documents, which may be required by law or regulations to secure the issuance of substitutes for such checks, and to give full discharge for

7. INSURANCE TRANSACTIONS: (a) to pay the premiums on, modify, rescind, release, terminate, or execute any rights, privileges, or options on any contract of life, accident, health, disability, liability, property or caher insurance presently owned by me or by any person on my behalf, or hereafter acquired. (b) to procure new, different, or additional contracts of insurance on my life ce with respect to protecting me or my property from ill health, disability, accident, liability, or loss;

(e) to apply fee, and receive, any loan on the security of any contract of insurance, to surrender and receive the cash surrender value, to exercise any election or conversion rights, and to demand, receive or obtain any money, dividend or other thing of value to which I am cr to which I may become entisted as the proceeds or other return or profit arising out of any contract of invarance or of any one or more of the largeance transactions berein, enumerated:

8. PERSONAL TRANSACTIONS: (a) To do all acts accesvery for maintaining the customary living standard of my de-pen fents including, by very of illustration but not limitation, provision of such living quarters and their maintenance and operation, food, cliching, medical, surgical and dental care, educational facilities, and other incidentals to which my dependents are accustomed;

(b) to continue the discharge of any service or duties assumed by me to my family, relatives or friends, and to continue payments incidental to my membership in, or affiliation with, any

thurch club society, or other organ

9. REPRESENTATION AND EMPLOYMENT OF ASSIST-ANCE: (2) On my tehalf and in my name or the name of my Atterney, to institute, prosecute, appear in, defend, compromise, arbitrate, settle, or dispore of any legal, equitable or administrative hearings, actions, soits, attachments, claims or other presendings, to which I am or may become a party or in which I have an interest, and to engage and dismiss counsel in connection therewith, authorizing my Attorney-in-Fact to assert or to waive any or all rights, privileges and defenses available to me under the Soldiers' and Sailors' Civil Relief Act or other