The Probate Judge may not, in his discretion at any time after the onset of mental disability, on motion of any interested party or his motion, require that an inventory of all deposits, choses in action and personal property be filed with the court and may not require that a surety bond be posted by the attorney in fact in such manner and amount that would be applicable to a decedent's estate.

My Attorney, attorney's heirs, successors and assigns, are hereby released and forever discharged from any and all liability upon any claim or demand of any nature whatsoever by me, my heirs or assigns, the beneficiaries under my Will or any person whomsoever on account of action taken or failure to act of Attorney pursuant to this Power of Attorney.

IN WITNESS WHEREOF, as Principal, I have executed this Power of Attorney as of this 8th day of December, 1980, in original and I have directed that photostatic copies of this Power be made which shall have the same force and effect as an original.

	illia.	W. Demcar LIAN W. DUNCAN	(LS)
STATE OF SOUTH CAROLINA)	ATTESTATION	
COUNTY OF GREENVILLE)	ATTESTATION	
The foregoing Port December, 1980, signed, sea Duncan as Principal as her attorney-in-fact, in the principal as witnesses here	aled, publ appointme resence of esence of	nt and empowerment of us who at her request a	llian W. nd in
Kasalie XIII Luch		,	
Jorgueline V. Kendall	ADDRESS	Granville, J.C.	therefore the second control to
Jarqueline V. Kendall Frances K. Sowers	_ ADDRESS _	Greenville SC	
STATE OF SOUTH CAROLINA)	PROBATE	
COUNTY OF GREENVILLE	ý		
PERSONALLY appears saw the within named prince act and deed deliver the way with the other witnesses with the execution thereof. SWORN to before me this fay of December, 1980	ipal sign, ithin Powe hose names	r of Attorney and that d	al's eponent itnessed

at 11:28 A.M.

Notary Public of South Carolina
My Commission Expires: 8/6/5/

The same of the same of the same of

A STATE OF THE STA

17786

- アンドンスタイト 対象を表現を表示す

10 10 0