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OF GREENVILLE COUNTY

GENERAL POWER OF ATTORNEY

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WHEREAS, I, FRANCES W. ACKER, realize that I may become incapacitated and rendered unable to carry on my business and personal matters; AND,

WHEREAS, I have implicit confidence in my son, JOHN PETER ACKER, and wish to make him my lawful attorney-in-fact, vesting in said attorney-in-fact very broad and general powers, including the power and authority to sign checks, deeds, notes, mortgages, hospital admissions and discharges, medical authorizations, power to enter my safe deposit box at any bank or savings and loan, and vest in said attorney-in-fact all such power and/or authority that I may have to transact any and all business in my behalf and in my stead; NOW, THEREFORE,

KNOW ALL MEN BY THESE PRESENTS, that I, Frances W. Acker, do hereby constitute and appoint my son, John Peter Acker, as my lawful attorney-in-fact, vesting in said lawful attorney-in-fact very broad and general powers, including the power and authority to sign checks, deeds, notes, mortgages, hospital admissions and discharges, medical authorizations, power to enter my safe deposit box, and vest in said attorney-in-fact any and all such power and authority that I may have to transact any and all business, and any and all such acts and deeds done by my said attorney-in-fact in my name and in my behalf shall carry the same legal efficacy as though I had signed same, and this is to confirm and ratify each and every such act and deed done in my name and in my behalf by my said attorney-in-fact, and I hereby bind myself and my heirs and assigns to abide by any such act or deed done by my said attorneyin-fact, and any person or persons, firm or firms, relying on this Power of Attorney are hereby fully protected.

THE INTENT AND PURPOSE of this Power of Attorney is to insure a continuing authority in the event that I may become incapacitated, and the purpose arong other things, is to comply with R398, \$155, Acts of the General Assembly of the State of South Carolina of 1978, and particularly, Act No. 393, and "this Power of Attorney shall not be affected by physical disability or mental incompetence of the principal which renders the principal incapable of managing 🗄 his own estate."

THIS POWER OF ATTORNEY is to begin i-rediately and shall not be revoked except by Revocation duly filed in the Office of the Clerk of Court for

FOLYCES N. ACKED