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of the applicable Revenue Rulings and Procedures; hereby giving and granting to my said attorney full power and authority to do and perform all and every act and thing whatsoever necessary to be done in the premises, as fully to all intents and purposes as I might or could do if personally present, with full power of substitution and revocation, hereby ratifying and confirming all that my said attorney may do pursuant to this power.

This Power of Attorney shall not be affected by physical disability or mental incompetance of the principal, which renders the principal incapable of managing his/her own estate.

My attorney shall not be required to file any inventories of deposits, choses in action, or personal property with the Probate Court of this or any other County, nor shall my attorney-in-fact be required to post a surety bond of any type or amount.

any other County, nor shall my attorney-in-fact be required to post a surety bond	
of any type or amount.	
IN WITNESS WHEREOF, I have hereunto so	et my hand and seal this /
day of September, 1982 .	
Bot Hindhug Jim	HAYNES LALLA
A Miller	TATRES ELECT
The foregoing Power of Attorney was t	his / day of September,
1982signed, sealed, published a	nd declared by the said Grantor
as and for ኳ፮ፍ/her Power of Attorney in the presence	of us, who at hig/her request
and in his/her presence and in the presence of each other, have hereunto subscribed	
our names as witnesses hereto.	
Charles R. Bayne of Dree	v, 8.C.
Bol Kindlera of	men, SC
of Gree	SC
PROBATE	
PERSONALLY appeared the undersigned w (s)he saw the within named grantor sign, seal and as deliver the within written General Durable Power of the other witnesses subscribed above, witnessed the	Attorney and that (s)he, with
SWORN to before me this day of september,	1982
Chulle,	Bot Kindlerg
Notary Public for South Carolina My commission expires: 9-17-85	

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