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KNOW ALL MEN BY THESE PRESENTS That I, Pearle R. Daniel of Columbia, S. C., being temporarily disabled, do hereby nominate, constitute and appoint my daughter Janie Daniel DeTreville of Columbia, S. C., my true and lawful attorney-in-fact for me and in my name and stead, to act in, manage and conduct all of my affairs and for that purpose, in my name and on my behalf, to generally do and perform all things in, about, or concerning my affairs as fully and effectually in all respects as I could do if personally present. It is my purpose to hereby grant to my said daughter a general power of attorney, specifically including, without thereby excluding any rights under a general power of attorney, the right to: receive debts; settle accounts; satisfy mortgages; compromise obligations; compromise, defend or prosecute legal proceedings; manage real estate; grant leases; receive rents or other funds; sell, exchange, convey or transfer real or personal property; receive and deposit funds to my credit at such banks or banking institutions as I carry accounts, or which she may select, and to withdraw said funds and to use the same or any other of my funds she may deem desirable in the conduct of my affairs and payment of my obligations; to carry on or wind up any business, and engage or dismiss agents, employees or clerks; to vote any stock that I may own; to pay household expenses and charitable subscriptions; to exercise any powers of attorney vested in me in a fiduciary or other capacity, so far as such powers or duties are capable of being delegated. And in general she shall have the right to do all other acts, deeds, matters and things whatsoever, in or about my estate, property and affairs as she may wish, deem wise or desirable, as fully and effectually, to all intents and purposes as I could do in my own proper person if personally present.

And I, the said Pearle R. Daniel, hereby ratify and confirm and promise at all times to ratify and confirm all and whatsoever my attorney-in-fact, the said Janie Daniel DeTreville, shall lawfully do or cause to be done in and about my affairs by virtue of these presents. And I declare that as against me and all persons claiming under me, everything which my said attorney-in-fact shall do or cause to be done in pursuance hereof after any revocation of this power of attorney, shall be valid and effectual and in favor of any person claiming the benefit thereof who, before the doing of such act, shall not have had notice of any revocation of this power.

WITNESS my hand and seal this 10th day of April, 1959.

WITNESS:

Pearle R. Daniel

Nancy B. Taylor
Nannie M. Eidson

STATE OF SOUTH CAROLINA
COUNTY OF RICHLAND

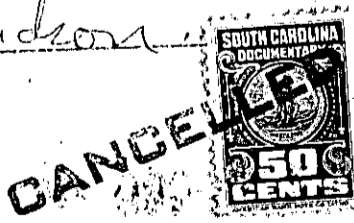
Personally appeared Nannie M. Eidson who, on oath, says: That she with Nancy B. Taylor witnessed execution of the within-written instrument by Pearle R. Daniel, for the uses and purposes therein mentioned.

Sworn to before me this 10th day of April, 1959.

Richard Claborn
Notary Public for S. C.

(LS)

Recorded July 19th, 1960, at 4:10 P.M. #2185



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GREENVILLE CO. S. C.