revocation or death of the principal shall in nowise nullify or change any transactions which my attorney-in-fact or substituted attorney-in-fact may have made or done but any and all acts done and performed by my attorney-in-fact or substituted attorney-infact shall be legal and binding as fully and effectually as if I, myself, had done and performed them and the same shall be binding upon me and upon my estate.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal this /8, 1982

(SEAL)

O

SIGNED, sealed, published and declared by RUTH JONES GREER as and for her POWER OF ATTORNEY to J. HAROLD TOWNES, JRor the Alternate Attorney named herein, in the presence of us, who in her presence and of each other, at her request, have subscribed our names as witnesses:

Greenville, S. C.

Greenville, S. C.

Greenville, S. C.

STATE OF SOUTH CAROLINA

COUNTY OF GREENVILLE

**PROBATE** 

apeared before me the undersigned witness PERSONALLY and made oath that (s)he saw the within named RUTH JONES GREER sign, seal and as her act and deed deliver the within written Power of Attorney for the uses and purposes therein mentioned and that (s)he with the other witness subscribed above witnessed the execution thereof. Jane W. Richardson

SWORN to before me this

/8 day of may ,198 2.

My commission expires: 8/23/82

at 1:40 P.M.

26945