STATE OF SOUTH CAROLINA
COUNTY OF GREENVILLE

POWER OF ATTORNEY

know all Men by These presents that I, Robert A. tevenson, of Greenville, South Carolina (hereinafter sometimes referred to as "The Principal"), do hereby name, nominate, constitute and appoint my wife, May E. Stevenson, of Greenville, South Carolina, my true and lawful attorney (hereinafter sometimes referred to as "The Attorney"), to act for me and in my behalf and name, for the purposes hereinafter set forth.

Subject to the limitations hereinafter set forth, I have also made, constituted and appointed and by these presents do make, constitute and appoint my daughter, Margaret Stevenson Reeves my Standby Attorney. The term "Attorney" as used herein shall apply to the Standby Attorney at such time as the following limitations shall no longer apply: in no event is Margaret Stevenson Reeves authorized to act hereunder so long as May E. Stevenson is living, competent to act and has not resigned nor been removed.

The limitations upon the authority to act of my
Standby Attorney shall not apply if such Standby Attorney has
executed and delivered an Affidavit setting forth that the
limitations described above upon said Standby Attorney's
authority to act do not then apply. Upon the execution and
delivery of such an affidavit by my Standby Attorney, such
Standby Attorney shall be authorized to act as attorney and no
person acting in reliance upon such affidavit shall incur
liability to me or to my estate.

The authority granted my Attorney (or my Standby Attorney, if she is authorized to act) is as follows:

- (1) To ask, demand, sue for, recover, collect and receive all such sums of money, debts, accounts, interest, dividends, annuities and all demands whatsoever as now are, or hereafter shall, become due, owing or payable to me; and,
 - (2) To make, execute and deliver acquittances,

R.O.S #1

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