reports to any court, or to give bend, but accounts shall be rendered to me annually. If I shall hereafter become incompetent or incapacitated, my attorney-in-fact shall deliver, at least annually, inventories and accounts of all transactions of my attorney-in-fact to my spouse, or, if I have no spouse at such time, to my nearest living family member. At my death, an inventory and a copy of the last annual account shall be delivered to the personal representative of my estate along with the property then held by the attorney-in-fact pursuant to this power of attorney. My attorney-in-fact shall not be responsible for any property of mine not covered in such inventory, but shall exercise reasonable care to ascertain and deliver all of such property then held by my attorney-in-fact.

D. RATIFICATION OF ACTS: In general, my attorney-in-fact, is given full power and authority to do and to perform all and every act or thing whatsoever requisite or necessary to be done for my upkeep, care and maintenance and for the management of any property owned by me, as fully to all intents and purposes as I might or could do if personally present; and I hereby ratify and confirm all that my attorney-in-fact, in such capacity, shall lawfully do or cause to be done by virtue hereof, it being my intent and purpose to confer upon my attorney-in-fact the broadest possible powers to be used and exercised in the discretion of my attorney-in-fact for my use and benefit.

RELEASE OF THIRD PARTIES: No persons, firms corporations, or agencies, governmental or otherwise, which shall pay money or deliver property of whatever kind to my attorney-in-fact shall be under any obligation whatever to look to the disposition of such money or property by my attorney-in-fact.

F. CONTINUATION AFTER INCAPACITY: This power of attorney is executed pursuant to the provisions of North Carolina General Statutes Section 47-115.1, and it is my intention that this power of attorney shall continue in effect notwithstanding my subsequent incapacity or incompetency, until it shall be revoked in accordance with the provisions of that Statute.

G. ALTERNATE ATTORNEY-IN-FACT: In the event EMILIE H. GREEN shall be unable for any reason to act hereunder, or shall resign, I appoint my daughter, ORIETA H. LANDRETH as my attorney-in-fact in her place and stead and do grant to said ORIETA H. LANDRETH all of the powers and authority contained in this document.

IN WITNESS WHEREOF, I have executed the foregoing Power of Attorney this 3 day of \(\gamma \) and \(\frac{1983}{2} \)

lay of Ynay, 1983

allu Hallifield

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STATE OF SOUTH CAROLINA

I, Dorothy (y UALORo), a Notary Public of said County and State, do hereby certify that ALLIE R. HOLLIFIELD personally appeared before me this day and acknowledged the due execution by herself of the foregoing General Power of Attorney as her voluntary act and deed.

WITNESS my hand and Notarial seal, this the 23

Entry Dul

My Commission Expires:

MOV 21, 1984

Witnesses

Rebecca L 11/000 Patricia E. Smith

Louis T. Pitte

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