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-20-25 Sept. - 48

STATE OF SOUTH CAROLINA RMC
COUNTY OF GREENVILLE 1211 8

FILED

FIRST AMENDMENT TO POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that I, the undersigned,

CAMILLA HUGULEY STEWART, a legal resident of the County of Greenville,

State of South Carolina, do hereby amend that Power of Attorney

executed by me on June 30, 1982, and recorded in the RMC Office

for Greenville County, South Carolina, in Book 1169 at Page 744,

as follows:

(1) I hereby amend my said Power of Attorney by deleting the last full Paragraph on page 5 in its entirety and substituting in lieu thereof the following:

In the event of the resignation, death, removal, refusal, or inability to act of the original attorney in fact named herein, then I hereby make, constitute and appoint my stepdaughter, KAREN STEWART McNEILL, and my son, HENRY B. PARKS, as my successor attorneys in fact. In the event of the resignation, death, removal, refusal, or inability to act of HENRY B. PARKS, then I hereby make, constitute and appoint my son, OATTIS E. PARKS, JR., as my successor attorney in fact to serve in his place and stead. In the event of the resignation, death, removal, refusal, or inability to act of OATTIS E. PARKS, JR., then KAREN STEWART McNEILL shall serve as my sole successor attorney in fact. In the event of the resignation, death, removal, refusal, or inability to act of KAREN STEWART MCNEILL, then my said sons, in the order indicated, shall serve as my sole successor attorney in fact. Any attorney in fact at any time serving hereunder may resign at any time by written notice to me. Unless otherwise provided for herein, in the event of my mental incompetence any attorney in fact resigning hereunder may appoint a successor attorney in fact. Any successor attorney in fact shall be clothed and vested with all the duties, rights, titles, and powers whether discretionary or otherwise conferred herein, as if originally named as attorney in fact. No successor attorney in fact shall be liable or responsible in any way for any acts or defaults of any predecessor attorney in fact, but such successor attorney in fact shall be liable only for his or her own acts and defaults with respect to property actually received by him or her as such attorney in fact. The successor attorney in fact may accept the accounting rendered and the assets and property delivered to him or her by the predecessor attorney in fact as a full and complete discharge of the predecessor attorney in fact, and shall incur no liability or responsibility by reason thereof.