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STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS that I. Maxwell Taylor Courson, Jr. (the "Principal"), a resident of the state and county aforesaid, have made, constituted and appointed and by these presents do make, constitute and appoint my mother, Walton H. Moore, presently residing at Athens, Georgia, and my daughter. Melinda Leigh Courson, presently residing at Greenville, South Carolina, as my true and lawful attorneys-in-fact (each of whom shall hereinafter be referred to as the "Attorney") for the purposes hereinafter set forth; provided, however, that Melinda Leigh Courson shall not exercise any of the powers granted herein until she has attained her age of majority under the laws of the State of South Carolina. Upon my said daughter having attained her age of majority, any exercise by my said Attorneys of the powers granted herein shall require a unanimous decision by and the joint signatures of my Attorneys who are then living and have the legal capacity to exercise those powers.

WITNESSETH:

"Trust") by agreement dated MANCH 26, 1984 with Bankers

Trust of South Carolina, Greenville, South Carolina as trustee

(the "Trustee"), which trust contains provisions permitting the

Trustee, among other things, to manage my property and income

for my benefit, and,

WHEREAS. I desire to provide a means by which my property and income not heretofore assigned or transferred to the Trust. may be assigned or transferred to the Trust, and,

whereas, the persons named above have agreed to act and serve hereunder in accordance with the terms hereof.

NOW, THEREPORE, THIS POWER OF ATTORNEY:

1. Powers Relating to Property of Principal

Attorney is authorized from time to time and at any time (and regardless of whether I am mentally incompetent or

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