## POWER OF ATTORNEY

undersigned (jointly and severally, if more than one) he	ereby make, constitute and appoint
ITUE and lawful Attorney for me and in my name, place	and stead and for my use and benefit:
(a) To ask, demand, sue for, recover, collect and receive each an uity and demand shich now is or hereafter shall become due, own all means for the recovery thereof by legal process or otherwise, as the regit and power to compromise or compound any claim or d (b). To carcise any or all of the following powers as to real properties of business, residence, and oil and/or mineral development; to observage, transfer in fruct, or otherwise encumber or hypothecase is ormance of any obligation or agreement; to: To carcise any or all of the following powers as to all kinds on and other property in possession or in action: To contract for, same: and to morpage, transfer in trust, or otherwise encumber or orisable note or performance of any obligation or agreement; to: To contract for, same: and to morpage, transfer in trust, or otherwise encumber of orisable note or performance of any obligation or agreement; to: To borrow money and to execute and deliver negotiable or non-regionable notes therefor with an ity. To create, amend, supplement and terminate any trust and ity. To create, amend, supplement and terminate any trust and ity. To create, amend, supplement and terminate any trust and ity. To create, amend, supplement and terminate any trust and ity. To create, amend, supplement and terminate any with other opports financing, reorganization, merger, liquidation, consolidation and the conditions of the control of	d every sum of money, debt, account, legacy, buquest, interest, divident, ng or payable) belonging to or claimed by me, and to use and take any nd to receive and deliver a estisfaction or release therefor, together emand; operty, say interest therein and/or any building thereon: To contract title thereto; to lease the same for any term or purpose, including sell, exchange, grant or convey the same with or without warranty; and he same to secure payment of a negotiable or non-negotiable notes in the same to secure payment of a negotiable or non-negotiable notes therefor with or without security; and to huy, sell, exchange, transfer and in any legal manner deal in and with or hypothecate the same to secure payment of a negotiable or non-negotiable notes therefor with or without security; and to lease non-negotiable notes therefor with or without security; and to lease to the same to secure payment of a negotiable or non-negotiable notes therefor with or without security; and to lease to the same to secure payment of any corporate stock, bond, note, debeniure or other security; to red or insecured, owing by or to me and to give or accept any proporty and owing in payment, settlement or natisfaction thereof; it deed to nign, execute, technowledge and deliver any deed, lance, assigned of trust, assignment of mortgage or of the beneficial interest under no waiver of princity, hypothecation, bottomy, charer-party, bill of able, receipt, evidence of debt, full or partial release or satisfaction of eyance of deed of trust and such other instruments in writing of any cause to the done by virtue of these presents. The powers and anthority all and personal property or interests therein now owned as hereafter accidiscretion the time when, purpose for and manner is which any power moisions and covenants of any instrument or document which any he on of real or personal property, any instrument of document which may he on of real or personal property, my said Attorney, shall have exchanter of on credit with or without security
Vitness my hand this 16 64 day of 26776	Ali I m Au
	ALEXANDER NICKELL
CTS HELTONIC LANGUAGE	ALEXANDER NICKELL
MELCON CLEARMENS  CONTINUE OF FEARMS  LOS COLLY A Code  APPT EX 10 0 02	ALEXANDER NICKELL

ı