DURABLE POWER OF ATTORNEY

GARRETT REITSMA

95203745

- I, the undersigned, do make, constitute and appoint an attorney in Fact, hereinafter named, as my true and lawful ATTORNEY, for me and in my name, place and stead:
- 1. TO RECEIVE DEBTS, ETC. To ask, demand, sue for, recover and receive all sums of money, debts, dues, goods, wares, merchandise, chattels, effects and things of whatsoever nature or description which now are or hereafter shall be or become due, owing, payable or belonging to me in or by any right, title, ways or means howseaver, and upon receipt thereof or of any part thereof to make, sign, execute and Coliver such receipts, releases or other discharges for the same respectively to he shall think fit or be advised.
- 2. TO SETTLE ACCOUNTS. To settle any account or reckoning whatsoever wherein I now am or at any time hereafter shall be in any way interested or concerned with any person whomsoever, and to pay or receive the balance thereof as the case may require.
- 3. TO SATISFY MORTGAGES. To receive every sum of money which now is or hereafter shall be due or belonging to me upon the security or by virtue of any mortgage and on receipt of the full amount secured thereby to execute a good and sufficient release or other discharge of such mortgage by deed or otherwise.
- 4. TO COMPOUND, SUBMIT TO ARBITRATION, F.C. To compound with or make allowances to any person for or in respect to any dept or demand whatsoever which now is or shall at any time hereafter become due and payable to me, and to take and receive any composition or dividend thereof or thereupon, and to give releases or other discharges for the whole of such depts or demands, or to settle, compromise, or submit to arbitration every such depts or demand and every other right, matter, and thing due to or concerning me as my attorney shall think best, and for that purpose to enter into and execute the deliver such bonds of arbitration or other instruments as my attorney may usem advisable in the premises.
- 5. TO PROSECUTE AND DEFEND. To commence, prosecute, discontinue of defend all actions or other legal proceedings touching my estate, or any part thereof, or touching any matter in which I or my estate may be in any way concerted.
- 6. TO MANAGE REAL ESTATE. To enter into and upon all and singular my real estate, and to let, manage and improve the same or any part thereof, and to repair or otherwise improve or alter, and to insure any buildings thereon.
- 7. TO GRANT LEASES, RECEIVE RENTS, ETC. To contract with any person for leasing for such period, at such rents and subject to such conditions as my attorney shall see fit, all or any of my said real estate, and any such person to let into possession thereof, and to execute all such leases and contracts as shall be necessary or proper in that behalf, and to give notice to quit to any tenant or occupier thereof, and to receive and recover from all tenants and occupiers



Sty Democratic Commence of the Commence of the

是自己的知识

this gives the sign of the control of the control

The second secon

un de l'estre l'alternation de l'estre de la commandant de l'estre de l'estre de l'estre de l'estre de l'estre Estre de la commandant de l'estre de l'estre

	The second of the second of the second			**0003**	
	O _F			RECODIN N	31.00
	′ 🔿			FOSTAGES 4	0.50
•	and the second of the second o		*	95203745 H	
		A Comment	03/17/95	0012 MCH	11:29
			•	And the second second	· · 9
	of the second second second second			10 miles (12 miles)	3

County Clark's Office

in the state of th

ing series (1) for the series are supplied to the series of the series o

COOK CONSTY RECONDER JESSE WHITE MARKHAM OFFICE

thereof or of any part thereof all rents, arrears of rent, and sums of money which now are or shall hereafter become due and payable in respect thereof, and also on nonpayment thereof or of any part thereof to take all necessary or proper means and proceedings for determining the tenancy or occupation of such tenants or occupiers, and for ejecting the tenants or occupiers and recovering the possession thereof.

- 8. TO SELL OR EXCHANGE REAL OR PERSONAL ESTATE. To sell, either at public or private sale, or exchange any part or parts of my real estate or personal property for such consideration and upon such terms as my attorney shall think fit, and to execute and deliver good and sufficient deeds or other instruments for the conveyance or transfer of the same, with such covenants of warranty or otherwise as my attorney shall see fit, and to give good and effectual receipts for all or any part of the purchase price or other consideration.
- 9. TO DEPOSIT MONEYS, WITHDRAW, INVEST, ETC. To deposit any moneys which may come to his hards as such attorney with any bank or banker in my (or his own) name, and any of such money or any other money to which I am entitled which now is or shall be so deposited to withdraw, and either employ as he shall think fit in the payment of any debts, or interest, payable by me, or taxes, assessments, insurance and expenses do and payable or to become due and payable on account of my real and personal entate, or in or about any of the purposes herein mentioned, or otherwise for my use and benefit, or to invest in my (or his own) name in any stocks, shares, bonds, securities or other property, real or personal, as he may think proper and to receive and give receipts for any income or dividend arising from such investments, and all and any such investments or other investments to vary or dispose of for my use and benefit as he may think fit.
- 10. TO BORROW MONEY, MORTGAGE, ETC. To borrow any sum or sums of money on such terms and with such terms and with such security, whether real or personal property, as my attorney may think fit, and for that purpose to execute all promissory notes, bonds, mortgages, and other instruments which may be necessary or proper.
- 11. TO CARRY ON OR WIND UP BUSINESS. To carry on or to wind up any business in which I may have an interest, and in connection therewith to use the premises in which the same is or shall be carried on, with the same powers of dealing with stock, capital, and effects, and of entering into business carragements, of increasing or diminishing capital, and generally of transacting the affairs of the said business as I myself have or should have.
- 12. TO ENGAGE AND DISMISS AGENTS, ETC. To engage, employ and dismiss any agents, clerks, servants or other persons in and about the performance of these presents as my attorney shall think fit.
- 13. TO VOTE AT STOCKHOLDERS' MEETINGS, ETC. To vote at the meetings of stockholders or other meetings of any corporation or company, or otherwise to act as my attorney or proxy in respect of any stocks, shares, or other instruments now or hereafter held by me therein, and for that purpose to execute any proxies or other instruments.

and the state of t

the control of the control of the part of the control $\label{eq:constraints} (-1)^{2} \left(-\frac{1}{2} \left(\frac{1}{2} \left(\frac{1}{2$ the stage of the stage of the stage of

 $\mathcal{A}_{A,B} = \frac{1}{4} \mathcal{A}_{B} \mathcal{A}_{B$ (a) A property of the contract of the contr and the section of th

Constitution of the Market Constitution of the Constitution of the

- 14. TO EXERCISE FIDUCIARY POWERS SO FAR AS MAY BE DELEGATED. To exercise any powers and any duties vested in me, whether solely or jointly, with any other or others as executor, administrator, or trustee or in any other fiduciary capacity, so far as such power or duty is capable of being validly delegated.
- 15. TO EXECUTE DEEDS, BILLS, NOTES, ETC. For all or any of the purposes of these presents to enter into and sign, seal, execute, acknowledge, and deliver any contracts, deeds or other instruments whatsoever, and to draw, accept, make, endorse, discount or otherwise deal with any bills of exchange, checks, promissory notes, or other commercial or mercantile instruments.
- 16. TO PAY HOUSEHOLD EXPENSES AND CHARITABLE SUBSCRIPTIONS. To pay periodically such sums as my attorney may deem appropriate for my ordinary household expenses, and also in the discretion of my attorney to pay such charitable subscriptions as I have been in the habit of paying (and to make such other payments by way is charity as in the circumstances he shall think that I would make if I were present).
- 17. TO ARRANGE MEDICAL ATTENTION. To arrange for medical, hospital, nursing and convalescent care and creatment, including the admission to hospitals, consenting to treatment and making applications for insurance, pension and other employment benefits related thereto.
- 18. TO ENDORSE, DEFOSIT AND NEGOTIATE PENSION AND WELFARE CHECKS. To receive, possess, endorse, deposit, negotiate any and all checks payable to me or my order from any firm or government, including administrations thereof, such as the Social Security Administration, Veterans Administration, state and county welfare departments, annuity and insurance companies, unions, charitable corporations and associations and any and all other firms, corporations and individuals, for and in my name and stead or in the name of my attorney.
- 19. TO ENTER SAFETY DEPOSIT BOX. To have access and control of the contents of any and all safety deposit boxes now rented or which have hereafter be rented by me, or for me, as individual or jointly or in common with others.
- 20. TO HANDLE ALL TAX MATTERS. To perform any and all acts relating to taxes of the federal or state governments or of any subdivision or nunicipality, including the preparation, execution and filing of returns affidavits, schedules and any and all other supporting documents or forms, as well as the power to receive, endorse and collect checks in payment of any refunds of Internal Revenue taxes or other state or federal taxes or assessments, tenalties or interest, execute waivers of restrictions on assessment or collection of deficiencies, to execute consents extending the statutory period for assessment or collection of taxes or assessments, to execute closing agreements in respect of a tax liability or a specific matter, to execute a protest to a determination of taxes by a District Director or any other person, and to receive correspondence addressed to me in proceedings involving the above matters at such place as my attorney shall from time to time designate.

over visit several to the propagation of the registration of the second of the second of the propagation of the second of the se The control of the property of a second of the control of the cont

and the second of the second o A Brown of the Control of the Contro

green with green and the south of the south from the contract of the contract er de la companya de i i i i napandisa Perindahan dalam meng January Commission of the Comm

The Million of the State of the

The second of the second of the second And the second of the second of $\label{eq:constraints} \mathcal{C}(x) = \mathcal{C}(x) + \mathcal$ 0.000 grade superfection to a resolution of The state of the s $(\mathcal{A}_{ij}, \mathcal{A}_{ij}, \mathcal{A}_{ij$

 However, and the second of the Commenter of the second of the second of

 A second of the first of the second process of the second o in a sur la companya di sull'arrecta di sull'arrecta di sull'arrecta di sull'arrecta di sull'arrecta di sull'a Companya di sull'arrecta di sul

21. TO ACT DURING PERIODS OF DISABILITY. To continue to act as my attorney in fact under this Power of Attorney without cessation or revocation during any and all periods of my disability or incompetence, the occurrence of which shall not revoke this grant of authority, it being my express intent that the power granted herein shall continue without interruption until my death, unless

adjudication of my legal incompetence issued by a court of competent jurisdiction.

22. TO DEAL WITH TRUSTEE. To deal with any trustee under a trust agreement, including a land trust agreement, pursuant to which I have any right or power to direct, amend, terminate or otherwise modify, as the record beneficiary or person having a power of direction, including the right to receive distributions, execute and deliver letters of direction whether for conveyance, mortgage, pledge or otherwise, and with power to my said attorney in fact to do any and all other things with respect to such trusts which I may do as beneficiary, settlor, or the person having the power of direction, alone or in conjunction with others.

previously revoked by me or until such time as there is issued a legal order of

23. CARE, CUSTODY AND CONTROL OF CHILDREN. To stand in my place and stead with respect to the care, custody and control of any of my minor children, or other legally incompetent persons over whom I have authority, during any periods during which I may be absent, incompetent or otherwise unable to act, including, but not limited to, the power to arrange for medical attention such as surgery, hospitalization, emergency treatment and any and all other care or procedures deemed appropriate; to give any authorization or permission necessary or incidental for education, whether curticular or extracurricular; to arrange for suitable housing, room and board, food and shelter and to have the custody and control of such minor, including the right and power to discipline, represent, arrange for legal protection, and to do any and all other things which a parent or guardian is authorized to do by law, including but not limited to the execution of any and all legal documents or other papers necessary or incidental to any of the foregoing in loco parentis.

24. APPOINTMENT OF ATTORNEY IN FACT. All the foregoin, authorities and powers, I hereby give and grant unto:

1. GERALDINE MAHN

In the event the aforesaid attorney in fact shall fail or tease to act for any reason, then I nominate and appoint the following person accessor attorney in fact hereunder, granting to each successor all of the powers and authorities heretofore granted to my first named attorney in fact.

1. DONALD G. REITSMA

25. <u>RESERVATION OF POWER OF REVOCATION</u>. I hereby reserve the absolute right to amend and/or to revoke this Power of Attorney at any time in whole or in part.

The state of the s

in a contract of the contract of the part of the contract of

egen er kanner er er her egener kannet er en en egen er gener til er er er en egen er er er en ette skalle kal Det er er er egen kannet kannet kannet er egen kannet er er er en en er er er en ka

26. APPOINTMENT OF LEGAL GUARDIAN. If at any time hereafter I am adjudged to be a disabled person by determination of a court of competent jurisdiction, I hereby designate and appoint as guardian of my person and estate the above named attorney-in-fact and the successors thereto provided for herein, in the order named as such guardian for me, it being my will and belief that such persons designated herein by me will serve my best interests and welfare.

27. EXECUTION. IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this date.

DATED

10-38-94

Scriff Reton (SEAL)

WITNESSED BY

STATE OF ILLINOIS)

SS

COUNTY OF C O O K)

Subscribed and sworn to before me this date.

"OFFICIAL SEAL"
BETH HOUGH GONEOKI
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 3/23/98

DATED:

10/30/94

(NOTARY SEAL)

THIS INSTRUMENT PREPARED BY: Thomas P. Panichi Attorney at Law 18225 Burnham Avenue Lansing, IL 60438

reason exhibition (VI) where he is not The thirt will be the expected of the expectation of the ex-

 $\mathcal{F} = \{ (x,y) \in \mathcal{F}_{\mathcal{A}}(x,y) \mid y \in \mathcal{F}_{\mathcal{A}}(x,y) \text{ for } x \in \mathcal{F}_{\mathcal{A}}(x,y) \}$

Aroberty of Cook County Clerk's Office

\$ 1264. 1 1 1 7 4 8 0 T 8 A PROTECTION OF THE PROTECTION

Parcel 1:

Lot 32 in Block 6 in Southgate, being a Subdivision of part of the South 1/2 of the Northeast 1/4 of Section 6, Township 35 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

P.I.N. 32-06-216-020

Commonly known as: 18520 Marshfield, Homewood, Illinois

Parcel 2:

Lots 31, 32 and 33 in Block 9 in Butterfield's Subdivision of Lots 1, 2, 3 and 6 in Kruger's Subdivision of the North East Quarter of Section 30, Township 37 North, Range 14 East of the Third Principal Meridian in Cook County, Illinois.

P.I.N.: 25-30-208-011 012, 013 and 014

Commonly known as: 12035 Page Street, Calumet Park, Illinois

Parcel 3:

Lots 35, 36 and 37 in Block 9 in Letterfield's Subdivision of Lots 1, 2, 3 and 6 of Krueger's Subdivision of the Northeast 1/4 of Section 30, Township 37 North, Range 14. East of the Third Principal Meridian, in Cook County, Illinois.

P.I.N.: 25-30-208-008, 009, 010

Commonly known as: 12029 Page Street, Calumet Park, Illinois

c:\wp51\realesta\parcels.3



RONALD N. PRIMACK ATTORNEY AT LAW 16607 Torrence Avenue, Suite 2B Lansing, IL 60438 Phone (708) 895-2203



and the state of t

Switch IVI Committee and the committee of the committee o

11 1200000

Coot County Clark's Office ran di kalendara di kabandar n se sa produce periodo de la composición del composición de la co

The Control Roll of Said to Charles

 $P^{\prime}=(1,2,\ldots,1)=(1/2\pi)\Omega^{\prime}N^{2}n$