120 GENERAL POWER OF ATTORNEY Revised September, 1996

	MISC_RECORD	45	
THE #OWA STATE BAR ASSOCIATION Q대cial Foin No. 120	James F. Fowler ISBA # 1629		FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONBULT YOUR LAWYER
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	•	R.M.F. \$ /. 00	MICHELLE.UTSLER
Preparer			RECORDER MADISON COUNTY, JOWA
Information James F. Fowle Individual's Na	r, 209 N. Howard Street, Indiano	ola, IA 50: City	125, (515):961-5377 Phone
STATA			SPACE ABOVE THIS LINE FOR RECORDER
	GENERAL POWER OF ATTO	DRNEY	The section of the section
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Designation of Attorney Annabe	in-ract lle C. Sandy of 11	16 S 3rd W	Jinterset Th
appoint	Carl C. Sandv		· · · · · · · · · · · · · · · · · · ·
of my Attorney-in-Fact. In the o	105 W. 4th, Indianola, IA event my Attorney-in-Fact is unable to serve for an	y reason or if my	Attomey-in-Fact is currently
my spouse and we become le	egally separated or our marriage is dissolved, I name		the state of the s
of		, as succe	ssor to my Attorney-In-Fact.
I hereby revoke any an excepting any powers of attor	d all general powers of attorney that may have bed mey for health care decisions which I may have previous	en previously exec	cuted by me, but specifically
		Jusiy executed.	9
2. <u>Powers of Attorney-in-Fa</u>			
My Attorney-in-Fac		and conduct all of	my affairs, with full power
right, power and capacity to	exercise or perform. The power and authority of	my Attorney-in-Fa	ct shall include, but not be
limited to, the power and auth	•		en de la companya de
 A. To buy, acquire, obtain, income producing or non-inco 	take or hold possession of any property or proper ome producing:	ty rights and to re	etain such property, whether
R To cell commy lenes			
remodel, rebuild and in every to establish and maintain res and to recover possession of	manage, care for, preserve, protect, insure, improy way deal in and with any of my property or proper serves for improvements, upkeep and obsolescence of such property. This includes the right to convey or	rty rights, now or to; to eject or remo	hereafter owned by me, and ve tenants or other persons
as follows: See 1 in Addendum			• .
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C. To pay my debts; to bo	orrow money, mortgage and grant security interests	s in property; to c	complete, extend, modify or
renew any obligations, either satisfactory to my Attorney-	er secured, unsecured, negotlable or non-negotla in-Fact; to lend money, either with or without co ormance and payment of obligations of another perso	able, at a rate of offateral; to extend	f Interest and upon terms d or secure credit; and to
D. To open, maintain or cle	ose accounts, brokerage accounts, savings and ch	ecking accounts; t	o purchase, renew or cash
certificates of deposit; to concertificates of deposit; to write money orders, warrants, cereally concertificates.	nduct any business with any banking or lending in ite checks, make deposits, make withdrawals and rtificates or vouchers payable to me by any pers ing the right to sell or cash U.S. Treasury Securities a	nstitution in regard I obtain bank stat son or entity, inclu and Series E, EE, a	to any of my accounts or ements, passbooks, drafts, uding the United States of
E. To have full access to an	y safety deposit boxes and their contents;	No comment	to the transfer of the transfe
F. To pay all city, county, s	state or federal taxes and to receive appropriate re-		brenzie everute file and
obtain from the government documents; to take any appr action for refunds of same; to	t income and other tax returns and other gover opriate action to minimize, reduce or establish non o appear for me before the Internal Revenue Serviceral, state or local taxes in which I may be a party	mmental reports; i-liability for taxes; ce or any other ta:	applications/'requests' and to sue or take appropriate xing authority in connection
everything necessary to be execute closing agreements o	done and to receive refund checks; to execute	waivers of the st	atute of limitations and to
•	1		r _e g News
 G. To act as proxy, with finenesis; interests; 	ull power of substitution, at any corporate meetin spect to any stocks, stock rights, shares, bonds,	g and to initiate debentures or o	corporate meetings for my ther investments, rights or
obtain and maintain life insur	or exchange any assets owned by me and to pay rance upon my life or upon the life of anyone else any existing plan of insurance or investment;	/ the assessments a; to obtain and π	and charges therefore; to naintain any other types of
 To defend, initiate, pros actions, attachments, injunctio 	ecute, settle, arbitrate, dismiss or dispose of an ns, arrests or other proceedings, or otherwise particip	y lawsuits, admir ate in litigation whi	nistrative hearings, claims, ch might affect me;

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J. To carry on my business or businesses; to begin new businesses; to retain, utilize or increase the capital of any business; to incorporate or operate as a general partnership, limited partnership or sole proprietorship any of my businesses; K. To employ professional and business assistants of all kinds, including, but not limited to, attorneys, accountants, real estate agents, appraisers, satesmen and agents; L. To apply for benefits and participate in programs offered by any governmental body, administrative agency, person or entity: The Gall Source of Language Constitution of M. To transfer, assign, convey, and deliver any real or personal property in which I may have or own an interest to the Trustee of any: revocable trust created by me, if such trust is in existence at the time, notwithstanding the fact that my Attorney-in-Fact; or his or her spouse, descendants, heirs or assigns, may be the (a) Trustee or successor Trustee of any such trust, (b) beneficiary of any such trust; or (c) holder of any special or general power of appointment created under such trust. Nothing in this paragraph shall be construed to allow my Attorney-in-Fact to create, amend, restate or revoke any such revocable trust created by me. and the second N. To disclaim any interest in property passing to me from person or entity; O1. To, make gifts of any of my property or assets to members of my family; and to make gifts to such other persons or religious, educational, scientific, charitable or other nonprofit organizations to whom or to which I have an established pattern of giving; provided, however, that my Attorney-in-Fact may not make gifts of my property to himself or herself. I appoint with the second second as my Attorney-in-Fact solety for the purpose of determining if a gift of my property to the Attorney-in-Fact appointed and acting hereunder is appropriate and to make any such gifts which are appropriate. A Garage of the second of the second second of Construction. O 40 14 15 15 2 This Power of Attorney is to be construed and interpreted as a general power of attorney. The enumeration of specific items, rights, acts or powers shall not limit or restrict the general and all-inclusive powers that I have granted to my Attorney-in-Fact. All references to property or property rights herein shall include all real, personal, tangible, intangible or mixed property. Words and phrases set forth in this Power of Attorney shall be construed as in the singular or plural number and as masculine, feminine or neuter gender according to the context. and the second of the fourth and the Any authority granted to my Attorney-in-Fact, however, shall be limited so as to prevent this Power of Attorney (a) from causing my Attorney-in-Fact to be taxed on my income; (b) from causing my estate to be subject to a general power of appointment (as that term is defined by Section 2041, Internal Revenue Code of 1986, as amended) by my Attorney-in-Fact; and (c) from causing my Attorney-in-Fact to have any incidents of ownership (within the meaning of Section 2042 of the Internal Revenue Code of 1986, as amended) with regard to any life insurance policies on the life of my Attorney-in-Fact. 4. Liability of Attorney-in-Fact. My Attorney-In-Fact shall not be liable for any loss sustained through an error of judgment made in good faith, but shall be liable for willful misconduct or breach of good faith in the performance of any of the provisions of this power of attorney. 5. Compensation of Attorney-in-Fact. rational transfer The Attorney-In-Fact understands that this power of attorney is given without any express or implied promise of compensation, to said Attorney-in-Fact. Any services performed as my Attorney-in-Fact will be done without compensation, either during my lifetime or, upon my death, but the Attomey-in-Fact shall be entitled to reimbursement for all reasonable expenses incurred as a result of carrying out any provisions of this power of attorney A Combine 6. Accounting by Attomey-in-Fact. Upon my request or the request of any conservator appointed on my behalf or the personal representative of my estate, my Attorney-in-Fact shall provide a complete accounting as to all acts performed pursuant to this power of attorney. make I make that is a giften in Effective Date and Durability. N.B. DELETE INAPPROPRIATE PORTIONS OF THE FOLLOWING PARAGRAPH. IF NO DELETIONS ARE MADE, THE PROVISIONS SET FORTH IN PARAGRAPHS B AND C SHALL BE DEEMED TO HAVE BEEN DELETED. 1.:. A. This Power of Attorney shall be effective immediately, shall not be affected by my disability, This Power of Attorney shall become effective upon written certification by my physician that I am disabled, A Section of the Contract of t This Power of Attorney shall become effective , shall not be affected by my disability, and shall continue effective until my death; provided, however, that this Power of Attorney may be revoked by me as to my Attorney-in-Fact at any time by written notice to such Attorney-in-Fact. ____, 19<u>*98*,</u> at

Sandy

, COUNTY OF

Annabelle C.

IOWA

This instrument was acknowledged before me on

Addendum

1. Commencing at the Northeast corner of Lot Eight (8) in Block Twenty-one (21) of the Original Town of Winterset, Madison County, Iowa, and running thence West 112 feet, thence South 40 feet, thence East 112 feet, thence North to the place of beginning

and 1/2 interest in the following described real estate in Warren County, Iowa:

The SE¼ NE¼ and the SW¼ NE¼ and the NE¼ SW¼ and the NW¼ SE¼ and the NE¼ SE¼ except the East 60 feet thereof, all in Section 9, Township 74 North, Range 23 West 5th P.M., Warren County, Iowa