

	POWER OF ATTORNEY—PLENARY
	Know All Men by These Presents: That the undersigned
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100	residing at Osceola Leisure Manor Osceola , State of Iowa, United States of America,
	have made, constituted and appointed, and do by these presents make, constitute and appoint
	Elmer G. Van Buren
Part of the second	of Decatur County, lowa, with full power of substitution, the true and lawful Attorney-in-Fact of us and each of us, hereby revoking any and all powers of attorney that may have been heretofore executed by the undersigned, with full power and authority for us in our names, place and stead, to act in, manage, and conduct all our affairs, and for that purpose for us and in our names, place, and stead, and for our use and benefit, and as our acts and deeds, to do, and execute, or to concur with persons and/or other legal entities jointly interested with ourselves therein in the doing or executing of all or any of the following act, deeds, and things, that is to say:
	[1] TO BUY, ACQUIRE, OBTAIN, TAKE OR HOLD POSSESSION of any property or property rights of or for the undersigned whatsoever, whether real, personal or mixed; and to retain such property as long as said Attorney-infect shall deem it wise; and without limiting the generality of the foregoing, to take possession of, and to order the removal and shipment of any property from any post, warehouse, depot, dock, or other place of storage or safe-keeping, governmental or private; and to execute and deliver any release, voucher, receipt, shipping ticket, certificate or other instrument necessary or convenient for such purpose; [2] TO SELL, CONVEY feither with or without covenants of warranty), LEASE, MANAGE, CARE FOR, PRESERVE, PROTECT, INSURE, IMPROVE, CONTROL, STORE, transport, maintain, repair, remodel-peabuid, and in every way deal in and with any property or property rights of the undersigned, now or helegitarlowned by them, and to set up and carry reserves for repairs, improvements, upkeep and obsolescence of real and personal property; to eject, remove, or relieve te tants or other persons from, and to recover possession of such property and recover possession of such property and recover of any control of any contract; and without restricting the generality of the foregoing, to apply for and secure corn leans and/or small business loans, to icin croo, land and soil conservation programs, and to receive all funds and benefits therefrom; (3) TO BORROW MONEY, MORTGAGE PROPERTY or to complete extend, modify or renew any obligations, giving either secured (including but not restricted to real estate mortgages, stock certificates and/or insurance policies as collateral) or unsecured, negotiable or non-negotiable obligations of the undersigned, at a rate of interest and upon terms satisfactory to our Attorney-in-Fact; to likewise LEND MONEY, either with or without collaterel; to extend or secure credit; and to GUARANITEE AND INSURE THE PERFORMANCE AND PAYMENT OF OBLIGATIONS OF ANOTHER PERSON, firm or corporation, inclu
	Route 2 - Box 13 Weldon, Towa 50264
	of substitution, at any corporate meeting, and to initiate corporate meetings for our benefit as stockholders, in respect to any stocks, stock rights, shares, bonds, debentures, or other investments, right or interest we may now or hereafter hold, as fully as we might do if personally present and acting in our own behalf, including but not restricted to the right to join in or oppose any plans for changes in organization; (7) TO INVEST AND RE-INVEST, or exchange any existing assets, including but not restricted to common stocks, annuities, life insurance, or in any other income-producing contracts or property or securities, real or personal; and, not limited by the generality of the foregoing, to take out life insurance upon the life of the undersigned or upon the life of anyone else in whom the undersigned has a beneficial interest, naming as beneficiary either the undersigned, or the insured or the estate of any insured; and to pay the premiums, assessments and proper charges for such investments or to continue any existing plan of insurance or investment; (8) TO REASONABLY DELAY, DEFEND, BEGIN, PROSECUTE, SETTLE, ARBITRATE, OR DISPOSE OF ANY LAWSUIT, or administrative hearings, claims actions, attachments, injunctions, arrests, or other proceedings, or otherwise engage in or participate in litigation in connection with the premises; (9) TO CARRY ON A BUSINESS, or businesses of the undersigned, or to begin new enterprises, in the discretion of the Attorney-in-Fact, and for that purpose to retain and employ or increase therein the capital which as of this date shell be employed therein; and to use fresh capital for any new enterprises; to incorporate, or to operate as a general partnership, or limited partnership, or sole proprietorship under a trade name; (10) TO EMPLOY professional and business assistants of all kinds, including, but not restricted to attorneys, accountants, realtors, appraisers, selesmen and agents; (11) TO ACT IN THE SETTLEMENT OF ANY ESTATE, in which the undersigned, have or may have some
	F IOWA, SS. Inst. No. 2681 Filed for Record this 30 day of June 1987, at 11:00 AM Book 37 Page 729 Recording Fee 10.03 Mary E. Welty, Recorder, By Shurley 11. Henry

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MISC. RECORD 37

istration, or letters testamentary; to receive and give acquittance for all sums of money, debts, accounts whatsoever, which are or shall become due, owing and payable to the undersigned; to appear, waive a bond or other security; to deduct reasonable expenses, as herein authorized from any share due the undersigned.

GIVING AND GRANTING unto said Attorney-in-Fact full power and authority to do and perform each and every act, deed, matter and thing whatsoever in and about our property, and affairs, as fully and effectually to all intents and purposes as we might or could do in our own proper person if personally present; hereby ratifying all that said Attorney-in-Fact shall lawfully do or cause to be done by virtue thereof; PROVIDED, HOWEVER, that nothing herein shall give or grant the power to execute a will or change a will or other testamentary instrument.

The undersigned further directs that this Power of Attorney, shall take effect as below provided; and shall be irrevocable except as hereinafter otherwise expressly stated, and if real estate of the undersigned is involved, this instrument, as to such real estate shall not be revocable, unless and until such time as there is filed of record a duly acknowledged revocation of this instrument in the same public office in which instrument containing this power is recorded (Code Section 558.1).

This Power	of Attorney shall b	e effective on the	10th_day of	fMarch	, 19 <u>87</u> , and shall				
	A CONTRACTOR OF THE CONTRACTOR				revoked by writte				
					rke County, Iowa,				
			r event of terminat						
the undersigned gards any revoc faith relying up	t, may be revoked a cation by operation on the exercise of th	et any time, and forth of law, including deat	with, by written th, or disability, t f he or thev hav	notice to said Atto his Attorney-in-Fact, e had no notice or	oid Attorney-in-Fact, and rney-in-Fact: BUT, as re- and anyone else in good knowledge of such revo-				
in good faith, b	out he shall be liable	e for willful misconduc	t or breach of g	ood faith.	error of judgment made				
By express	agreement, the pri	nted portions of this	power are modi	fied by striking ther	efrom paragraphs above				
CONSTRUCTION The terms and provide act in connection erence to the undersibe construed as in this Power of Attorn This PO	with the property, property igned shall be construed as the singular, or plural number shall be construed as selling the	or do all acts which shall be a corner are intended to be an orner are intended to be an extendition, and the control of the corner and as mesculine. Semining parets and as mesculine to the corner and as mesculine to the corner and as mesculine. Semining the corner and as mesculine to the corner and the corner are corner and the corner and the corner are corner are corner are corner and the corner are cor	immunities, powers, du ed. Likewise, words a se or neuter gender, a ers, but aided and imp affected by (uties, discretions and liability of phrases herein, includiscoording to the context. It is also become the context of the cont	execution the foregoing powers, n-Fect herein the right and power thes of either or both of us. Ref- ng acknowledgment hereof, shall Each of the numbered powers of vers herein, the principal. March				
19 <u>87</u> at	Osceola, Iow	<u>a</u>	Arn	un C. Van B	uren (Soot)				
				,	(Seal)				
STATE OF IOWA	CLARKE	},,,		•					
COUNTY OF			07	÷					
		irch A	D. 19_67 before	me, the undersianed,	a Notary Public in and for				
said County and	State, personally appear	ed Armin C. V	an Buren						
			 	···					
instrument and ac	knowledged that they e	to me known to be executed the same as the	e the identical per ir voluntary act an	rsons named in and v didead.	who executed the foregoing				
				///////					
	٠			an Werden					
	J. P. L.	I D VAN WERDEN	1		nd for said County and State				
		L. P. VAN WERDEN MY COMMISSION EXPIRES August 9, 1987		' .					
On this	day of	^.	D. 19 before	me					
the undersigned	the undersigned Commissioned Officer, personally appeared								
instrument and ac	known to me to be serving in or with the Armed Forces of the United States and to be the person whose name is subscribed to the within instrument and acknowledged that he executed the same as his voluntary act and deed.								
(Signature of Officer	,		(Rank of Officer) (Commend to which attached)				
(Authority for this	; form of acknowledgme	ent is Code of Iowa, Sec.	558.26)						
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OF ATTORNEY	FROM TO		CCO34	65 PAGE 354 FOUNT	WHEN RECORDED RETURN TO				
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