## CAVEAT: THIS IS AN ALL-INCLUSIVE POWER OF ATTORNEY. READ CAREFULLY BEFORE SIGNING.



## POWER OF ATTORNEY—PLENARY

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Was In the	•
Know All Men by These Presents: Widower, unmarried,	That the undersigned <u>CLARENCE B. LONGENECKER</u>
residing at	Winterset. State of lowa, United States of America,
have made, constituted and appointed, and do by the DOROTHY D. PEER	ese presents make, constitute and appoint
powers of attorney that may have been heretofore execution names, place and stead, to act in, manage, and coplace, and stead, and for our use and benefit; and	of <u>Madison</u> County, lowa, ttorney-in-Fact of us and each of us, hereby revoking any and all scuted by the undersigned, with full power and authority for us in induct all our affairs, and for that purpose for us and in our names, as our acts and deeds, to do, and execute, or to concur with with ourselves therein in the doing or executing of all or any of
the undersigned whatsoever, whether real, personal or Fact shall deem it wise; and without limiting the ger removal and shipment of any property from any pos	DLD POSSESSION of any property or property rights of or for mixed; and to retain such property as long as said Attorney-innerality of the foregoing, to take possession of, and to order the t, warehouse, depot, dock, or other place of storage or safed deliver any release, voucher, receipt, shipping ticket, certificate

or other instrument necessary or convenient for such purpose; (2) TO SELL, CONVEY (either with or without covenants of warranty), LEASE, MANAGE, CARE FOR, PRESERVE, PROTECT, INSURE, IMPROVE, CONTROL, STORE, transport, maintain, repair, remodel, rebuild, and in every way deal in and with any property or property rights of the undersigned, how or hereafter owned 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 tenants or other persons from, and to re-cover possession of such property, real, personal or mixed; to deal with the United States government, or agencies thereof, in the negotiating and executing of any contract; and without restricting the generality of the foregoing, to apply for and secure corn loans and/or small business loans, to join crop, 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 collateral; to extend or secure credit; and to GUARANTEE AND INSURE THE PERFORMANCE AND PAYMENT OF OBLIGATIONS OF ANOTHER PERSON, firm or corporation in the furtherence of any business of the undersigned; (4) TO OPEN, MAINTAIN OR TO CLOSE BANK ACCOUNTS, savings or checking, or to do any business with any banking or lending institution, including any savings and loan association, or any insurance company, in regard to any savings or checking account of the undersigned; to make deposits and withdrawals, obtain bank statements, and passbooks, to collect or receive funds, to sign, endorse or execute checks, drafts, money orders, warrants, certificates or vouchers payable to the undersigned, by any person, firm or corporation, including political corporations, and including the United States of America, including but not restricted to allowances and reimburse-ments for transportation of dependents or for shipment of household effects as authorized by law or regulations; TO HAVE FULL ACCESS TO ANY SAFETY DEPOSIT BOX, AND CONTENTS of the undersigned, IN ANY BANK OR BANKING INSTITUTION; (5) TO PAY ALL TAXES, city, county, State or Federal, including but not restricted to real estate taxes, special assessments, personal property taxes, monies and credit taxes, dog taxes, income taxes, and to receive appropriate receipts therefor; to prepare, execute, file and obtain from the Government, income and other tax returns, State and Federal, and other governmental reports, applications, requests and documents; to take any appropriate action to minimize, reduce or establish non-liability for taxes whether now or hereafter unlawfully or illegally assessed against the undersigned; to receive or sue or take appropriate action for refunds of same; to appear for the undersigned and to represent them, before the Internal Revenue Service and/or Treasury and/or the State Tax Commission, or any unit, division, agent or employee thereof, in connection with any matter involving Federal or State taxes in which the undersigned, may be a party, giving our said Attorney in Fact full power to do everything whatsoever requisite and necessary to be done in the premises and to receive refund checks; to execute waivers of the statute of limitations and to execute closing agreements as fully as the undersigned might do if done in their own capacity, and we hereby request and direct that all correspondence, documents and other communications, regarding any tax matters in which the said Attorney in-Fact is hereby authorized to act be addressed to the said Attorney in-Fact at

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 tereafter 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 shall 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, salesmen and agents; (11) TO ACT IN THE SETTLEMENT OF ANY ESTATE, in which the undersigned, have or may have some

STATE OF TOWA, MADISON COUNTY, 55.

Inst. No. 2997 Filed for Record this 3 day of December 19.87 et 2:00 PM Book 38 Page 169 Recording Fee 10.00 Mary E. Welty, Recorder By Deputy

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).

acknowledged revocation of this instrument in the same recorded (Code Section 558.1).				
This Power of Attorney shall be effective on the	6th d	ay of	July	, 19 <u>87</u> , and shall
continue effective only until #\$xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	xxxxxxxx	XXXXXXXXX	************	written notice
of revocation is given, or death, which				<u></u>
(recite occasion	or event of te	mination)		
the undersigned, may be revoked at any time, and fortigards any revocation by operation of law, including dea faith relying upon the exercise of these powers by him, cation by operation by upon this instrume	hwith, by wri ath, or disabil if he or they ant for its cor	tten notice lity, this Att have had ntinuing vali	to said Attorr orney-in-Fact, a no notice or k dity.	ney-in-Fact: BUT, as re- and anyone else in good nowledge of such revo-
EXCULPATION. Such Attorney-in-Fact shall not be in good faith, but he shall be liable for willful miscondu	be liāble for a ıct or breach	any loss sust of good fa	ained through i ith.	error of judgment made
By express agreement, the printed portions of this	s power are	modified by	striking there	from paragraphs abov <b>a</b>
numbered				
CONSTRUCTION: The Attorney in-Fact may do all acts which shalt be the terms and provisions of this Power of Attorney are intended to be a to act in connection with the property property rights, options, exemptions effects to the undersigned shall be construed as either or Both the undersigned to the singular, or plural number, and as masculine, lemin this Power of Attorney shall be construed as separate and independent power.	ined. Likewise, w nine or neuter ger wers, but aided a	ords and phras ider, according nd implemented	to the context. Es	acknowledgmen relieur, shannoch of the numbered powers of rs herein.
IN WITNESS WHEREOF we have hereunto set ou	ir nands and	seals the	day	1_
19 <u>8</u> at		arence	L B. Jon	general (Seal)
	(C	larence	B. Longe	necker)
	•.		-	(Seal)
	nd. 19 <u>87.</u> De B. Lor			Notary Public in and for
to me known to l	he the identica	l persons na	med in and wh	no executed the foregoing
instruction and acknowledged that they executed the same as the R. N. S. DEAN R-1	Valsay	la la	RI	d for said County and State
day of	A.D. 19	before me		
And unitersigned Commissioned Officer, personally appeared — Injury be serving in or with the Armed Forces of the Unitersity and acknowledged that he executed the same as his visity unexpectation.	ited States and voluntary act an	to be the ped deed.	erson whose name	is subscribed to the within
(Signature of Officer)	(9)	0100		ommand to which attached)
(Signature of Officer)	(Rank of	Officer)	(C	ummand to which attached)
(Authority for this form of acknowledgment is Code of Iowa, Sec	c. 558.26)			
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