KNOWN ALL MEN BY THESE PRESENTS that I, ROBERT G. ANDERSON S/S #364-22-2403, residing at 8745 Jane Way #6, Munster, Indiana do hereby nominate, constitute and appoint ROSALIND GASSEL; ROBERM J. ANDERSON; DONNA M. GIFFONI; PATRICE L. VALAND and DAIVD C. ANDERSON of as joint Successor Trustees to the Trust Estate, if I am declarate to be adjudged disabled, incapacitated, and/or upon my death, to be adjudged disabled, incapacitated, and/or upon my death, to be in my behalf, and as my true and lawful attorneys-in-fact act for my use and benefit.

I hereby declare that the Successor Trustees as named above & will have equal voice in the Administration of the Trust Estate, and that if necessary, the majority opinion will govern the administration of the Trust Estate.

The successor trustees may ask, demand, she for, recover, collect, and receive all sums of money, debts, dues, accounts, legacies, bequests, interest, dividends, annuities, and demands whatsoever as are now or shall hereafter become due, owing, payable, or belonging to me and take all lawful ways and means in my name or otherwise, for the recovery thereof, and to compromise and agree to same and give releases or other sufficient discharges for the same.

the Lake County Recorder!

The successor trustees may act for me and in my name, to make, seal, deliver, bargain, contract, agree for, purchase, receive, and take lands, tenements, hereditaments, and accept the deeds and possession of all lands and to lease, let, demise, bargain sell, remise, release, convey, mortgage, and hypothecate lands, tenements, and hereditaments upon such terms and conditions and under such covenants as the successor trustees shall think fit.

They may also bargain and agree to, buy, sell, mortgage, hypothecate, and in any and every way and manner deal in and with goods, wares, and merchandise, choses in action, and other property in possession or in action, and to make, do, and transact all and every kind of business of whatsoever nature and kind.

They may also, as my act and deed, sign, seal, execute, deliver, and acknowledge such deeds, leases, mentgages, bills of lading, bills, notes, receipts, evidence of debt, releases and satisfaction of mortgage, judgements and other debts, and such other instruments in writing of whatsoever kind and nature as may be necessary or proper in the premises.

They may also sign my name to endorse checks, notes, drafts and any other commercial paper in my name, and withdraw money from any of my checking or savings accounts at any commercial bank, savings and loan association or other financial institution, and to sign orders or receipt therefor in my name.

All power and authority granted herein shall become effected by my disability, incapacity, or adjudged incompetency, and/or upon my death. The successor trustees will take over the administration of my trust estate under the terms of the Declaration of Trust.

DURABLE POWER OF ATTORNEY

Granting and giving unto my sucessor trustees the full power and authority to do and perform every act necessary, requisite, or proper to be done in and about the premises as fully as I might or could do if I personally were present, with full power of substitution and revocation, hereby ratifying and confirming all that my successor trustees may lawfully do or cause to be done by virtue hereof.

In WITNESS WHEREOF, I, ROBERT G. ANDERSON, have hereunto signed my name this day $\operatorname{Garil}\, 6$ of 1990.

ROBERT G. ANDERSON

Signed and Acknowledged/

NOTOFFICIA

This Document's the property of

Witness

4-6-90

NOTARY SEAL

Robert G. Anderson, creator of this Durable Power of Attorney, came before me and acknowledged that it was his free act and deed to excute this instrument.

My Commission ExP: 02-08-93

County of Res: Lake

lic/

Rhonda