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THIS FORM HAS BEEN APPROVED BY THE INDIANA STATE BAR ASSOCIATION FOR USE BY LAWYERS ONLY. THE SELECTION OF A FORM OF INSTRUMENT. FILLING IN BLANK SPACES, STRIKING OUT PROVISIONS AND INSERTION OF SPECIAL CLAUSES, CONSTITUTES THE PRACTICE OF LAW AND MAY ONLY BE DONE BY A LAWYER.

139882

POWER OF ATTORNEY

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FILED

٠			OF	
	_			

Dennis G. Fech and Marilyn H. Fech
(GRANTOR)

DEC 18-1990

TO

James L. Wieser

and M. Thatou

whose address is 9013 Indianapolis Blvd., Highland, Indiana 46322 as my true and lawful attorney-in-fact to do and perform for me and in my name the following:

[[Strike any paragraph-not applicable]

(BRANCH)

and in any and all other safety deposit boxes in my name either individually or jointly with any other person:

(2) Motor Vehicles To sell lease, maintain, insure, license and re-license any motor vehicle which I may ownor in which I may have an interest and to execute and deliver any instruments required so to do.

(3) Tax Matters — (a) To prepare, execute and sile on my behalf income and other tax returns and pay any amount determined due; (b) to prepare, execute and file on my behalf documents pertaining to real estate and personal property taxes, assessments, and applications for exemptions; and (c) to act on my behalf in tax matters where it may be necessary to negotiate, compromise and settle tax disputes, including appealing determinations: of value assessments and taxes due.

(4) Conduct of Business — (a) To manage my property and to conduct my business affairs, including but not limited to, leasing, managing and maintaining any tell to personal property which I may own; (b) to recover, obtain and hold possession of any real estate, monies, goods, chattels, debts, or any other thing in which I may have an interest; and (c) to pay, discharge or compromise any of my debts or other obligations.

(5) Securities Transactions — (a) To purchase or otherwise acquire and to sell or otherwise dispose of securities, including but not limited to, stocks, bonds, notes, and other securities or evidences of indebtedness, all at such price and on such terms as my attorney-in-fact may determine; (b) to vote any such securities in my name, in person or by proxy; and (c) to receive dividends and other distributions on such securities.

(6): Transfer of Interest in *Real *Estate* — To sell; convey, lease; grant an option to purchase, or otherwise transfer, for such consideration and upon such terms as my attorney-in-fact shall deem advisable, including a contract for conditional sale, and also to execute and deliver any deed, sales agreement, lease, contract and any other document(s) in such *manner and form as may be necessary or required for my attorney-in-fact to transfer all or any part of my interest in the following described real estate: [Strike (a) or (b)] |

U(a) Any and all real estate in which I now hold, or may hereafter acquire, an interest.

(b) Only the real estate:c	[or]i ommonly known as7614_A1es	xander	
Hammond	, Indiana located in	Lake	County

Indiana and legally described as follows, to-wit: Lot 30, except the North 31 feet thereof, and the North 39 feet of Lot 29 in Block 8 in Roxana First Addition to Hammond as per plat thereof, recorded in Plat Book 20, page 24, in the Office of the Recorder of Lake County, Indiana.

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in my name those things which such attorne as fully as a could do personally for mysel also to revoke the powers given in this instru	y deems expedient to a f, reserving unto myse ment.	nd necessary to effectuate the flowever, the power to a	act on my own behalf and
Any act or thing lawfully done by my heirs, assigns and legal representatives. If protective proceedings for my person	and/or estate shall be co	ommenced; I hereby nomina	ite
			uardian(s) of my person and
as the case may be, of my estate, to serve with The following named banks, savings and elisted*below may rely on this instrument be instrument of revocation and delivered it, or Holding Institution	loan associations, invest eing in effect and unre caused it to be delivered	tent permitted by law. Iment firms, and/or other pe evoked* by me unless l*sha	all#have executed a proper
		pe of Account	Account (Animoet
		-	1
7A11) at 1			
All other persons, firms and corporations and unrevoked by me unless I shall have be recorded, in the Office of the Recorder of	executed asproper instr	ument_of revocation and r	recorded it, or caused it to
A. This Power of Attorney shall not it being my intention that this instrume Power of Attorney Act. B. This Power of Attorney shall auton	the affected by my sub redistricted dirable. Lake County natically terminate and	sequent disability or incapa fower of latterney under the Recorder! become null and void on	acity, nor by lapse of time, Indiana Uniform Durable
C. This Power of Attorney shall not		ncapacity prior to such date	
null and void upon my disability or inca		E DATE, Our Shall automatic	any sterminate and occome
D: This Power of Attorney shall auto	natically terminate and	become null and void on _	(DATE)
, or upon my disability	or incapacity, whicheve	er shall first occur.	, carrier of
Signed this day of day of which shall be considered an original.		19-90, in	counterparts, each of
Counterpart No:	GRANTOR'S GRANTOR'S	A'. Zed.	Marily H. Fich 265-88-8089
			•
	4126 P	vmouth Dr., Muskeg	on, MI: 49441
STATE OF INDIANA)			
COUNTY OF LAKE) SS:			v
Before me, the undersigned a Notary Processing To personal Power of Attorney to be the voluntary act and INJWITNESS WHEREOF, I have here	ly appeared the Grantor, if deed of the Grantor, if	named above, and acknow for the uses and purposes th	/ledged the execution:of this erein stated.
	A.		:
	NOTARY PUI	sic Stoming	CAROLE StOMING
My Commission Expires: 3-10-93	Reside		County.
This instrument prepared byJAMES L. !	∛IESER	0	, Attorney at Law.