STATE OF INDIANA LAKE COUNTY S FILED FOR RECORD

2000 059446

2000 AUG 17 AN 8 46

MORBIS W. CARTER RECORDER

A205-10 R205-04

GENERAL POWER OF ATTORNEY

(With Durable Provision)

NOTICE: THIS IS AN IMPORTANT DOCUMENT. BEFORE SIGNING THIS DOCUMENT, YOU SHOULD KNOW THESE IMPORTANT FACTS. THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON WHOM YOU DESIGNATE (YOUR "AGENT") BROAD POWERS TO HANDLE YOUR PROPERTY, WHICH MAY INCLUDE POWERS TO PLEDGE, SELL OR OTHERWISE DISPOSE OF ANY REAL OR PERSONAL PROPERTY WITHOUT ADVANCE NOTICE TO YOU OR APPROVAL BY YOU. YOU MAY SPECIFY THAT THESE POWERS WILL EXIST EVEN AFTER YOU BECOME DISABLED, INCAPACITATED OR INCOMPETENT. THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE MEDICAL OR OTHER HEALTH CARE DECISIONS FOR YOU. IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER TO EXPLAIN IT TO YOU. YOU MAY REVOKE THIS POWER OF ATTORNEY IF YOU LATER WISH TO DO SO.

TO ALL PERSONS, be it known that I, CHALLES LATTIS of 14332 N. 19 PLATA CALL, IN 96 40 the undersigned Grantor, do hereby make and grant a general power of attorney to the undersigned Crantor, do hereby make and grant a general power of attorney to the I PATTIS LANE, OF TOOK MATTER (CALL), IN 46.413 and do thereupon constitute and appoint said individual as my attorney-in-fact.

My attorney-in-fact shall act in my name, place and stead in any way which I myself could do, if I were personally present, with respect to the following matters, to the extent that I am permitted by law to act through an agent:

(NOTICE: The grantor must write his or her initials in the corresponding blank space of a box below with respect to each of the subdivisions (A) through (O) below for which the Grantor wants to give the agent authority. If the blank space within a box for any particular subdivision is NOT initialed, NO AUTHORITY WILL BE GRANTED for matters that are included in that subdivision. Cross out each power withheld.)

- [Of] (A) Real estate transactions
- [Cp] (B) Tangible personal property transactions
- [clo] (C) Bond, share and commodity transactions
- [Up] (D) Banking transactions
- [Clp] (E) Business operating transactions
- [(F) Insurance transactions
- (G) Gifts to charities and individuals other than Attorney-in-Fact (If trust distributions are involved or tax consequences are anticipated, consult an attorney.)
- [$\mathcal{C}\varphi$] (H) Claims and litigation
- [[] (I) Personal relationships and affairs
- [\(\sum \)] (J) Benefits from military service
- (K) Records, reports and statements

If your state requires 8 1/2" x 11" forms, cut off the bottom of this page at the dotted line

AUG 16 2000

PETER BENJAMIN LAKE COUNTY AUDITOR

01142

Rev. 4/99

Rev. 4/99



Lonnie Randolph 1919 & Columbus Dr E Chicago FN46312

14 1100 1810

00 1	(L) Full and unqualified authority to my attorney-in-fact to delegate any or all of the foregoing powers to any person or persons whom my attorney-in-fact shall select
cep]	(M) Access to safe deposit box(es)
10LD 1	(N) All other matters
, J	Durable Provision:
CH 1	(O) If the blank space in the block to the left is initialed by the Grantor, this power of attor-
	ney shall not be affected by the subsequent disability or incompetence of the Grantor.
	Other Terms:
	그 그림 그는 얼굴이 아픈 맛이 아픈 살아 되는 것을 다 하는 살이 하는 것
	그 얼마 아이들
	-in-fact hereby accepts this appointment subject to its terms and agrees to act and per-
and the second second	fiduciary capacity consistent with my best interests as he/she in his/her best discre-
Ty	dvisable, and I affirm and ratify all acts so undertaken.
and the second of the second	E ANY THIRD PARTY TO ACT HEREUNDER, I HEREBY AGREE THAT ANY RECEIVING A DULY EXECUTED COPY OR FACSIMILE OF THIS
the contract of the contract o	
	INT MAY ACT HE <mark>REUNDER, AND THAT REVOCATION</mark> OR TERMINATION HALL BE INFERECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL
HEREOF SI	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL
HEREOF SI ACTUAL N	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION
HEREOF SI ACTUAL N SHALL HA'	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION VE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND
HEREOF SI ACTUAL N SHALL HA' FOR MY H	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION
HEREOF SI ACTUAL N SHALL HA' FOR MY H AGREE TO	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION WE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND BEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY
HEREOF SI ACTUAL N SHALL HA' FOR MY H AGREE TO A AGAINST A	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION VE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND
HEREOF SI ACTUAL N SHALL HA' FOR MY H AGREE TO A AGAINST A	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION VE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS
HEREOF SI ACTUAL N SHALL HA' FOR MY H AGREE TO AGAINST A BY REASOI	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION VE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS
HEREOF SI ACTUAL N SHALL HA' FOR MY H AGREE TO AGAINST A BY REASOI INSTRUME	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION VE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS
HEREOF SI ACTUAL N SHALL HA' FOR MY H AGREE TO AGAINST A BY REASOI INSTRUME	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION WE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS INT. If under seal this 3 and day of Management 1900 (year).
HEREOF SI ACTUAL N SHALL HAY FOR MY H AGREE TO AGAINST A BY REASOI INSTRUME	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION WE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS INT. If under seal this 3 and day of Management 1900 (year).
HEREOF SI ACTUAL N SHALL HAY FOR MY H AGREE TO AGAINST A BY REASOI INSTRUME	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION WE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS INT. If under seal this 3 and day of Management 1900 (year).
HEREOF SI ACTUAL N SHALL HA' FOR MY H AGREE TO AGAINST A BY REASOI INSTRUME Signed in the pr	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION VE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS INT. If under seal this 3 day of 10 20 10 10 10 10 10 10 10 10 10 10 10 10 10
HEREOF SI ACTUAL N SHALL HAY FOR MY H AGREE TO A AGAINST A BY REASON INSTRUME Signed Signed in the pro-	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION VE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS NT. Id under seal this 3 day of 10 1 2000 (year). Grantor Grantor Grantor Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of Third Party Having Relied On Third Party Having Relied
HEREOF SI ACTUAL N SHALL HA' FOR MY H AGREE TO AGAINST A BY REASOI INSTRUME Signed in the pr	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION VE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS INT. If under seal this 3 day of 10 20 10 10 10 10 10 10 10 10 10 10 10 10 10
HEREOF SI ACTUAL N SHALL HAY FOR MY H AGREE TO A AGAINST A BY REASON INSTRUME Signed Signed in the pro-	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION VE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS NT. Id under seal this 3 day of 10 1 2000 (year). Grantor Grantor Grantor Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of Third Party Having Relied On Third Party Having Relied
HEREOF SI ACTUAL N SHALL HA' FOR MY H AGREE TO AGAINST A BY REASON INSTRUME Signed Signed in the positions	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION VE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS NT. Id under seal this 3 day of 10 1 2000 (year). Grantor Grantor Grantor Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of Third Party Having Relied On Third Party Having Relied
HEREOF SI ACTUAL N SHALL HAY FOR MY H AGREE TO SA AGAINST A BY REASON INSTRUME Signed Signed in the positions Witness	HALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL NOTICE OR KNOWLEDGE OF SUCH REVOCATION OR TERMINATION VE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND IEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY N OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS NT. Id under seal this 3 day of 10 1 2000 (year). Grantor Grantor Grantor Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of This Such Third Party Having Relied On The Provision of Third Party Having Relied On Third Party Having Relied

If your state requires 8 1/2" x 11" forms, cut off the bottom of this page at the dotted line.

Known_

Type of ID Pat

ity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the

person(s) acted, executed the instrument. WITNESS my hand and official seal.

Signature

(Seal)