## POWER OF ATTORNEY OF

JOHN J. RYAN
Principal
TO
EILEEN M. MASON
Attorney In Fact

2008 080645

made under Indiana Code 30-5, as it may be amended, or replaced (the "Statute")

I, as principal, designate and name the person whose name appears above to be my attorney in fact.

A. **Powers**. According to the Statute, an attorney in fact has a power granted under IC 30-5 if the power of attorney incorporates the power. Therefore, by referring to the language of the Statute describing powers, this Power of Attorney incorporates into it the powers here listed and confers general authority with respect to them:

tangible personal property transactions;	[IC 30-5 कि 3]	TK.
bond, share, and commodity transactions;	[IC 30-5- <b>3-</b> 4]	ယ္
banking transactions;	[IC 30-5-5-5	0
insurance transactions;	[IC 30-5-5-7]	-
beneficiary transactions; <b>Document is</b>	[IC 30-5-5-8]	
aift transactions:	[IC 30-5 <b>-</b> 5-9]	
claims and litigation; NOT OFFICIAL!	[IC 30-5-5-11]	
benefits from military service; ment is the property of	[IC 30-5-5-13]	
records, reports, and statements; estate transactions;	[IC-30-5-5-14]	
estate transactions; the Lake County Recorder!	[IC 30-5-5-15]	
all other matters.	[IC 30-5-5-19]	
3121 3 1221		

[Note: Though the Statute grants powers with respect to health care [IC 30-5-5-16 and IC 30-5-5-17] and delegation [IC 30-5-5-18], this Power of Attorney does not include them. Health care can be provided in a separate power of attorney concerning health care.]

Any power I do not wish to incorporate into this Power of Attorney I have deleted by lining out and writing my initials opposite the deletion. Any power to be modified or added I have modified or added as follows: [and have verified by writing my initials in the space provided here in the margin.]

 None			
None	E	SEAL	

IN FURTHERANCE OF THESE POWERS, I give my attorney in fact power to act on my behalf and to do for me and in my name those things which such attorney deems expedient to and necessary to effectuate the intent of this Power of Attorney, as fully as I could do for myself.

B. **Reservation of Power to Act and To Revoke**. I reserve unto myself, however, the power to act on my own behalf and also to revoke or amend this Power of Attorney.

65 11

1U 23

C.	Chapters of Statute Also Applicable. The Attorney and acts performed under it:  Definitions [IC 30-5-2]	e following chapters of the s				
	General Provisions [IC 30-5-3]	<u> </u>	[IC 30-5-9]			
	Duties [IC 30-5-6]		n [IC 30-5-10]			
D.	Liability of Attorney in Fact. As permitted by IC 30-5-9-5, I, as principal, specifically provide that my attorney in fact is liable only if my attorney in fact acts in bad faith.					
E.	Reliance on Power of Attorney. In addition to provisions of the Statute regarding reliance, the holdin AND the banking institutions named herein may rely on this Power of Attorney being in effect unless I sha have executed a proper instrument revoking or changing it and delivered such instrument, or caused it to be delivered, to such person(s):					
	Holding Institution	Type of Account	Account Number			
I shal	All other persons to whom this Power of A l have executed a proper instrument revoking ded, in the Office of the Recorder of Lake Co	or changing it and recorded	ay rely on its being in effect unless such instrument, or caused it to be			
F.	Duration of Power of Attorney. This	Power of Attorney is not ter	minated by my incapacity.			
G.	Revocation of Prior Powers. I do revoke Attorney. Revocation does not affect the v case of failure to strike, prior powers are re	ralidity of an act performed evoked. the property	ander a prior power of attorney. In			
H.	Guardians. If protective proceedings for nominate Eileen M. Mason as guardian of serve in each case without bond as may be	f my person, and Eileen M.	te, or for both, are commenced, I Mason as guardian of my estate, to			
I.	Successor Attorney in Fact. As a successor Such successor shall become my attorney in Fact.	or to my attorney in fact I design fact when the person first	gnate and name Jennifer A. Mason. designated and named has failed or			

By giving me written notice while I am not incapacitated, my attorney in fact may resign or decline to serve. During a period of my incapacity, my attorney in fact shall continue to serve until a successor attorney in fact is authorized to act under this Power of Attorney, whether designated and named in this Power of Attorney as such successor or selected by a court of competent jurisdiction to be such successor.

Binding Effect. Any act or thing performed by my attorney in fact under this Power of Attorney binds me J. and my successors in interest, as the Statute provides.

Signed this 200 day of Aoden Bek, 2008, each of which shall be considered an original.

JOHN J. RYAN

JO

STATE OF INDIANA

)SS

COUNTY OF LAKE

Before me, the undersigned, a Notary Public in and for said County and State, this 24 day of November, 2008, personally appeared the principal named above, signed this Power of Attorney, and acknowledged the execution of it, as the voluntary act and deed of the principal, for the uses and purposes therein stated.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the date and year last above written.

