OHIO DURABLE (FINANCIAL) POWER OF ATTORNEY

(Effective Upon Execution)

I,		, a resident of	, Ohio, designate
		, presently residing at	, Ohio, as
my at	torney ii	n fact (referred to as "the Agent") on the following terms and	conditions:
1.	1. AUTHORITY TO ACT . The Agent is authorized to act for me under this Power of Attorney and shall exercise all powers in my best interests and for my welfare.		
2.		ERS OF AGENT. The Agent shall have the full power and a	-
2.		owers, including those	
		and powers that I may acquire in the future, including the foll	_
	_	that you wish to grant):	
	a.	Collect and Manage. To collect, hold, maintain, im	prove, invest, lease,
		or otherwise manage any or all of my real or personal proper therein;	rty or any interest
	b.	Buy and Sell. To purchase, sell, mortgage, grant op deal in any way in any real property or personal property, tar or any interest therein, upon such terms as the Agent consider the power to buy United States Treasury Bonds that may be pay federal estate tax and to sell or transfer Treasury securities.	ngible or intangible, ers proper, including redeemed at par to
	c.	Borrow . To borrow money, to execute promissory in	
		secure any obligation by mortgage or pledge.	
	d.	Business and Banking. To conduct and participate business of any nature or kind, including the right to sign pa continue, reorganize, merge, consolidate, recapitalize, close, dissolve any business and to vote stock, including the exerci options and the carrying out of any buy sell agreement; to re checks and other negotiable paper, deposit and withdraw fur withdrawal slips) that I now have on deposit or to which I m future in or from any bank, savings and loan, or other institu	artnership agreements, liquidate, sell, or ise of any stock eceive and endorse ands (by check or hay be entitled in the
	e.	Tax Returns and Reports. To prepare, sign, and fil	
		income, gift, and other tax returns and other governmental re to consent to any gift; to file any claim for tax refund; and to matters before the Internal Revenue Service;	eports and documents;
	f.	Safe Deposit Boxes. To have access to any safety do	eposit box registered
		in my name alone or jointly with others, and to remove any J	property or papers
		located therein;	
	g.	Proxy Rights. To act as my agent or proxy for any s	
	_	or other investments, rights, or interests I may now or hereaf	*
	h.	Legal and Administrative Proceedings. To engage or legal proceedings or lawsuits in connection with any matter.	

- i. _____ Transfers in Trust. To transfer any interest I may have in property, whether real or personal, tangible or intangible, to the trustee of any trust that I have created for my benefit;
 j. ____ Delegation of Authority. To engage and dismiss agents, counsel, and employees, in connection with any matter, upon such terms as my agent
- 3. **RESTRICTIONS ON AGENT'S POWERS**. Regardless of the above statements, my agent (1) cannot execute a will, a codicil, or any will substitute on my behalf; (2) cannot change the beneficiary on any life insurance policy that I own; (3) cannot make gifts on my behalf; and (4) may not exercise any powers that would cause assets of mine to be considered taxable to my agent or to my agent's estate for purposes of any income, estate, or inheritance tax, and (5) cannot contravene any medical power of attorney I have executed whether prior or subsequent to the execution of this Power of Attorney.

determines:

- 4. **DURABILITY**. This Durable (Financial) Power of Attorney shall be irrevocable until the trust corpus is surrendered by the trustees, shall not be affected by my death or disability except as provided by law, and shall continue in effect after the surrender of the trust corpus until my death or until revoked by me in writing.
- 5. **RELIANCE BY THIRD PARTIES**. Third parties may rely upon the representations of the Agent as to all matters regarding powers granted to the Agent. No person who acts in reliance on the representations of the Agent or the authority granted under this Power of Attorney shall incur any liability to me or to my estate for permitting the Agent to exercise any power prior to actual knowledge that the Power of Attorney has been revoked or terminated by operation of law or otherwise.
- 6. **INDEMNIFICATION OF AGENT**. No agent named or substituted in this power shall incur any liability to me for acting or refraining from acting under this power, except for such agent's own misconduct or negligence.
- 7. **ORIGINAL COUNTERPARTS**. Photocopies of this signed Power of Attorney shall be treated as original counterparts.
- 8. **REVOCATION**. I hereby revoke any previous Power of Attorney that I may have given to deal with my property and affairs as set forth herein.
- 9. **COMPENSATION**. The Agent shall be reimbursed for reasonable expenses incurred while acting as Agent and may receive reasonable compensation for acting as Agent.

10. SUBSTITUTE AGENT . If	is, at any time, unable or
unwilling to act, I then appoint _	, presently residing at
	, Ohio, as my Agent.

ated this Durable (Financial) Power of
Principal's Signature
20, before me, the undersigned
, principal of the above Durable
dged that (s)he executed the same for the
appears to be of sound mind and not under
Notary Public
on Expires:
-