ARCICLE II.

Termination, A.endment, Resignation and Resoval

§A. Power not Affected by Principal's Incapacity

This power of attorney shall not be affected by physical disability or mental incompetence of the Principal which renders the principal incapable of managing his own estate. It is my intent that the authority conferred herein shall be exercisable notwithstanding my physical disability or mental incompetence.

\$B. Termination and Amendment

This power of attorney shall remain in full force and effect until the earlier of the following events: (i) Attorney has resigned as provided herein; (ii) I have revoked this power of attorney by written instrument recorded in the public records of the county aforesaid, or (iii) a committee shall have been appointed for me by a court of competent jurisdiction. This power of attorney may be amended by me at any time and from time to time but such amendment shall not be effective as to third persons dealing with Attorney without notice of such ameniment unless such amendment shall have been recorded in the public records of the county aforesaid.

60. Resignation

In the event that Attorney shall become unable or unwilling to serve or continue to serve, then Attorney may resign by delivering to me in writing a copy of his resignation and recording the original in the public records of the county aforesaid. Upon such resignation and recording, Attorney shall thereupon be divested of all authority under this power of attorney.

SD. Removal

Any person named herein as Attorney may be removed by written instrument executed by me and recorded in the public records of the county aforesaid.

ARTIGUE III.

Insidental Powers and sinding Effect

In connection with the exercise of the powers herein described. Attorney is fully authorized and empowered to perform any other acts or things necessary, appropriate, or incidental thereto, with the same validity and effect is if I were personally present. competent, and personally exercised the powers myself. All act: lawfully done by Attorney hereunder during any period of my disability or mental incompetence shall have the same effect and inure to the benefit of and bind me and my heirs, devisees, legatees and personal representatives as if I were mentally competent and not disable i. The powers herein conferred hay be exercised by Attorney alone and the signature or get of Attorney on my behalf they be accepted by third persons as fully authorized by he and with the same force and effect is if done under my hapitable sequences. and as if I were present in person, wating on my lwn behalf and competent. No person who may act in reliance upon the representations of Attorney for the scope of authority granted to Attorney shall incur any liability to he or to my estate as a result of permitting Attorney to exercise any power, nor shall any person leading with Attorney be responsible to determine or insure the proper application of funds or property.

A

1440

432 KV.23

gang in talah di bergara 🏤