GENERAL DURABLE POWER OF ATTORNEY

KNOW ALL MEN by these presents, that I, SAMUEL H WHITE, of 204 White Road, Montevallo, AL 35115, in Shelby County Alabama, pursuant to §26-1-2 of the 1975 Alabama Code, hereby make, constitute, and appoint my daughters TOMMIE LOU POTTS, of BX 129, Wilton, AL 335187, and VIRGINIA ANN MOORE, 859 Lincoln St E, Thorsby, AL 35171, my Attorney in Fact, jointly, provided either may act alone, giving unto the said Attorney in Fact full power to do anything that I may legally do through an Attorney in Fact, including an absolute power of disposition, not accompanied by any trust, over all my property (including any interest I might have in insurance policies or contracts), the power to inspect all books and statements relating to any bank accounts, including any at Central State Bank (or any branch thereof), the power to deposit and withdraw money from said accounts, the power to cancel insurance policies, purchase new insurance policies, change and modify insurance policies, and the right to inspect all books and statements relating to any insurance policies or insurance companies whatsoever (for this purpose the Liberty National Life Insurance company shall be deemed an Insurance Company) and the right to direct and manage my medical care. I hereby ratify and affirm that which my Attorney in Fact or substitute shall do or cause to be done. I hereby revoke any previous powers of attorney I may have executed, including that power executed 25 September 2013 and recorded 11 October 2013 in the Shelby County Alabama Probate Office, and that power executed 18 December 2013, except that power executed 03 November 2014, which said power is hereby reaffirmed...

This power of attorney shall not be affected by my disability, incompetency, or incapacity.

This power of attorney shall be revoked upon my death, except that the Attorney in Fact may, without actual knowledge of my death, continue to act in good faith hereunder. An affidavit executed by the Attorney in Fact stating that she did not have, at the time of the exercise of the power, actual knowledge of the termination of the power by revocation or by the principal's death, is conclusive proof of the nonrevocation or nontermination of the power at that time, and any action so taken, unless otherwise invalid or unenforceable, binds the successors in interest of the principal. If the exercise of the power of attorney requires execution and delivery of any instrument that is recordable, the affidavit, when authenticated for record, is likewise recordable.

Executed this 22 December 2014.

20141222000401270 1/1 \$14.00

Shelby Cnty Judge of Probate, AL 12/22/2014 11:47:42 AM FILED/CERT

Samuel H WHITE

I, a notary public for the State of Alabama at Large, hereby certify that SAMUEL H WHITE, whose name is signed to the above power of attorney, and who is known to me, acknowledged before me on this day that, being informed of its contents, he executed the same voluntarily on the day the same bears date. To the best of my knowledge and belief, he was at that time 19 or more years of age, of sound mind, and under no constraint or undue influence.

Given under my hand and seal this 22 December 2014.

My commission expires 19 March 2018

Notary public