amount or amounts as my said Attorney may from time to time deem proper, with no responsibility upon the drawee institution to inquire as to the application of said proceeds, and to prepare, sign and submit any and all forms relating to Medicare, Medicaid or other government or private health plans.

- (4) To invest and reinvest, from time to time, and as often as my said Attorney may deem advisable, any and all funds and/or properties which I may own or in which I have an interest In making investments, my said Attorney may invest in stocks, bonds, etc., and my said Attorney shall not be limited to investments authorized by law for trust funds, but may exercise judgment without regard to such restrictions and without liability of judgment when made in good faith.
- (5) To borrow any sum or sums of money on such terms and without such security, whether real or personal property, as my said Attorney may think fit, and for the purpose to execute all promissory notes, bonds, mortgages, and any other instrument or instruments, of every kind and nature whatsoever, which my said Attorney may deem necessary and proper.
- (6) To vote in person or by proxy any stock owned by me at any and all stockholders' meetings, and to execute powers of Attorney authorizing another to vote in proxy.
- (7) To participate in any plan for the refunding or readjustment of any bonds or other securities, or for the

(CONTINUED ON NEXT PAGE)

Low Offices Horton, Drowdy, Ward and Johnson, P.A.

Two