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2001-04-10 11:01:49
Cook County Recorder 33.50



POWER OF ATTORNEY FOR PROPERTY

First American Title
Order # LANCENTY

1 6FS

(NOTICE: THE PURPOSE OF THE POWER OF ATTORNEY IS TO GIVE THE PERSON YOU DESIGNATE (YOUR "AGENT") BROAD POWERS TO HANDLE YOUR PROPERTY WIJICII MAY INCLUDI POWERS TO PLEDGE, SELL OR OTHERWISE DISPOSE OF ANY REAL OR PERSONAL PROPERTY WITHOUT ADVANCE NOTICE TO YOU OR APPROVAL BY YOU. THIS FORM DOES NOT IMPOSE A DUTY ON YOUR AGENT TO EXERCISE GRANTED POWERS, BUT WHEN POWERS ARE EXERCISED YOUR AGENT WILL HAVE TO USE DUE CALE TO ACT FOR YOUR BENEFIT AND IN ACCURDANCE WITH THIS FORM AND KALE A RECORD OF RECEIPTS (1) DISBURSEMENTS AND SIGNIFICANT ACTIONS TAKEN AS AGENT. A COURT CAN TAKE AWAY THE POWERS OF YOUR AGENT OF IT FINDS THE AGENT IS NOT ACTING PROPERLY. YOU MAY NAME SUCCESSOR AGENTS UNDER THIS FORM BUT NOT CO-AGENTS, UNLESS YOU EXPRESSLY LVALT THE DURATION OF THIS POWER IN THE MANNER PROVIDED BELOW, UNITE YOU REVOKE THIS POWER OR A COURT ACTING ON YOUR BEHALF TERMINATES IT, YOUR AGENT MAY EXERCISE POWERS GIVEN HERE THROUGHOUT YOUR LIFETIME, EVEN AFTER YOU BECOME DISABLED. THE POWERS YOU GIVE YOUR ATTENT ARR EXPLAINED MORE FITTLY IN SECTION 3-4 OF THE ILLINOIS "STATITORY EVIORT FORM POWER OF ATTORNEY FUR PROPERTY LAW" OF WIJICLI THIS FORM I'S A PART (SEE THE BACK OF THIS FORM). THAT LAW EXTRESSLY PERMITS THE USE OF ANY DIFFERENT FORM OF POWER OF ATTORNEY YOU MAY DESIRE OF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER TO EXPLAIN IT TO YOU.)

Power of Attorney, made this 18 day of March 1999

1. I, Kevin Johna Golden Kevin J. Golden

(Insert name and address of principal)

hereby appoint: (avoline Particular Golden Caroline P. Golden

(Insert name and address of agent)

as my attorney-in-fact (my "agent") to act for me and in my name (in any way I could act in person) with respect to the following powers, as defined in Section 3-4 of the "Statutory Short Form Power of Attorney for Property Law" (including all amendments), but subject to any limitations on or additions to the specified powers inscreed in paragraph 2 or 3 below:

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(YOU MUST STRIKE OUT ANY ONE OR MORE OF THE FULLOWING CATROORIES OF POWERS 113U DO NOT WANT YOUR AGENT TO HAVE. FAILURE TO STRIKE THE TITLE OF ANY CATROORY WILL CAUSE THE DESCRIBED IN THAT CATEGORY TO BE GRANTED TO THE AGENT, TO STRIKE OUT A CATEGORY YOU MUST DRAW A LINE THROUGH THE TITLE OF THAT CATEGORY.)

(a) Real Estate Transactions.

(b) Borrowing transactions.

(LIMITATIONS ON AND ADDITION TO THE AGENT'S POWERS MAY BE INCLUDED IN THIS POWER OF ATTORNY.Y IF THEY ARE SPECIFICALLY DESCRIBED BELOW.)

- 2. The powers granted above that not include the following nowers or shall be modified or limited in the following particulars (here you may include any specific limitations you deem appropriate, such as a probibition or conditions on the sale of particular stock or real estate of special rules on borrowing by the agent):
- 3. In addition to the powers granted above, I grant my agent the following powers (here you may add any other delegable powers including, without limitations power to make gifts, exercise powers of appointment, or name or change beneficiaries or joint tenants or revoke or smend any trust specifically referred to below):

(YOUR AGENT WILL HAVE AUTHORITY TO EMPLOY CITE REPRODE AS NECESSARY TO ENABLE THE AGENT TO PROPERLY EXPLISE THE POWERS GRANTED IN THIS FORM, BUT YOUR AGENT WILL HAVE TO MAKE ALL DISCRETIONARY DECISIONS, IF YOU WANT TO GIVE YOUR AGENT THE RIGHT TO DELEGATE DISCRETIONARY DECISION MAKING POWERS TO CITERS, YOU SHOULD KEEP THE NEXT SENTENCE, OTHERWISE IT SHOULD BE STRUCK OUT.)

A. My agent shall have the right by written instrument to delegate any or till of the foregoing powers involving discretionary decision-making to any persons whom my agent may select, but such delegation may be revoked by any agent (including any successor) named by me who is acting under this power of any many at the time of reference.

Section 3-4. Explanation of powers granted in the statutory short form power of attorney for property. This Section defines each category of powers listed in the statutory short form power of attorney for property and the effect of granting powers to an agent. When the title of any of the following categories is retained (not struck out) in a statutory property power form, the effect will be to grant the agent all of the principal's rights, powers and discretion with respect to the types of property and transactions covered by the retained category, subject to any limitations on the granted powers that appear on the face of the form. The agent will have authority to exercise

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each grant d power for and in the name of the principal with respect to all of the principal's interests in every type of property or transaction covered by the granted power at the time of exercise, whether the principal's interests are direct or indirect, whole or fractional, legal, equitable or commencipal's interests are direct or indirect, whole or fractional, legal, equitable or commencipal as a joint tenant or tenant in common or held in any other form; but the agent will not have prover under any of the statutory categories (a) through (a) to make gifts of the principal's property, to exercise powers to appoint to others or to change any beneficiary when the principal as designated to take the principal's interests at death under any will, trust, joint tenancy, beneficiary himm or contractual arrangement. The agent will be under no duty to exercise granted powers or to assume control of or responsibility for the principal's property or affinite; but when granted town a are exercised, the agent will be required to use due care to act for the benefit of the principal in proordance with the terms of the statutory property power and will be liable for negligent exercise. The agent may act in person or through others reasonably employed by the agent for that purpose and will have authority to sign and deliver all instruments, negotiate and enter into the greenents and do all other acts reasonable necessary to implement the exercise of the powers are and to the agent.

Real estate transactions. The agent is authorized to a buy, sell, exchange, rent and lease real estate (which term includes, without limitation, real estate subject to a land trust and all beneficial interests in and powers of drection under any land trust); explicit all rent, sale proceeds and carnings from real estate; oursey, assign and accept title to real estate; grant essements, create conditions and release rights of homestead with respect to real estate; create land trusts and exercise all powers order land trusts; hold, possess, maintain, repair, improve, subdivide, insuage, opens, and insure real estate; pay, contest, protest and compromise real estate taxes and as secureous, in general, exercise all powers with respect to real estate which the principal could if present and under no disability.

Borrowing transactions. The agent is authorized to: borrow to very; mortgage or pledge any real extate or tangible or intangible personal property as recurity for such purposes; sign, renew, extend, pay and satisfy any notes or other if a as of obligation; and, in general, exercise all powers with respect to secured and unsecur at corrowing which the principal could if present and under no disability.

(YOUR AGENT WILL, RE ENTITLED TO REIMBURSEMENT FOR ALL REASONABLE EXPENSES INCURRED IN ACTING UNDER THIS FOWER OR ATTORNEY. STREET OUT THE NEXT SENTENCE IF YOU DO NOT WANT YOUR AGENT TO ALSO BE ENTITLED TO REASONABLE COMPENSATION FOR SERVICES AS AGENT.)

 My agent shull be entitled to reasonable compensation for services rendered as agent under this power of attorney.

(THIS POWER OF ATTORNEY MAY BE AMENDED OR REVOKED BY YOU AT ANY TIME AND IN ANY MANNER. ABSENT AMENDMENT OR REVOCATION, THE AUTHORITY GRANTED IN THIS POWER OF ATTORNEY WILL BECOME EFFECTIVE AT THE TIME THIS POWER IS SIGNED AND WILL CONTINUE UNTIL YOUR DEATH UNLESS A LIMITATION ON THE BEGINNING DATE OR DURATION IS MADE BY INITIALING AND COMPLETING EITHER (OR BOTH) OF THE FOLLOWING:)

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	(O).				 -
(Insert a f	uture date Ar yent want this power to	during your lifetime, such : first take effect.)	u court determ	ination of your d	linahili
7.	(X) This power	of attorney shall terminal	e ou Ma	1ch 28, 20	062_
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(Insert a fl when you	iture date or event d want this power to	during your l'é dime, such a first take ciff)	s court determi	nation of your d	isabilit
(IF YOU Y ADDRESS	WISH TO NAME S S(PS) OF SUCH SU	TUCCESSOR AC EN ÉS, IN ICCESSOR(8) IN TAIS FO	SERT THE NA	MB(S) AND KAGRAPHS.)	
a	the office of agent	ed by me shall die, become il, I name the following (ea- successor(s) to such agent:			
			<u> </u>		
person is a	minor or an adjudi et and intelligent so	8, a person shall be considerated incompetent or disable maids ration to business may	led person or til	e person is unst	hile th
person is a give promy physician. Signad	minor or an adjudi et and intelligent so	cated incompetent or disabi	led person or til	e person is unst	bile (b
person is a give promy physician. Signed	minor or an adjudic or and intelligent and intelligent and incipal) Y, BUT ARE NOT TO PROVIDE SPENSIGNATURES II	cated incompetent or disab maideration to business mat	led person or the steers, as certified the steers of the s	e person is unated by a licensed specific and successful include must compt.	CERRO
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(Agent)	•
(Principal)	•
Carolinatiole	•
(Successor agent)	
An Ash	,
(Principal)	
(Successor agent)	
	,
State of ILLINOIS 88.	
County of Cook	and the same
The undersigned, a notary public in and for	by above county and state and For that
<u>Revin J- Golden</u> known to me to	by the name person whose name is
subscribed as principal to the foregoing power of all	orney, wypeared before me in person and
noknowledged signing and delivering the instrument principal, for the uses and purposes therein set forth,	(and certified to the correctness of the
signature(s) of the agent(s).	
Dated: 3/28/01	9611
OFFICIAL SEAL	the land
ILSE GARCIA	Notary Public
NOTARY PUBLIC, STATE OF ILLINOIS	My commission expires
MY COMMISSION EXFIRES 8-26-2002	

THE UNDERSIGNED WITNESS CERTIFIES THAT _______ KNOWN TO ME TO BE THE SAME PERSON WHOSE NAME IS SUBSCRIBED AS PRINCIPAL TO THE FOREGOING POWER OF ATTORNEY, AFFEARED BEFORE ME AND THE NOTARY PUBLIC AND ACKNOWLEDGED SIGNING AND DELIVERING THE INSTRUMENT AS THE FREE AND VOLUNIARY ACT OF THE PRINCIPAL, FOR THE USES AND PURPOSES THEREIN SET FORTH, I BELIEVE HIM OR HER TO BE OF SOUND MIND AND MEMORY.

DATED: (Seel)	 	
(Gem)		

Witness

(THE NAME AND ADDRESS OF THE PERSON PREPARING THIS FORM SHOULD BE INSERTED IN THE AGENT WILL HAVE POWER TO CONVEY ANY INTEREST IN REAL RESTATE.)

This document was presented by: Kevin J. Golden

7116 Pleasantdale Dr. Bountryside 1L 60525



10285926

Property of Cook County Clerk's Office

LEGAL DESCRIPTION:

LOT 5 IN WOODLAND RIDGE JUBDIVISION, BEING A SUBDIVISION OF PART OF THE NORTHWEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 29. TOWNSHIP 38 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

18-29-200-022

204 COUNTY CLOPA'S OFFICE Property Address. 7116 Pleasantdate Drive Countryside III. 60525