OFFICIAL C 011/0243 45 001 Page 1 of

2001-10-05 13:44:55

Cook County Recorder

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AMERICAN LEGAL FORMS © 1990 Form No. 800 CHICAGO, IL (312) 372-1922

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illinois Power of Attorney Act Official Statutory Form 755 ILCS 45/3-3, Effective January, 1993

ILLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY

(NOTICE: THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON YOU DESIGNATE (YOUR "AGENT") BROAD POWERS TO HANDLE YOUR PROPERTY, WHICH MAY INCLUDE 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 CARE TO ACT FOR YOUR BENEFIT AND IN ACCORDANCE WITH THIS FORM AND KEEP A RECORD OF RECEIPTS. DISBURSEMENTS AND SIGNIFICANT ACTIONS.

AGENTS UNDI REVOKE THIS F EVEN AFTER YO POWER OF ATT	ER THIS FORM SUT POWER OR A COU. OU BECOME DISAG FORNEY FOR PROPI VER OF ATTORNEY	AN TAKE AWAY THE NOT CO-AGENTS. UI IT ACTING ON YOUR I LED. THE POWERS YOU RTY LAW" OF WHICH YO') MAY DESIRE. IF	NLESS YOU E: BEHALF TERM J GIVE YOUR THIS FORM IS	XPRESSLY LIM INATES IT, YO AGENT ARE E A PART (SEE	IT THE DURA DUR AGENT EXPLAINED A THE BACK O	ATION OF TH MAY EXERC!! MORE FULLY ! F THIS FORM!	HIS POWER IN THE M SE THE POWERS GIVE IN SECTION 3-4 OF T). THAT LAW EXPRESS	IANNER PRO IN HERE THR HE ILLINOIS SLY PERMITS	OVIDED BELOW, COUGHOUT YOU ''STATUTORY SI THE USE OF AN	UNTIL YOU JR LIFETIME, HORT FORM Y DIFFERENT
27.1 27.111.11	, 100.,	Power of I	N 44	d. 	25	Sept	ember	2001		3 N
		Homer 11 2	Anorney	made this .	aay	01	(month)	(yeor)		20)
1, 1, _	MARK W.	CARROLL	720 1	Forest	Ave.,	River	Forest, I	L.6030	5	69
1, 1,				(insert n	ame and address	of principal)	se si e			,
hereby appoint	NORMAN	I E. CARROI	L 72				er Forest,	, Il. Î	60305	
as my attorney	-in-fact (my "agen Short Form Power :	t") to act for me and i of Attorney for Propert	n my name (i y Law'' (inclu	n uny woy lic	rt name and add could act in p dments), but	person) with	respect to the followi ny limitations on or a	ng powers, dditions to t	as defined in Se he specified pow	ction 3-4 of vers inserted
TITLE OF ANY	CATEGORY WILL C	NE OR MORE OF THE F AUSE THE POWERS DE: THAT CATEGORY.)								
(c) Stock and I (d) Tangible pe (e) Safe deposi	transactions. stitution transaction bond transactions. ersonal property tra t box transactions. and annuity transactions.	ansactions.	(h) Social S benefits (i) Tax ma (j) Claims		oyment and	5	(I) Business ice (m) Borrowin (n) Estate tro (o) All other transacti	g transaction insactions. property po		
(LIMITATIONS	ON AND ADDITIO	NS TO THE AGENT'S	POWERS MA	Y BE INCLUDE	ED IN THIS F	OWER OF A	TTORN'cY !' THEY A	RE SPECIFIC	ALLY DESCRIBE	D BELOW.)
2. The	powers granted at	pove shall not include to such as a prohibition	he following p	owers or sha	ll be modifie	d or limited in	n the following sortic	ulars (here y	ou may include	any specific
									<u> </u>	
3. In a power to make	ddition to the powe gifts, exercise pow	ers granted above, I gr vers of appointment, no	ant my agent ame or chang	the following e beneficiaries	powers (her	re you may a ants or revok	dd any other delegab e or amend any trus	ole powers in	icluding, withou referred to belo	t limitation, w):
(YOUR AGENT	WILL HAVE AUTHO	DRITY TO EMPLOY OTH	HER PERSONS	AS NECESSA	RY TO ENAB	BLE THE AGE	NT TO PROPERLY EXI	ercise the f	OWERS GRANT	ED 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 OTHERS, YOU SHOULD KEEP THE NEXT SENTENCE, OTHERWISE IT SHOULD BE STRUCK OUT.)

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

UNOFFICIAL COPY

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NAME

STREET
ADDRESS

CITY
STATE
ZIP

(The Above Space for Recorder's Use Only)

LEGAL DESCRIPTION:

Lot 24 (except the North 65 feet and the South 37 feet thereof) in Thatcher's Subdivision of the West half of the Northwest quarter of Section 12, Township 39 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois

8546360T

RECORDER'S OFFICE BOX NO.

STREET ADDRESS: 726 Forest Avenue, River Forest, II. 60305

Or Or

PERMANENT TAX INDEX NUMBER

THE SPACE ABOVE IS NOT PART OF OFFICIAL STATUTORY FORM. IT IS ONLY FOR THE AGENT'S USE IN RECORDING THIS FORM WHEN NECESSARY FOR REAL ESTATE TRANSACTIONS.

Section 3-4 of the Illinois Statutory Short Form Power of Attorney for Property Law

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 discretions 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 ngart will have authority to exercise each granted 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 contractual, as a joint lenant or tenant in common or held in any other form; but the agent will not have power under any of the statutory categories (a) through (o) to make gifts of the principal's poperty, to exercise powers to appoint to others or to change any beneficiary whom the principal has designated to take the principal's interests at death under any will, trust, point 'enancy, beneficiary form 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 affairs; but when granted powers are exercised, the agent will be required to use due care to act for the benefit of the principal in accordance 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 all agreements and do all other acts reasonably necessary to implement the

- (a) Real estate transactions. The agent is authorized to: 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 direction under any land trust); collect all rent, sale proceeds and earnings from real estate; convey, assign and accept title to real estate; grant easements, create conditions and release rights of homestead with respect to real estate; create land trusts and exercise all powers under land trusts; hold, possess, maintain, repair, improve, subdivide, manage, operate and insure real estate; pay, contest, protest and compromise real estate taxes and assessments; and, in general, exercise all powers with respect to real estate which the principal could if present and under no disability.
- (b) Financial institution transactions. The agent is authorized to: open, close, continue and control all accounts and deposits in any type of financial institution (which term includes, without limitation, banks, trust companies, savings and building and loan associations, credit unions and brokerage firms); deposit in and withdraw from and write checks on any financial intitution account or deposit; and, in general, exercise all powers with respect to financial institution transactions which the principal could if present and under no disability.
- (c) Stock and bond transactions. The agent is authorized to: buy and sell all types of securities (which term includes, without limitation, stocks, bonds, mutual funds and all other types of investment securities and financial instruments); collect, hold and safekeep all dividends, interest, earnings, proceeds of sale, distributions, shares, certificates and other evidences of ownership poid or distributed with respect to securities; exercise all voting rights with respect to securities in person or by proxy, enter into voting trusts and consent to limitations on the right to vote; and, in general, exercise all powers with respect to securities which the principal could if present and under no disability.

(YOUR AGENT WILL BE ENTITLED TO REIMBURSEMENT FOR ALL REASONABLE EXPENSES INCURRED IN ACTING UNDER THIS POWER OF ATTORNEY. STRIKE OUT THE NEXT SENTENCE IF YOU DO NOT WANT YOUR AGENT TO ALSO BE ENTITLED TO REASONABLE COMPENSATION FOR SERVICES AS AGENT.) 5. My agent shall be entitled to reaso a life can pensolian for services rendered a gent under this power of amorney
(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:)
6. () This power of attorney shall become effective on
(insert a future date or event during your lifetime, such as court determination of your disability, when you want this power to first take effect)
7. () This power of attorney shall terminate on
(insert a future date or event, such as court determination of your disability, when you want this power to terminate prior to your death)
(IF YOU WISH TO NAME SUCCESSOR AGENTS, INSERT THE NAME(S) AND ADDRESS(ES) OF SUCH SUCCESSOR(S) IN THE FOLLOWING PARAGRAPH.)
8. If any agent named by me shall die, become incompetent, resign or refuse to accept the office of agent, I name the following (each to act alone and successively,
in the order named) as successor(s) to such agent:
For purposes of this paragraph 8, a person shall be considered to be incompetent if and while the person is a minor or an adjudicated incompetent or disabled person or the person is unable to give prompt and intelligent consideration to business matters, as certified by a licensed physician.
(IF YOU WISH TO NAME YOU? A JENT AS GUARDIAN OF YOUR ESTATE, IN THE EVENT A COURT DECIDES THAT ONE SHOULD BE APPOINTED, YOU MAY, BUT ARE NOT REQUIRED TO, DO SO BY RETAINING THE FOLLOWING PARAGRAPH. THE COURT WILL APPOINT YOUR AGENT IF THE COURT FINDS THAT SUCH APPOINTMENT WILL SERVE YOUR BEST INTERESTS AND WELFARE. STRIKE OUT PARAGRAPH 9 IF YOU DO NOT WANT YOUR AGENT TO ACT AS GUARDIAN.)
9. If a guardian of my estate (my property) is to be appointed, I nominate the agent acting under this power of attorney as such guardian, to serve without bond or security.
10. I am fully informed as to all the cortents of this form and understand the full import of this grant of powers to the agent.
X Signed / (m) (principel)
{YOU MAY, BUT ARE NOT REQUIRED TO, REQUEST YOUR AGENT AND SUCCESSOR AGENTS TO PROVIDE SPECIMEN SIGNATURES BELOW. IF YOU INCLUDE SPECIMEN SIGNATURES IN THIS POWER OF ATTORNEY, YOU MUST. COMPLETE THE CERTIFICATION OPPOSITE THE SIGNATURES OF THE AGENTS.)
Specimen signatures of agent (and successors) I certify that the signatures of my agent (and successors) are correct.
(agent) (principal)
(successor agent) (principal)
(successor agent) (principal)
ATHE POSMED OF ATTORNEY WILL MOT BE EFFECTIVE ANNUADA TO MOT DISTRIBUTE AND A THE ATTORNEY WILL MOT DE FEFE
(THIS POWER OF ATTORNEY WILL NOT BE EFFECTIVE UNLESS IT IS NOTARIZED, USING THE FORM BELOW.)
State of ILLINOIS) SS.
County of COOK) SS.
MARK W. CARPOLL
The undersigned, a notary public in and for the above county and state, certifies that known to me to be the same person whose name is subscribed as principal to the foregoing power of attorney, appeared before me in person and acknowledged signing and delivering the instrument as the free and voluntary act of the principal, for the uses and purposes therein set forth (, and certified to the correctness of the signature(s) of the agent(s)).
OFFICIAL SEAL WILLIAM CARROLL WILLIAM CARROLL WILLIAM CARROLL
NOTARY PUBLIC STATE OF ILLINOIS Notary Public Notary Publi
(THE NAME AND ADDRESS OF THE PERSON PREPARING THIS FORM SHOULD BE INSERTED IF THE AGENT WILL HAVE POWER TO CONVEY ANY INTEREST IN REAL ESTATE.) This document was prepared by:
Attorney WILLIAM K. CARROLL, 530 Franklin, River Forest, Il. 60305

- (d) Tangible personal property transactions. The agent is authorized to: buy and sell, lease, exchange, collect, possess and take title to all tangible personal property; move, store, ship, restore, maintain, repair, improve, manage, preserve, insure and safekeep tangible personal property; and, in general, exercise all powers with respect to tangible personal property which the bring policy later for the bring policy later for discoulity.
- (e) Safe deposit box transactions. The agent is authorized to: open, continue and have access to all safe deposit boxes; sign, renew, release or terminate any safe deposit contract; drill or surrender any safe deposit box; and, in general, exercise all powers with respect to safe deposit matters which the principal could if present and under no disability.
 - (f) Insurance and annuity transactions. The agent is authorized to: procure, acquire, continue, renew, terminate or otherwise deal with any type of insurance or

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