Illinois Statutory Short Form Power of Attorney for Property (Effective January 1, 1990)

(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 taken as agent. A court can take away the powers of your agent if it finds the agent is not acting properly. You may name successor agents under this form but not co-agents. Unless you expressly limit the duration of this power in the manner provided below, until you revoke this power or a court acting on your behalf terminates it, your agent may exercise the powers given here throughout your lifetime, even after you become disabled. The powers you give your agent are explained more fully in Section 3-4 of the Illinois "Statutory Short Form Power of Attorney for Property Law" of which this form is a part (see pages 6, 7 and 8 of this form). That law expressly permits the use of any different form of power of attorney you may desire. (If there is anything about this form that you do not understand; you chould ask a lawyer to explain it to you.)

Count

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Sook County Recorder

The requirement of the signature of an additional witness imposed by this amendatory Act of the 91st General Assembly applies only to instruments executed on or after the effective date of this amendatory Act of the 91st General Assembly.

(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: JAMES F. STOLL

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Proberty of Cook County Clerk's Office



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February 2002
(month, year).
JAMES F. STOLL
TOLL
y name (in any way I could act in Section 3-4 of the "Statutory Short amendments), but subject to any d in paragraph 2 or 3 below: gories of powers you do not want y will cause the powers described a category you must draw a line as matters. Section 3-4 of the "Statutory Short to any distribution to a category you must draw a line as matters. Section 3-4 of the "Statutory Short want of the property powers and ansactions.
lowing powers or shall be modified include any specific limitations you on the sale of particular stock or real

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may add ally duter decomposit	nted above, I grant my agent the following pow owers including, without limitation, power to me name or change beneficiaries or joint tenants or the ed to below):
ercise powers of appointment, a end any trust specifically refer	- NONE-
	,

(Your agent will have authority to employ other persons as necessary to enable the agen properly exercise the privers 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 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 discretioner, 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 exting under this power of attorney at the time of reference.

(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 ag and

5. My agent shall 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:)

(\times) This power of attorney shall become effective on 02-12-02(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)

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n2-18-02	
7. (X) This power of attorney shall terminate on 02-18-02 (insert a future date or event, such as court determination of your disability,	
7. (X) This power of attorney shall terminate on	
(insert a future date or event, such as to your death) 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)	
(If you wish to name successor agents, user the lands	
in the following paragraphy	
8. If any agent named by me shall die, become incompetent, resign or refuse to accept the	
8. If any agent named by me shall die, become incompetent, resign of teach of the order named) office of agent, I name the following (each to act alone and successively, in the order named)	
as successor(s) to such agent	
N/A	
the Who president of the incompetent if and while	
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 the person is a minor or an adjudicated incompetent or disabled person or the person is	
the person is a minor of an adjudicated incompetent of business matters, as certified by a	
unable to give prompt and interrigant	
licensed physician.	
(If you wish to name your agent as guardian of your estate, in the event a court decides that	
(If you wish to name your agent as guardian of your estate, in the event a court destroy one should be appointed, you may, but are not required to, do so by retaining the following one should be appointed, you may, but agent if the court finds that such appointment will	
one should be appointed, you may, but are not required to, do so by retaining the root one should be appointed, you may, but are not required to, do so by retaining the root will one should be appointed, you agent if the court finds that such appointment will paragraph. The court will appoint your agent of you do not want your agent	
paragraph. The court will appoint your agent if the court must that such appoint your agent 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	
9. If a guardian of my estate (my property) is to serve without bond or security. under this power of attorney as such guardian, to serve without bond or security.	•
under this power of attorney as such guardian, to	•
10. I am fully informed as to all the contents of this form and understand the full import	
of this grant of powers to my agent.	
of this grant of powers to	Ç
Signed (Principal) TAMES F STOLL	Č
and microsson agribs to provide	Ì
(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 specimen signatures below. If you include specimen signatures of the	
specimen signatures below. If you include specimen signatures of the	5
must complete the certification opposite the same	
Professiona bure trope	
I certify that the signatures of agent (and successors)	
Specifical signatures of Recit Courts	
(and successors) are correct.	
(Agent) (Principal) JAMES F. STOLL	
AMY NO STOLL	
,, 0	

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(Successor Ager.t)	(Principal)	
(Successor Agent)	(Principal)	
(This power of attorney will no additional witness, using the f	ot be effective unless it is notariz form below.)	ed and signed by at least one
subscribed as principal to the additional witness in percovary) SS. y public in and for the above of known to me to be the le foregoing power of attorney, and admowledged signing and desprincipal, for the uses and put the signature(s) of the agent(s)).	appeared before me and the livering the instrument as the poses therein set forth (, and
Dated: 2-11-02 (Notary Public)	(SEAL)	"OFFICIAL SEAL" Teresa C. Franczyk Notary Public, State of Illinois Cook County My Commission Expires July 10, 2005
My commission expires The undersigned witness certifies the same person whose name appeared before me and the instrument as the free and your person whose the free and your person whose the free and your person whose the free and your person as the free and your person are the free are the f	ifies that Amy Jo 5- ne is subscribed as principal to the contary public and acknowleds, for the principal, for	ea signing and delivering the
Dated: 2 - //- 02	to be or sound unitered and men	"OFFICIAL SEAL" The sat franczyk Notary Politic State of Illinois Cock James My Commission Expire July 10, 2005
(The name and address of the have power to convey any in	ISIVIYAD person preparing this form show interest in real estate.)	Seminary or manager
This document was prepared (Name)	dby: F. STOLL WOLS ROAD WILMETTE	14 60091

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TAX NUMBER: 05-29-418-023-0000

20 LEGAL DESCRIPTION:

THE WEST 35 FEET (AS MEASURED ALONG THE NORTH LINE) OF LOT 26 AND ALL OF LOT 47 IN INDIAN HILL ESTATES UNIT NUMBER 2, IN THE SOUTHEAST 1/4 OF SECTION 29, TOWNSHIP 42 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.