Doc#: 0326042454

Eugene "Gene" Moore Fee: \$50.00 Cook County Recorder of Deeds

Date: 09/17/2003 12:36 PM Pg: 1 of 3

dlinois Power of Attorney Act Official Statutory Form 755 ILCS 4445 / 3-3. Effective June, 2000

AMERICAN LEGAL FORMS © 1990 Form No. 800 CHICAGO IL (312) 332-1922

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 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 ILLLINOIS "STATUTORY SHORT FORM "POWER OF ATTORNEY FOR PROPERTY LAW" OF WHICH THIS FORM IS A PART (SEE THE BACK 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 SHOULD ASK A LAWYER TO EXPLAIN IT TO YOU!)

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	MARY CRUZ			(month)	(yeor)	
. tt. <u></u>	- Q		(Insert name and address	of principal)	· ·	
ereby appoint:	BENITA I	OBRZ	(inset name and adde	ana si manali	·	
s my attorney-in-fact (my '' se "Statutory Short Form Po paragraph 2 or 3 below.	agent") to act for me ower of Attorney for Pr	and in the name (in opert Law tinclud	i any way I could act in p	erson) with respect to	the following powers, as defi ons on or additions to the spe	ined in Section 3-4 cified powers inser
	TILL CAUSE THE POWER	RS DESCRIBED IN IT:			YOUR AGENT TO HAVE, FA TUTO STRIKE OUT A CATEGO	
Real estate transactions. Financial institution trans Stock and bond transacti	sactions.		nt piun (ransactions, écurity, Employment and	military service (r	Business operations n) Borrowing transactions Estate transactions	
d) Fangible personal proper e) Safe deposit box transact this transact and annuity tr	ty transactions tions.		ters. ind litigation. hty and option transaction	(5) All other property powers of transactions.	ond
IMITATIONS ON AND AD	DITIONS TO THE AGE	NT'S POWERS MAY	BE INCLUDED IN THIS F	OWLR OF ATTORNEY	IF THEY ARE SPECIFICALLY	DESCRIBED BELOW
	riate, such as a prohib	ition or conditions of			wing particulars (here you ma special rules on borrowing by	
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ower to make gifts, exercise	powers granted above a powers of appointme	e. I grant my agent ent, name or change	beneficiaries or joint rend	ants or revoke or ome	ther delegable powers including only trust specifically defined	ed to below);
wer to make gifts, exercise I "specifical	powers granted above powers of appointme	e. I grant my agent ent name or change agent the p	beneficiaries or joint rend	onts of revoke or ome	nd ony trust specifically eleri i lf at the closi	ed to below);
ower to make gifts, exercise I specifical of 2441 West	powers granted above powers of appointme Ly grant by 45th Street	e. I grant my agent ant name or change agent the p	beneficiaries or joint tenders to execut Illinois 6063	onts or revoke or one e on my beha any and a	nd one must specifically effer- ilf at the closts ill documents req	ed to below); S
I specifical of 2441 West by my lender	powers granted above powers of appointme Ly grant wy 45th Street Webster Ban	e i grant my agent ent name or change agent the p . Chicago. k including	beneficiaries or joint tenders to execut Illinois 6063	e on my behade or one and and are transported	nd one rust specifically effer- ilf at the closts ill documents required to the closure of the	ed to below); S

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.

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LYOUR AGENT WILL BE ENTITLED TO REIMBURSE REIN FOR ALL MEAS FRABLE AN INTESTACHERED IN ACTION UNDER THIS POWER OF ATTORNEY STRIKE OUT THE NEXT SENTENCE IF YOU DO NOT WANT YOUR AGEN TO LIST BE ENTIT LED TO REACHAILE COMPENS. TION FOR SERVICES AS AGENT.)

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 REVOK GRANTED IN THIS POWER OF ATTORNEY WILL BECOME EFF ON THE BEGINNING DATE OR DURATION IS MADE BY IN	ECTIVE AT THE TIME TH	IS POWER IS SIGN	FD AND WILL CONTINUE	LINTEL WOLLD DEATH UNITED A LIGHT A TION
6. () This power of attorney shall become		gust 14th,		
(insert a ligture date or event during y				
	·	tember 14t		o tirki roke ellecti
7. () This power of attorney shall terminal				en you want this power to terminate prior to your again
	· · · · · · · · · · · · · · · · · · ·			
F YOU WISH TO NAME SUCCESSOR AGENTS. INSERT TH	IE NAME(S) AND ADDI	ess(es) of such	SUCCESSOR(S) IN THE I	FOLLOWING FARAGRAPH)
$\theta_{\rm c}$. If any agent named by me shall die, become income				
	I/A			
or purposes of this paragroph b. a person shall be consider the person is unable to give prompt and intelligent cansider	red to be incompetent if ation to business matter	and while the per	rson is a minor or an adj a licensed physician	udicated incompetent or disabled person o
HEYOU WISH TO NAME YOUR AGENT AS GUARDIAN OF NOT REQUIRED TO, DO SO BY RETAINING THE FOLLOWING WILL SERVE YOUR BEST INTERESTS AND WELS THE STRIKE	YOUR ESTATE, IN THE	EVENT A COURT DURT WILL APPOR	DECIDES THAT ONE SHO	COURT FINDS THAT SHCH APPOINTMENT
If a guardian of my estate (my property) is a he app				
10. I am fully informed as to all the contents of this	form and understand th	e full impart of th	is grant of powers to my	agent.
	Signed	x_ <i>2/0m</i>	morely	
		Mricruz	Yong Janes	odi)
(YOU MAY, BUT ARE NOT REQUIRED TO, REQUEST YOU GNATURES IN THIS FOWER OF ATTORNEY, YOU MUST	IR AGENT AND SUCCESS	OR AGENTS TO P CATION OPPOSIT	ROVIDE SPECIMEN SIGNA E THE SIGNATURES OF T	NTURES BELOW, IF YOU INCLUDE SPECIMENTHE, AGENTS.)
pecimen signatures of agent (and successors)	0/	I certify th	at the signatures of my c	agent (and successors) are correct
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(Successor agent)		-64-		farmcypal)
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: Hackesso, adems				(באוהניסטו)
THIS POWER OF ATTORNEY WILL NOT BE EFFECTIVE UNL	ESS IT IS NOTARIZED AI	ID SIGNED BY AT	LEAST ONE AUDITIONAL	WINESS WINE THE BEGGH SELOW
State of ILLINOIS			-//_	"OFFICIAL SEAL" FRANCISCO J. AYALA Notan Bubble o
County of COOK	SS		1	
County of COOK. The undersigned, a notary public in and for the above county.	nadatuta antification	Maricruz	Yone	My Commission Expires 07/17/05
mown to me to be the same person whose name is subscrib	ed as principal to the for	egoing power of a	tiorney anneared before	me and the idditional witness in nation or
icknowledged signing and delivering the instrument as the free ignaturels) of the agent(s)).	and voluntary act of the p	principal, for the use	es and purposes therein se	it forth (, and cerified to the correctness of th
August 14, 2003			<u></u>	12 0
"OFFICIAL SEAL"	······································	1	omen 25	Guale O
FRANCISCO JSRAALA	Mulan	nmission expires	Noigiy Fy	0.6
Notary Public, State of Illinois & My Commission Expires 07/17/05 AFICTI		umanon skhas2	······································	<u> </u>
nown to me to be the same person whose name is subscribe	ed as principal to the for	egoing power of a	lotory appeared before r	me and the ontary public and acknowledge
KITING 20G GEKYETING ING.INSINUMENT AS THE FREE AND VAKINDAN 2	ict of the nuncinal for the	uses and purposes	i therein set forth. I believe	him of her to be of sound mind and memory
aled August 14, 2003	ISEAL)	Eva Ay	ala	
	* •	9		Yr ilnuss
HE NAME AND ADDRESS OF THE PERSON PREPARING THIS	FORM SHOULD BE INSE	RTED IF THE AGE	IT WILL HAVE POWER TO	CONVEY ANY INTEREST IN REAL ESTATE.)
his document was prepared by:				
JORGE A. MARRERO, 134 North La	Salle Street.	Suite 211	2, Chicago, I	L 60602

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BENITA LUNOFFICIAL COPY STREET AND A 45th St. CITY Chicalo, FC 60632

OR RECORDER'S OFFICE BOX NO.

(The Above Space for Recorder's Use Only)

LÉGAL DÉSCRIPTION

LOT 16 IN BYAN AND MAILAR'S WESTERN AVENUE BOULEVARD SUBDIVISION OF LOT 2 IN IGLEHART'S SUBDIVISION OF THE EAST 1/2 OF THE SOUTHEAST 1/4 OF SECTION 1, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

STREET ADDRESS: 2441 West	45th Street, Chgo, IL 606812
	19-01-420-033-00°¢
PERMANENT TAX INDEX NUMBER	T > -0 T -4 \(C \cdot -0 \cdot -0 \cdot \

ENESPACE 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 Union Statutory Short Form Power of Attorne / for Property Law

Section 3-4. Explanation of powers granted in the statutory short form power of attainer, for property. This Section defines each category of powers listed in the statutory short form power of attaining for property and the effect of granting powers to an agent. When the tile 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 face. The agent 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 contracture, 22 a joint tenant 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 (b) to make gifts of the principal's property, 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, joint tenancy, beneficiary form or contractual arrangement. The agent will be under no duty to exercise granted powers or to assume control of a 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 all other acts reasonably necessary to implement the ex

- (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 estates convey, assign and becept title to real estates; 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, aperate 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 fransactions. 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 an any financial institution account or deposit; and, in general, exercise all powers with respect to financial institution transactions which the principal earlied if present and under no disability.
- (c) Stack and band transactions: The agent is authorized to: buy and self all types of securities (which term includes, without limitation, stocks, bands, mutual funds and all other types of investment securities and financial instruments); callect, hold and safekeep all dividends, interest, earnings, proceeds of sale, distributions, shares, certificates and other evidences of awareship paid or distributed with respect to securities; exercise all voting rights with respect to securities in person or by proxy, enter into voting rouss and consent to limitations an the right to vote; and, in general, exercise all powers with respect to securities which the principal could if present and under no disability.