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Eugene "Gene" Moore Fee: \$32.00 Cook County Recorder of Deeds Date: 02/02/2004 02:20 PM Pg: 1 of 5

(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 DISPOSS 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 FOWERS YOU GIVE YOUR AGENT ARE EXPLAINED MORE FULLY IN SECTION 3 - 4 OF THE ILLINOIS "STATUTORY S' ORT 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.)

POWER OF ATTORNEY made this 3 day of Journal's 20 4 (year). 1, Mic 160 (insert name and address of principal) hereby appoint: lozect on wood brichlogo 606 4 zusan Milarson, mx wife as my attorney-in-fact (my "agent") to act for me and in my name (in any vay I could act in person) with respect to the following powers, as defined in Section - of the "Statutory Short Form Power of Attorney for Property Law" (including all amendments), but subject to any limitations on or a ditions to the specified powers inserted in paragraph or below:

(YOU MUST STRIKE OUT ANY ONE OR MORE OF THE FOLLOWING CATEGORIES OF POWERS YOU DO NOT WANT YOUR AGENT TO HAVE. FAILURE TO STRIKE THE TITLE OF ANY CATEGORY WILL CAUSE THE POWERS 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) Financial institution transactions (b) financial institution transactions (b)

(e) Stock and bond transactions.

(d) Tangible personal property transactions.

(c) Safe deposit box transactions.

·(f) Insurance and annuity transactions

(g) Retirement plan transactions.

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(h) Social Security, employment and military service benefits.
(i) Tax matters.
(i) Claims and litigation.
(k) Commodity and option transactions:
(1) Business operations.
(m) Bortowing transactions.
(n) Estate transactions.
(o) All other property powers and transactions.
(LIMITATIONS ON AND ADDITIONS TO THE AGENTS POWERS MAY BE INCLUDED IN THIS POWER OF
ATTORNEY IF THEY ARE SPECIFICALLY DESCRIBED BELOW.)
The powers gra ite i above shall not include the following powers or shall be modified or limited in the
following particulars (here you may include any specific limitations you deem appropriate, such as a prohibiti
or conditions on the saie of particular stock or real estate or special rules on borrowing by the agent):
In addition to the powers granted above, sent my agent the following powers:
(here you may add any other delegable powers including, without limitation, power to make gifts, exercise
powers of appointment, name or change beneficiar es or joint tenants or revoke or amend any trust
specifically referred to below)
Mortega refinance to 10200 S. Longwood Dr. Cheap 12
7 1 205(00)
in the amount of any soo
I and or ally convice the
THE AGENT
(YOUR AGENT WILL HAVE AUTHORITY TO EMPLOY OTHER PERSONS AS NECESSARY TO ENABLE THE AGENT TO PROPERLY EXERCISE THE POWERS GRANTED IN THIS FORM, BUT YOUR AGENT WILL HAVE TO MAKE ALL TO PROPERLY EXERCISE THE POWERS GRANTED IN THIS FORM, BUT YOUR AGENT THE BIGHT TO DAY GATE DISCRETIONARY
DISCRETIONARY DECISIONS. IF YOU WANT TO GIVE YOUR AGENT THE MEXT SENTENCE, OTHER WISE IT SHOULD DECISION-MAKING POWERS TO OTHERS, YOU SHOULD KEEP THE NEXT SENTENCE, OTHER WISE IT SHOULD
BE STRUCK OUT.)
HP NIKUCK OUT.
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My agent shall have the right by written instrument to delegate any or all of the foregoing powers involving
My agent shall have the right by written instrument to delegate any or all of the foregoing powers involving
My agent shall have the right by written instrument to delegate any or all of the foregoing powers involving disortenously decision making to any person or persons whom my agent may select, but such delegation may agent decision making to any person or persons whom my agent may select, but such delegation may agent decision making to any person or persons whom my agent may select, but such delegation may agent or revoked by any agent (including any successor) hamed by me who is acting under this power of
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 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.
My agent shall have the right by written instrument to delegate any or all of the foregoing powers involving disorteuonary decision making to any person or persons whom my agent may select, but such delegation may 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.
My agent shall have the right by written instrument to delegate any or all of the foregoing powers involving disorctionary decision making to any person or persons whom my agent may select, but such delegation may amended or revoked by any agent (including any successor) hamed by me who is acting under this power of attorney at the time of reference. TYOUR AGENT WILL BE ENTITLED TO REIMBURSEMENT FOR ALL REASONABLE EXPENSES INCURRED IN
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 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.

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

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(THIS POWER OF ATTORNEY MAY BE AMENDED OR REVOKED BY YOU AT ANY TIME A	ND IN ANY MANNER.
LAGGENT AND MENT OF REVOCATION THE AUTHORITY GRANTED IN THIS POWER U	FAILURNEY WILL
I BECOME EFFECTIVE AT THE TIME THIS POWER IS SIGNED AND WILL CONTINUE UNTIL	YOUR DEATH DUFESS
A LIMITATION ON THE BEGINNING DATE OR DURATION IS MADE BY INITIALING AND	COMPLETINGETTHEK
(OR BOTH) OF THE FOLLOWING:)	2-100/00/00
() This power of attorney shall become effective on (or event during your lifetime, such as court determination of your disability, when you	LOCE NON COUNTY
(XThis power of attorney shall become effective on	iusell a inime date
or event during your lifetime, such as court determination of your disability, when you	u want this power to this
or event during your lifetime, such as court determination of your disability, when you take effect). (This power of attorney shall terminate on or event such as court determination of your disability, when you want this power to	(insert a future date
or event, such a court determination of your disability, when you want this power to	terminaté
At plotte and an analy managed and an analysis and a second a second and a second a	
prior to your desith) \(\alpha \) January 31, 2004 (00) \(\alpha \)	ryt
(IF YOU WISH TO NAME SUCCESSOR AGENTS, INSERT THE NAME (S) AND ADDRESS (ES (S) IN THE FOLLOWING YAPAGRAPH.)	OF SUCH SUCCESSOR
(5) IN THE POLLS WINGS	
If any agent named by me shall die, become incompetent, resign or refuse to accept the	he office of agent, I name
the following (each to act alone er o successively, in the order named) as successor(s)	to such agent:
the lottoming (each to act alone and allocomment), in the other manner, and	
For purposes of this paragraph,	a nerson shall be
For purposes of this paragraphs,	ampetent or disabled
considered to be incompetent if and while the person is a minor or an adjudicated inc	officerent of disented by a
person or the person is unable to give prompt and intelligent consideration to busines	5 Matters, as certified by a
licensed physician.	
	A COURT DECIDES
(IF YOU WISH TO NAME YOUR AGENT AS GUARDIAN O YOUR ESTATE, IN THE EVENT	A COURT DECIDES
- Committee of the property of the property of the second of the property of t	VETVIIIIO 1177
i	ADD HIVE SOCIETY I
APPOINTMENT WILL SERVE YOUR BEST INTERESTS AND WELFARF, STRIKE OUT PARA	igiourna (occosina
WANT YOUR AGENT TO ACT AS GUARDIAN.)	
A STATE OF THE STA	ng under this names of
If a guardian of my estate (my property) is to be appointed, I nominate the agent acti	IN THE CONTANTS OF this
attorney as such ortandian, to serve without bond or security. I am fully interface as	O SSI IUS COMPETITZ OF HUS
form and understand the full import of this grant of powers to my agent.	
Signed (principal).	XC
(YOU MAY, BUT ARE NOT REQUIRED TO, REQUEST YOUR AGENT AND SUCCESSOR AC	HEATS TO PROVIDE
SPECIMEN SIGNATURES BELOW. IF TOO INCLUDED ESTIMATURES OF THE AGENTS.) MUST COMPLETE THE CERTIFICATION OPPOSITE THE SIGNATURES OF THE AGENTS.)	
Specimen signatures of I certify that the signatures of my agent (and successors) (ar	id successors) are correct.
Specimen signatures of 1 cetatry arms are presented as	(principal)
Specimen signatures of I certify that the signatures of my agent (and successors) (and succ	(principal)
(curretor agent)	(principal)
(20000001 #8)	
(THIS POWER OF ATTORNEY WILL NOT BE EFFECTIVE UNLESS IT IS NOTARIZED AND	SIGNED BY AT LEAST
(THIS POWER OF ATTORNEY WILL NOT BE EFFECTIVE ON ADDITIONAL WITNESS, USING THE FORM BELOW.)	
ONE ADDITIONAL WITHESD, GOING THE LAW.	

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State of WALE)		
County of (MAK)	in the second of	1
The undersigned, a notary public in and for t	he above county and state, certifies that	as
FLANRYY	own to me to be the same person whose name is severally	d
	appeared before me and the additional witness in person an arument as the free and voluntary act of the principal for the	
acknowledged signing and delivering the ins	to the correctness of the signature(s) of the agont (S) AL SEA	L"
and purposes therein set forth (, and certified		UEZ
Dated: To MANUSEAL)	Louise Joden Leves Motary Public State of	Exch, 2003C
1/ Carrent to when	CHICAGO, ILLINOIS	euess 544444
My commission expires:	PHONE: (773) 927	
The undersigned witness certifies that	known to me to be	e ine
	fincipal to the foregoing power of attorney, appeared before	me an
the notary public and all rooses therein!	set forth. I believe him or her to be of sound mind and memo	ory.
Dated: (SEAL)		
Dateu.	Bonne Marie Burns Witness	
		 1
THE NAME AND ADDRESS OF THE PERSON	PREPARING THIS FORM SHOULD BE INSERTED IF THE AGENT	
(THE NAME AND ADDRESS OF THE PERSON WILL HAVE POWER TO CONVEY ANY INTER	PREPARING THIS FORM SHOULD BE INSERTED IF THE AGENT IN REAL ESTATE.) "OFFICIAL SEAL	·
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WILL HAVE POWER TO CONVEY ANY INTER	"OFFICIAL SEAL	EZ linois
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LOT C IN OWNERS DIVISION OF LOT 1 IN ELOCK 4 IN BARNARDS SUBDIVISION OF THAT FART OF THE SOUTHWEST 1/4 OF THE SOUTHEAST 1/4 LYING WEST OF THE CHICAGO, ROCK ISLAND AND PACIFIC RAILROAD IN SECTION 7, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN; ALSO THAT FART OF LOTS 1 AND THAT PART OF LOT 7 LYING NORTHERLY OF THE SOUTHERLY LINE OF LOT 1 EXTENDED WESTERLY TO THE WEST LINE OF THE SOUTHEAST 1/4 ALL IN R. C. GIVINS SUBDIVISION OF LOTS 3 AND 4 IN BLOCK 4 OF BARNARDS SUBDIVISION OF THAT PART OF THE SOUTHWEST 1/4 OF THE SOUTHEAST 1/4 LYING WEST OF THE CHICAGO, ROCK ISLAND AND PACIFIC RAILROAD IN SECTION 7, TOWNSHIP 37 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

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