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Doc#: 0429513107

Eugene "Gene" Moore Fee: \$28.00 Cook County Recorder of Deeds Date: 10/21/2004 01:36 PM Pg: 1 of 3

POWER OF ATTORNEY

ALTA COMMITMENT Schedu A - Legal Description File Number. TM157750 Assoc. File No: TM157750

GUARANTY COMPANY HEREIN CALLED THE COMPANY

Sty's Offic **COMMITMENT - LEGAL DESCRIPTION**

The East half of Lot 6 in Block 12 in Mandell and Hyman's Subdivision of the East half of the Northwest quarter and the West half of the Northeast quarter of Section 20, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

PIN# 16-20-120-018 UCE10, Th. 60804

POWER OF ATTORNEY FOR PROPERTY

INDITICE: 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 AFPROVAL 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

POWER OF ATTORNEY FOR PROPERTY EXPRESSLY PERMITS THE USE OF ANY DE	y desire. If there is anything about this i	FTHE ILLINOIS "STATUTO PYREGIST FORM BE THE BACK OF THIS FORM THAT LAW	
POWER OF ATTORN	IEY made this \underline{C} day of \underline{CCt} (month) 2	204 (year).	1
1. I, LEO Dennis	1 15015(1)	ferre Napaville	60564 60564
	(Insert name and address of principal)	a land and a will	1
hereby appoint: The Land	(Insert name and middless of agent)	where paper our	60104
tollowing powers, as defined in Serie all amendments), but subject to any in (YOU MUST STRIKE OUT ANY UNOT WANT YOUR AGENT TO HATHE POWERS DESCRIBED IN THE	pact for me and in my name (in any way I on - of the "Statutory Short Form Power on ations on or additions to the specified pe of the MORE OF THE FOLLOWING (ONE PAILURE TO STRIKE THE TITLE IAT CALFGORY TO BE GRANTED TO LINE THE CUGH THE TITLE OF THAT	f Attorney for Property Law" (including overs inserted in paragraph or below: CATEGORIES OF POWERS YOU DO OF ANY CATEGORY WILL CAUSE OF THE AGENT. TO STRIKE OUT A	
(a) Real estate transactions.	(f)-Insura and annuity	(k)-Commodity and option	
(b)-Financial-institution			
(c) Stock-and-bond-transactions-	(p) Retirement plan :: selections: (h) Social Securit 4 em Joyment	(I)—Business-operations (m)-Borrowing-transactions	
(d) Tangible-personal-property	and-military-ser-in- in- refiles	(n)—Batate transactions	
— transactions,	(i)-Tax-mutters.	(a)-All other property powers and	
(e)-Sufe-deposit-bex-transactions-	() Claims and Iltigation	— Jan sections .	
lollowing particulars (here you may inteconditions on the sale of particular stoc	shall not include the following powers or a clude any specific limitations you deem ap ik or real estate or special rules on borrowing	nt vori de, such as a prohibition oc	
Mortgage Purchase fo			
	(See Legal Rider Attached)		
delegable powers including, without lin beneficiaries or joint tenants or revoke (unted above, I grant my agent the following nitation, power to make gifts, exercise power to amend any trust specifically referred to be ending and any and all other documents ne	ers of appointment, name or change	$O_{\mathcal{S}_{\alpha}}$
owirs to others, you signed reet the meat entity four adent will have to make all decretional four adent will have to make all decretional	R PRESING AS INDICESSARY TO SMAILLI THE ASSINT TO PROPER CT DECISIONS. IF YOU WANT TO CAVE YOUR, AGENT THE HI N'CL OTHERWISE IT SHOULD BE STRUCK OUT.)	Ly exemcise the fowers granted in this form, but but to delegate decentionary decisional and	Co
inscretionary occision-making to any de	ht by written instrument to delegate any or rson or persons whom my agent may selec successor) named by me who is acting und	but such delegation was be amanded	Q
Pour acent will be datified to remaursement f Datence if you do not want your acent to also is	ok all riasonabli citypheis projekso in acting lindi I entitled to krakonabli compensation for 18kvicis a	en this power of attorney, struck out the next 3 acres.	
My agent shall be entitled to ttorney.	reasonable compensation for services rend	ered as agent under this power of	
iisi power op attornet may be amended or revor This power op attornet will become oppositive Chning date on deration of Made by Installed and	ed by you at any time and in any manner, absent and at the time the power is eighed and will continue to confluence either his both of the following	PATHORITOR REPORTION, THE AUTHORITY GRANTED LIGHTLE TOUR DEATH UNLESS A LIGHTATION ON THE	
6. (X) This power of attorney	shall become effective on OCIO	beg 6, 2004	
(Intert a fastere clase or event during you	r iffetime, such as court determination of your disability,	when you want this power to first take effect).	

Creative Financial, Inc.

) This power of attomey REFYOU WISH TO NAME SUCCESSOR ACRINES. HOWERT THE HAMEST AND ADDRESSES) OF SUCE SUCCESSORIES IN THE FOLLO 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 will to hame your agent as chardran on your estays, in the event a court decides, that ene should be appointed, you may, but are not required to, do so int retaining the pollowing paragram. The court will appoint your agent if the court pinds that such appointment will serve your rest interests ame well-are, streegout paragraph in you do not want your agent in the court pinds at that such appointment will serve your rest 9. If a guardian of my estate (my property) is to be applointed, I nominate the agent acting under this power of attorney as such guardian, to serve without bond or security. 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. Signed TOR AFFICIARY SIGNA POLICE RELOW. IF YOU INCLIDE EPICHEN SIGNATURES NT AND SUCCESSOR AS I certify that the signatures (and successors) are correct. mi (an (principal) (principal) (agent) (principal) (successor agent) (THIS POWER OF ATTORNEY WILL NOT BE EFFECTIVE UNLESS 1/10 NOTARIZED, USING THE FORM BELOW.) State of 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 and the additional witness 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 correctnes of the signature(s) of the agent(s)). Dated: OFFICIAL SEAL (SEAL)

MARIA I MORENO

NOTARY PUBLIC - STATE OF ILLINOIS Notary Poblic MY COMMISSION EXPIRES: 03-10-07

My commission expires

(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: