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Cook County Recorder of Deeds Date: 10/17/2012 09:52 AM Pg: 1 of 7

POWER OF ATTORNEY

YAHIA JAL 16701 TUDOR LANE ~*RK IL 6047 PREPARED BY AND MAIL TO:

TINLEY PARK IL 60477

FHE 2424596 Clory's Original



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ILLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY Effective 7.1.11

Preparer File: 252U53U

FATIC No.: 2324536

Text of Section after amendment by P.A. 96-1195)

Sec. 3-3. Statuto v soort form power of attorney for property.

(a) The form prescuper in this Section may be known as "statutory property power" and may be used to grant an agent powers with respect to prop at and financial matters. The "statutory property power" consists of the following: (1) Notice to the Individual Signing the Illinois Statutory Short Form Power of Attorney for Property; (2) Illinois Statutory Short Form Power of Attorney for Property; and (3) No icr to Agent. When a power of attorney in substantially the form prescribed in this Section is used, including all 3 items above, with item (1), the Notice to Individual Signing the Illinois Statutory Short Form Power of Attorney for Property, on a separate shiret (coversheet) in 14-point type and the notarized form of acknowledgment at the end, it shall have the meaning and effect prescribed in this Act.

(b) A power of attorney shall also be reen ed to be in substantially the same format as the statutory form if the explanatory language throughout the form (the language following the designation "NOTE:") is distinguished in some way from the legal paragraphs in the form, such as the use of toldface or other difference in typeface and font or point size, even if the "Notice" paragraphs at the beginning are not on a raparate sheet of paper or are not in 14-point type, or if the principal's

initials do not appear in the acknowledgement at the engine the "Notice" paragraphs.

The validity of a power of attorney as meeting the requirements of a statutory property power shall not be affected by the fact that one or more of the categories of optional powers liste I in the form are struck out or the form includes specific limitations on or additions to the agent's powers, as permitted by the form. Nothing in this Article shall invalidate or bar use by the principal of any other or different form of power of attorney for property. Nonstatutory property powers (i) must be executed by the principal, (ii) must designate the agent and the agent's pover, (iii) must be signed by at least one witness to the principal's signature, and (iv) must indicate that the principal has acknowledged his or her signature before a notary public. However, nonstatutory property powers need not conform in any other respect to the statutory property power.

(c) The Notice to the Individual Signing the Illinois Statutory Short form Power of Attorney for Property shall be

substantially as follows:

"NOTICE TO THE INDIVIDUAL SIGNING THE IZLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY.

PLEASE READ THIS NOTICE CAREFULLY. The form that you will be signing is a legal document. It is governed by the Illinois Power of Attorney Act. If there is anything about this form that you do not understand you should ask a lawyer to explain it to you.

The purpose of this Power of Attorney is to give your designated "agent" broad powers to handle your financial affairs, which may include the power to pledge, sell, or dispose of any of your real or personal property, even within, your consent or any advance notice to you. When using the Statutory Short Form, you may name successor agents, but you may not name

co-agents.

This form does not impose a duty upon your agent to handle your financial affairs, so it is important that to select an agent who will agree to do this for you. It is also important to select an agent whom you trust, since you are giving that agent control over your financial assets and property. Any agent who does act for you has a duty to act in good faith for your benefit and to use due care, competence, and diligence. He or she must also act in accordance with the law and with the directions in this form. Your agent must keep a record of all receipts, disbursements, and significant actions taken as your agent.

Unless you specifically limit the period of time that this Power of Attorney will be in effect, your agent may exercise the powers given to him or her throughout your lifetime, both before and after you become incapacitated. A court, however, can take away the powers of your agent if it finds that the agent is not acting properly. You may also revoke this Power of Attorney

if you wish. This Power of Attorney does not authorize your agent to appear in court for you as an attorney-at-law or otherwise to engage in the practice of law unless he or she is a licensed attorney who is authorized to practice law in Illinois.

The powers you give your agent are explained more fully in Section 3-4 of the Illinois Power of Attorney Act. This form is a

part of that law. The "NOTE" paragraphs throughout this form are instructions.

You are not required to sign this Power of Attorney, but it will not take effect without your signature. You should not sign this Power of Attorney if you do not understand everything in it, and what your agent will be able to do if you do sign it.

Please place your initials on the following line indicating that you have read this Notice:

Principal's initials"

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(d) The Illing's Statutory Short Form Power of Attorney for Property shall be substantially as follows: Censington Way Mand take, ic "ILLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY ert name and address of principal) 60462 Hereby revo (insert name and address of agent) (NOTE: You may not name co-agents using this form.) as my attorney-in-fact (my "agent") to act for me and in my name (in any way I could act in person) with respect to the following powers, as defined in Section 3-4 of the "Statutory Short Form Power of Attorne, for Property Law" (including all amendments), but subject to any limitations on or additions to the specified powers inserted in paragraph 2 or 3 below: (NOTE: You must strike out any one or more of the iollowing 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.) Real estate transactions. Financial institution transactions. (B) Stock and bond transactions. Tangible personal property transactions. Safe deposit box transactions. Insurance and annuity transactions. Retirement plan transactions. Social Security, employment and military service benefits. Tax matters Claims and litigation. Commodity and option transactions. Business operations. Borrowing transactions. Estate transactions. (N) All other property transactions. NOTE: Limitations on and additions to the agent's powers may be included in this power of attorney if they are specifically described below.) 2. The powers granted above shall not include the following powers or shall be modified or limited in the following particulars: (NOTE: Here you may include any specific limitations you deem appropriate, such as a prohibition or conditions on the sale of particular stock or real estate or special rules on borrowing by the agent.) 3. In addition to the powers granted above, I grant my agent the following powers: (NOTE: Here you may add any other delegable powers including, without limitation, power to make gifts, exercise powers of appointment, name or change beneficiaries or joint tenants or revoke or amend any trust specifically referred to below.)

(NOTE: 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 discretionary decisions. If you want to give your agent the right to delegate discretionary decision-making powers to others, you should keep paragraph 4, otherwise it should be struck

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4. My agent shoul 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 iny successor) named by me who is acting under this power of attorney at the time of reference.

(NOTE: Your agent will be strittled to reimbursement for all reasonable expenses incurred in acting under this power of attorney. Strike out paragraph 5 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 reasonable compensation for services rendered as agent under this power of attorney.

(NOTE: 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 une or ginning date or duration is made by initialing and completing one or both of paragraphs 6 and 7.)

6. () This power of attorney shall become effective or	Hug. 24", 2016
(NOTE: Insert a future date or event during your lifetime	e, such as a court determination of your disability or a written when you want this power to first take effect.)

7. () This power of attorney shall terminate on

(NOTE: Insert a future date or event, such as a court determination that you are not under a legal disability or a written

determination by your physician that you are not incapacitated, if you want this power to terminate prior to your death.) (NOTE: If you wish to name one or more successor agents, insert the name and address of each successor agent in paragraph 8.)

8. If any agent named by me shall die, become incompetent, resign or refuse to accer', 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.

(NOTE: If you wish to, you may name your agent as guardian of your estate if a court decides that one should be appointed. To do this, retain paragraph 9, and the court will appoint your agent if the court finds that this 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 contents of this form and understand the full import of this grant of powers to my agent.

(NOTE: This form does not authorize your agent to appear in court for you as an attorney-at-law or otherwise to engage in the practice of law unless he or she is a licensed attorney who is authorized to practice law in Illinois.)

The Notice to Agent is incorporated by reference and included as part of this form.

Dated:

Signed:

(Principal)

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(NOTE: 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.)		I certify that the signatures of my agent (and
Specimen s	signalures of agent (and successors)	successors) are genuine.
Vahi	a Jaker	Ahmed Grahamon
-1 ***	(agent)	(principal)
		•
		(principal)
	(successor agent)	(ритори)
	(successor agent)	(principal)
(NOTE: The note that completing this	ame, address, and phone number of the rers s form should be inserted below.)	son preparing this form or who assisted the principal in
Name: Al	nsen Malik	
	107 Sunset Hills Road, Suite 200, Reston, VA 20190	40.
	03-885-0816	
Filone.		to Agent" and st all be supplied to an agent appointed under
between you a terminated or re (1) do what (2) act in g (3) keep a (4) attempt consistent (5) cooper reasonable following: (1) act st (2) do art (3) commodified (4) borro (5) continuation authority dissolution of the cooper for the	nd the principal. Agency imposes upon you durievoked. As agent you must: It you know the principal reasonably expects you to good faith for the best interest of the principal, using complete and detailed record of all receipts, disbut to preserve the principal's estate plan, to the exit with the principal's best interest; and gate with a person who has authority to make heat expectations to the extent actually in the principal as to create a conflict of interest that is inconsisted by act beyond the authority granted in this power of an ingle the principal's funds with your funds; we funds or other property from the principal, unless that is power of attorney, such as the death of the principal if you learn of a under this power of attorney, such as the death of the principal or expectial skills or expertise, you must use those spongly our own name "as Agent" in the following many ing of the powers granted to you is contained in Second by the powers granted to you is contained in Second by the power of attorney of the powers granted to you is contained in Second by the powers granted to you is contained in Second by the power of attorney of attorney of attorney of attorney or the property of attorney or the propert	rney a special legal relationship, known as agency, is created that continue until you resign or the power of attorney is on do with the principal's property; go due care, competence, and diligence; ursements, and significant actions conducted for the principal extent actually known by the agent, if preserving the plan is afth care decisions for the principal to carry out five principal incipal's best interest. As agent you must not do any of the tent with the other principles in this Notice to Agent; of attorney; as otherwise authorized; frany event that terminates this power of attorney or your of the principal, your legal separation from the principal, or the principal by writing or printing the name of the principal ner: Section 3-4 of the Illinois Power of Attorney Act, which is

(f) The requirement of the signature of a witness in addition to the principal and the notary, imposed by Public Act 91-790, applies only to instruments executed on or after June 9, 2000 (the effective date of that Public Act). (NOTE: This amendatory Act of the 96th General Assembly deletes provisions that referred to the one required witness as an "additional witness", and it also provides for the signature of an optional "second witness".) (Source: P.A. 96-1195, eff. 7-1-11.)

If there is anything about this document or your duties that you do not understand, you should seek legal advice from an

including attorney's fees and costs, caused by your violation.

attorney.*

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Effective 7.1.11
(NOTE: This power of attorney will not be effective unless it is signed by at least one witness and your signature is notarized, using the form below. The notary may not also sign as a witness.)
The undersigned withers pertifies that same person whose name is subscribed as principal to the foregoing power of attorney, appeared before me and the notary public and acknowledged significant delivering the instrument as the free and voluntary act of the principal, for the uses and purposes therein set forth. I believe him or her to be of sound mind and memory. The undersigned witness also certifies that the witness is not: (a) the attending physician or mental health service provider or a relative of the physician or provider; (b) an owner, operator, or relative of an owner or operator of a health care facility in which the principal is a patient or resident; (c) a parent, sibling, descendant, or any spource of such parent, sibling, or descendant of either the principal or any agent or successor agent under the foregoing power of attorney, whether such relationship is by blood, marriage, or adoption; or (d) an agent or successor agent under the foregoing power of attorney.
Dated:
Signed: Molimal
(Witness)
(NOTE: Illinois requires only one witness, but other jurisdictions may require more than one witness. If you wish to have a second witness, have him or her certify and sign here:)
(Second witness) The undersigned witness certifies that Anne Carama known to me to be the same person whose name is subscribed as principal to the foregoing power of attorney, anneared before me and the notary public and acknowledged signing and delivering the instrument as the free and voluntary act of the principal, for the uses and purposes therein set forth. I believe him or her to be of sound mind and memory. The under signed witness also certifies that the witness is not: (a) the attending physician or mental health service provider or a relative of the physician or provider; (b) an owner, operator, or relative of an owner or operator of a health care facility in which the principal is a patient or resident; (c) a parent, sibling, descendant, or any spouse of such parent, sibling, or descendant of either the principal or any agent or successor agent under the foregoing power of attorney, whether such relationship is by blood, marriage, c. ecoption; or (d) an agent or successor agent under the foregoing power of attorney.
Signed: 8/24/12 OFFICIAL SEA_ FATEN YUSUF NOTARY PUBLIC STATE OF MY COMMISSION FOR
STATE OF ILLINOIS, COUNTY OF (COO) SS
The undersigned, a notary public in and for the above county and state, certifies that the foregoing power of attorney, appeared before me and the witness(es) (and (and (and (and (and (and (and (and
Dated: 8/24/12
Notary Public (

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EXHIBIT A

LEGAL DESCRIPTION

Legal Description: LOT 2(1) ORLAND SQUARE VILLAGE UNIT 7, BEING A RESUBDIVISION OF PART OF LOT 9 IN ORLAND SQUARE VILLAGE UNIT 11 SUBDIVISION OF PART OF THE NORTHEAST QUARTER OF SECTION 15, TOWNSHIP 36 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS.

Permanent Index #'s: 27-15-222-006 0000 Vol. 146

Property Address: 9042 Kensington Way, Orland Park, Illinois 60462