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Flinds Power of Attorney Act Official Statutory Form IL Rev. Stat., C 110:4-1803-3. Effective Jan. 1 1990

ILLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY

INCTICE 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 DOLS NOT IMPOSE A DUTY ON YOUR AGENT TO EXERCISE GRANTED POWERS, BUT WHEN POWERS ARE EXERCISED. YOUR AGENT WILL HAVE TU 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 PLY OKE 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 THE BACK OF THIS FORM). THAT LAW EXPRESSLY PERMITS THE USE OF ANY DIFFERENT FORM OF POWER OF AT OR VEY 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!

Batwer of Attorney made this 13 day of MARY I O'Malley receipt opposition DENNIS M. D'Malley as my atterney-in-tact (my "ogent") to act to 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 Attachey for Praisers; Law" (including all amendments), but subject to any limitations on or additions to the specified powers inserted in paragraph 2 or 3 below LYOU MUST STRIKE OUT ANY ONE OR MORE OF THE FOLLOWING CATEGORIES OF POWERS YOU OO NOT WANT YOUR AGENT TO HAVE FAILURE TO STRIKE THE TITLE OF ANY CATEGORY WILL CAUSE THE POWERS DESCRIPED 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 ! (I) Business operations (a) Real estate transactions -Social leer ht ; (m) Barrowing transactions (b) Financial institution transactions benefits In) Estate transactions. Tox moners (d) Tangible personal property transactions. (a) All other property powers and (j) Claims and fitigation. transactions. let Tude deposit box transactions (k)-Commodity and when fromsections HANNY TROPISOCHOTIS (LIMITATIONS ON AND ADDITIONS TO THE AGENT'S POWERS MAY BE INCLUDED IN THIS POWER OF ATTORNEY IF THEY ARE SPECIFICALLY DESCRIBED BELOW.) The powers granted above shall not include the following powers or shall be moralised or limited in the following porticulars (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 obove, I grant my agent the following powers (here you may odd any other 🖂 legable powers including, without limitation, power to make gifts, exercise powers at appointment, name or change beneficiaries or joint tenants or revoke or amend ally trust specifically referred to below) **34648669** (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 THE NEXT SENTENCE, OTHERWISE IT SHOULD BE STRUCK OUT)

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 inom my agent may select, but such delegation may be amended ar revoked by any agent (including any successor) named by me who is acting under this power of attorney at the time of reference

COOK COUNTY RECURDER

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DUR AGENT WILL BE ENTITLED TO REIMBURSEMENT FOR ALL REASONABLE EXPENSES IN LET SENTENCE IF YOU DO NOT YART YOUR AGENT TO ALSO BE BUTTLED TO REASO	PARE COMPLYS TON FOR SERVICES AS AGENT)
THIS POWER OF ATTORIXEY MAY BE AMENDED OR REVOKED BY YOU AT ANY TIME AND IN GRANTED IN THIS POWER OF ATTORIXEY MAY BE AMENDED OR REVOKED BY YOU AT ANY TIME AND IN GRANTED IN THIS POWER OF ATTORIXEY WILL BECOME EFFECTIVE AT THE TIME THIS POWER ON THE BEGINNING DATE OR DURATION IS MADE BY INITIALING AND COMPLETING EIT	EANY MANNER, ABSENT AMENDMENT OR REVOCATION, THE AUTHORITY IS SIGNED AND WILL CONTINUE UNTIL YOUR DEATH UNILESS A LIMITATION
o ME-0-This power of attorney shall become effective on JULY 1	3, 1999
M. E. Qa is power at attarney shall terminate on reserve to turing and a fourth order of the miles	or despire, when you want this parent has high rules prime. OF 1,1994 I royn mereningular or river a salarly when you want this power has terminate proof to your appears.
IF YOU WISH TO NAME SUCCESSOR AGENTS, INSERT THE NAME(S) AND ADDRESS(ES) OF 8 If any agent named by me shall die, become incompetent, resign or refuse to accept in the order named) as successor(s) to such agent:	the office of agent, I name the following (each to act alone and successively,
For purposes of this paragraph 8, a person shall be considered to be incompetent if and while the person is unable to give prompt and intelligent consideration to business matters, as certificated to the person of the person o	ied by a licensed physician COURT DECIDES THAT ONE SHOULD BE APPOINTED, YOU MAY, BUT ARE APPOINT YOUR AGENT IF THE COURT FINDS THAT SUCH APPOINTMENT NOT WANT YOUR AGENT TO ACT AS GUARDIAN }
10. I am fully infarr ed as to all the contents of this form and understand the full impor-	of this grant of powers to my open. The state of the sta
	May E. 6 Malle
(THIS POWER OF ATTORNEY WILL NOT BE EFFECTIVE UNLESS IT IS NOTARIZED USING THE	FORM BELOW.)
State of	Dasy Com Completed Waring
and delivering the instrument as the free and voluntary act of the principal, for the uses and purposes there $-\mathcal{D} - \mathcal{D} - \mathcal{D}$	in (and certified to the correctness of the signature(s) of the agent(s)).
(SEAL) My ci	Dorothy M. Womaid money hour
THE NAME AND ADDRESS OF THE PERSON PREPARING THIS FORM SHOULD BE INSERTED IF THE A	DOROTH Y M WOZNIAK
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(The Above Space for Recorder's Use Only)

LEGAL DESCRIPTION

PECORDER'S OFFICE BOX NO _

STREET ADDRESS C-TY STATE FIR

Lot 22 (except the East 8 feet 4 inches thereof) and Lot 23 (except the West 8 feet 4 inches thereof) in Block 14 in the Subdivision of Blocks 9 to 16 Inclusive in Martin Luther College Subdivision, in Section 20, Township 40 North, Range 12, East of the Third Principal Meridian, according to the plat thereof Ascorded May 25, 1901 as Document Number 3106529, in Cook County, Illinois

STREET ADDRESS. 5956 W. BYRON CH60, IL 60634

PERMANEPIT TAX INDEX NUMBER 13-20-208-002

THE SPACE 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 Illinois Statutary Short Form Power of Attorney for Property Law

Section 3-4. Explanation of powers granted in the statutory short fair is power of attorney for property. This Section defines each category of powers listed in the statutory short form power of attorney for property and the effect of granting powers to in ayant. When the title of only of the following categories is retained find struck out) in a statutory property power form, the effect will be to grant the open 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, aplear on the face of the form. 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, it 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, legicly exercised for activation of exercise powers to oppoint to others or to change only beneficiarly whom the principal has designated to take the principal's interests at death under any will, trust, joint tenancy, beneficiarly form or contraction arrangement. The agent will be under no duty to exercise granted powers or to assumm unfind of no responsibility for the granting is property or afforms; but when granted powers are exercised, the agent will be required to use due care to our for the benefit of the principal's accordance with the terms of the statutory property and deliver oil instruments, negatiate and enter into all agreements and do all other acts reasonably necessary, for implement the exercise of the powers granted to the agent,

- (a) Real estate transactions. The agent is authorized to: buy, sell, exchange, rent and lease real estate (which form includes, without limitation, real estate subject to a land trust and all baneficial interests in and powers of direction under any land trust); callect all rent, sale proceed, and narrings from real estate; convey, assign and occept filte to real estate; grant easements, create conditions and release rights of homestead with respect to real estate; they land trusts and exercise all powers under land trusts; hold, possess, maintain, repair, improve, subdivide, manage, operate and insure real estate; pay, contest, pratest and comprain se real estate taxes and assessments, and, in general, exercise all powers with respect to real estate which the principal could it present and under no disability.
- (b) Financial institution transactions. The agent is authorized to open, close, continue and control all accounts and deposits in any type of financial institution. Iwhich term includes, without 1-mitation, boars, trust companies, savings and building and foan associations, credit unions and brokerage (ims.) aepasit in and withdraw from and write checks an any financial intitution account or deposit, and, in general, exercise all powers with respect to financial institution trush which the principal account of present and under no disability.
- (c) Stock and bond transactions. The agent is authorized to buy and self-all types of securities (which term includes, without limitation, stocks, bonds, mutual funds and of other types of investment securities and financial instruments); collect, hold and safekeep all dividends, interest, earnings, proceeds of sale, distributions, shares, certificates and other evidences of ownership paid or distributed with respect to securities; exercise all voting tights with respect to securities in person or by praxy, enter into voting trusts and consent to limitations on the right to vote; and, in general, exercise all powers with respect to securities which the principal could if present and under no disability.

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