# NOFFICIAL COPY

#### ILLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY (Effective January 1, 1990)

j.

,7

THE PROPERTY OF THE PROPERTY O

1

INCTICE: THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE FERSON YOU DESIGNATE (YOUR "AGENT") BROAD POWERS TO HARDLE 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 UUTY 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 PECEIPTS, DISPURSEMENTS AND SIGNIFICANT ACTIONS TAKEN AS AGENT. A COURT CAN TAKE AWAY THE POWERS OF YOUR AGENT IF TRINDS THE AGENT IS NOT ACTIVITY OF ACTIVITY OF THIS POWER OF YOUR AGENTS. UNIT THE DURATION OF THIS POWER IN THE MANNER PROVIDED SELOW, UNTIL YOU REVOKE THIS POWER OR A COURT ACTIVITY ON YOUR BEHALF TERMINATES IT, YOUR AGENT MAY EXECUSE THE POWERS GIVEN HERE THROUGHOUT YOUR LIFETIME, EVEN AFTER YOU SECOME DISABLED. THE POWERS YOU GIVE YOUR AGENT ARE EXPLAINED MORE FULLY IN SECTION 3-4 OF THE ILLINOIS "STATUTORY SHORT FORM POWER OF ATTORWEY FOR PROPERTY

POWER OF ATTORNEY ***	ade the <u>30th</u> day of	October, 1996	***************************************	, , , , , ,
1. I. Anthony Romano	861 North Avenue	(Med) e, Des Plaines, Ill	inois hereby eppoint:	25 00
E. Marshall, 7026 Wes	the trans and address of pladpal) St North Avenue, St Orest note and address of second	uite 207, Chicago,	, , , , ,	221
y minimey-in-lact (my ago: .) to act for me and Stability Short Form Power of Attorney for Prop regraph 2 or 3 below:	d in my name din any way i cou	ld act in person) with respect to ents), but subject to any limitation	he following powers, as defined a on or additions to the appointed	in Section 3-4 of powers inserted
U MUST STHIKE OUT ANY COME OF MORE OF IKE THE TITLE OF ANY CATE OR WILL CAN EGORY YOU MUST DRAW A LINE TO YOUGH	THE TITLE OF THAT CATEGO 5631	N.Overh <u>ill</u>	WANT YOUR AGENT TO HAVE TO THE AGENT. TO	E. FAILURE TO STRIKE OUT A
(a) Flood optics of the last o	on concerning Chica	ago, II	Anthon: Dougles werts acrossis. 146/16:	91 ** -
40 - Heliament sien, beet	PARTONIA. PROFESSOR STREET STREET	m) Borrowing tran Service state (m) Service state (m)	sactions, concerning 56	
MITATIONS ON AND ADDITIONS TO THE AGEN	NT'S POWERS MAY BE INCLUD	XED IN THIS POWER OF ATTOI	INEY IF THEY ARE SPECIFICAL	LLY DESCRIBED
The powers granted above shall not in clinical initiations you deem appropriate, such as a second control of the control	nclude the following priving or s	thall be modified or limited in the	s following particulars (here you	may include any
		A ACCEPTED		
		96850546		
In addition to the powers granted above wer to make gifts, exercise powers of appointment	s, I grant my agent the following 15, name or change beneficiaries	powers me'n you may add assort joint to an's or revoke or and	REE FIRST NATIONAL	without limitation to below): ETWORK
	***************************************			PLAZA
NO ACCUT WHE DAMP AUTHORITIES	LOV CITUEN MENAGUA	CECOADY TO CHARLE	CHICAGO, IL 60002	E THE SOUTH
DUR AGENT WILL HAVE AUTHORITY TO EMP LANTED IN THIS FORM, BUT YOUR AGENT WI LEGATE DISCRETKONARY DECISION-MAKING F	LL HAVE TO MAKE ALL DISCR POWERS TO OTHERS, YOU SH	ETIONARY DECISIONS.	WANT TO GIVE YOUR AGENT CE, OTHERWISE IS SHOULD BE	THE RIGHT TO E STRUCK OUT.)
<ol> <li>My agent shall have the right by written reone whom my agent may select, but such deleg- eer of attorney at the time of reference.</li> </ol>	gation may be amerided or revo	ided by any agent (including any	auzunceor) nemied by me who le	acting under this
OUR AGENT WILL BE ENTITLED TO REIMBUF RIKE OUT THE NEXT SENTENCE IF YOU DO LENT.)	RSEMENT FOR ALL REASONA ) NOT WANT YOUR AGENT TO	BLE EXPENSES INCURRED IN ALSO BE ENTITLED TO REA	ACTINC UNITER THIS POWER SONABLE CLATCENSATION FO	OF ATTORNEY R BERVICES AS
5. My agent shall be entitled to reasonable	•	•	• • • • • • • • • • • • • • • • • • • •	• •
HIS POWER OF ATTORNEY MAY BE AMENDED THORITY GRANTED IN THIS POWER OF ATTO	DRNEY WILL BECOME EFFECT	IVE AT THE TIME THIS POWER	I IS BIGNED AND WILL CONTIN	iue until Your
ATH UNLESS A LIMITATION ON THE GEGINNIN	ome effective on <u>Novmob</u>	er 4, 1996	), such as court distornishadan of your disabl	<u>.</u>
		eart a living date of private during your bloom.		
ATH UNLESS A LIMITATION ON THE REGINNIN	Novemb	er 5, 1996		· · · · · · · · · · · · · · · · · · ·
ATH UNLESS A LIMITATION ON THE BEGINNING. ( $_{ m X}$ ) This power of attorney shall become $_{ m 7.}$ ( $^{ m X}$ ) This power of attorney shall term	ninate on Novemb	oer 5, 1996 eer a hime day of event, such as court do hen you went the pener in terminate prior is	numbration of your deadably.	3 0
ATH UNLESS A LIMITATION ON THE BEGINNIN  6. ( x) This power of enomey shall become	Inste on Novemb  Novem	per 5, 1996  and a future day of event, with as early de their future for the point to terminous per to DORESS(ES) OF SUCH SUCCEI	minimation of your deadling, I your dealth SSOR(8) IN THE FOLLOWING P	PARAGRAPH)
ATH UNLESS A LIMITATION ON THE BEGINNIN  6. ( x) This power of attorney shall become  7. ( X) This power of attorney shall term  FYOU WISH TO NAME SUCCESSOR AGENTS,  8. If any agent named by me shall de, occessively, in the order named) as successor(s) to occessively, in the order named) as successor(s) to	Inste on Novemb	ion: 5, 1996  out a filtre day of event with as earl de him jou wind the point to tembras pier to DDRESS(ES) OF SUCH SUCCEI refuse to accept the office of a life and white the person is a mino	emination of your dealthy, i your dealthy SSOR(8) IN THE FOLLOWING P gent, I name the following (each or or an adjudicated incompetent	'ARAGRAPH.) I to acc alone and
ATH UNLESS A LIMITATION ON THE BEGINNIN  6. ( x) This power of attorney shall become.  7. ( X) This power of attorney shall term  7. ( X) This power of attorney shall term  7. ( X) This power of attorney shall term  7. ( X) This power of attorney shall term  8. If any agent named by me shall dispersively, in the order named) as attorosacris; so  2. purposes of this paragraph 8, a person shall be the person is unable to give prompt any intellige  6. ( x) This power of attorney any intellige  6. ( x) This power of attorney shall be the person is unable to give prompt any intellige  6. ( x) This power of attorney shall be to purpose of this paragraph 8, a person shall be the person is unable to give prompt any intelligence to prompt any person of the person person of the person	Inste on Novemb  INSERT THE NAME(8) AND All become incompetent, reeign or so such agent:  Considered to be incompetent ent considered to business ma RDIAN OF YOUR ESTATE, INT	ter: 5, 1996  and a future date of small such as could de then you want the power to terminose prior to DDRESS(ES) OF SUCH SUCCEI refuse to accept the office of a refuse to accept the office of a lift and white the person is a mino there, as certified by a licensed po there, as certified by a licensed po TRANCE THE COURT WHILE APP	principal of pur deality, your deality, your deality, specific purification, and selected in the properties of or an adjudicated incompetent shysician.  THAT ONE SHOULD BE APPOINT IS THE CO.	PARAGRAPH.)  10 act alone and or disabled person
ATH UNLESS A LIMITATION ON THE BEGINNIN  6. ( x) This power of attorney shall become.  7. ( X) This power of attorney shall become.  7. ( X) This power of attorney shall become.  9. If any agent named by me shall die, occessively, in the order named) as attoossecris) to purposes of this paragraph 8, a person shall be the person is unable to give prompt and intelligent of the person is unable to give prompt and intelligent of the person that the person is unable to give prompt and intelligent of the person is unable to give prompt and intelligent of the person is unable to give prompt and intelligent of the person is unable to give prompt and intelligent of the person is unable to give prompt and intelligent of the person is unable to give prompt and intelligent of the person is a guardian of my estate (mg/ppper).	Inste on November Nov	per 5, 1996  and a future day of event, with as early depend to terminous prior to DDRESS(ES) OF SUCH SUCCEI refuse to accept the office of a  if and white the person is a mino tiers, as certified by a licensed p  the EVENT A COURT DECHES SRAPH. THE COURT WILL APP STRIKE OUT PARAGRAPH 9 IF	purification of your deadily, your death) SSOR(B) IN THE FOLLOWING P gent, I name the following (each or or an adjudicated incompetent o hysician. THAT ONE SHOULD BE APPOI OINT YOUR AGENT IF THE CO YOU DO NOT WANT YOUR AG	PARAGRAPH.) It acc sions and or deabled person intelly you man that finds that grent to act a
ATH UNLESS A LIMITATION ON THE BEGINNIN  6. ( x) This power of attorney shall become.  7. ( X) This power of attorney shall become.  7. ( X) This power of attorney shall become.  9. If any agent named by me shall die, occessively, in the order named) as attoossecrie) to purposes of this paragraph 8, a person shall be the person is unable to give prompt and intelligent to prompt a	Inste on November Nov	per 5, 1996  and a future day of event, with as early depend to terminous prior to DDRESS(ES) OF SUCH SUCCEI refuse to accept the office of a  if and white the person is a mino tiers, as certified by a licensed p  the EVENT A COURT DECHES SRAPH. THE COURT WILL APP STRIKE OUT PARAGRAPH 9 IF	purification of your deadily, your death) SSOR(B) IN THE FOLLOWING P gent, I name the following (each or or an adjudicated incompetent o hysician. THAT ONE SHOULD BE APPOI OINT YOUR AGENT IF THE CO YOU DO NOT WANT YOUR AG	PARAGRAPH.) Io acc sione and or deabled person intelly you say that the carry finds the carry for a corry and a corry for a corry and a co

### **UNOFFICIAL COPY**

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.

Stored anthony Romans (YOU MAY, BUT ARE NOT REQUIRED TO, REQUEST YOUR AGENT AND SUCCESSOR AGENTS TO PROVIDE SPECIMEN SIGNATURES BELOW YOU INCLUDE SPECIMEN SIGNATURES IN THIS POWER OF ATTORNEY, YOU MUST COMPLETE THE CERTIFICATION OPPOSITE THE SIGNATURES OF Specimen signatures of agent (and successors) I certify that the signatures of my agent (and successors) are correct. (THIS POWER OF ATTORMAY WILL NOT BE EFFECTIVE UNLESS IT IS NOTARIZED, USING THE FORM BELIEVED 1 RECORD ING \$25.5D \$0009 TRAN 5554 11/06/96 14:55:06 \$7141 \$ SK ※-96-85054. Tenno9 Illinois \*-96-85054 COOK COUNTY RECORDER DEPT-10 PEHALTY County of The undersigned, a notary public it at d for the above county and state, certifies that Ant hong Romano known to me to be the same person whose name is subscribed as principal to the responsy power of attorney, appeared before me in person and advanceded signing and delivering the instrument as the free and voluntary and of the principal, the the uses and purposes therein set forth (, and certified to the correctness of the signature(s) of the agent(s)). OCT. 30. 1996 Dated: \_\_\_(SEAL) CAL SAL E MARSHALL Wervall NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION BYP. DRC 5,1997 12/5/97 My commission expires THE NAME AND ADDRESS OF THE PERSON PREPARING THIS FORM SHOULD OF INSERTED IF THE AGENT WILL HAVE POWER TO CONVEY ANY INTEREST IN REAL ESTATE) This document was prepared by: E.Marshall, 7026 W. North Ave.. Suite 207

This document is provided free of charge by the ILLINOIS DEPARTMENT ON AGING, 421 East Capitol Avenue, Springfield, Illinois 62701, 1-800-252-1966 (Voice and TDD)

Excerpts required by Section 3-3 of the

ILLINOIS POWER OF ATTORNEY ACT (III. Rev. Stat., Ch. 110 1/2, Par. 801-1 et seq.)

#### STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY LAW

Section 3-4. Explanation of powers granted in the statutory short form 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 an agent. When the site 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 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 are direct or indirect, whole or fractional, legal, equitable or contractual, as 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 gitts 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 or responsibility for the principal's property or attains; but when granted powers are exercised, the agent will be required to use due care to act for the benefit of the principal in scoordance 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 do all other acts reasonably necessary to implement the exercise of the powers granted to the egunt.

(THE STATUTORY EXCERPTS CONTINUE ON PAGE S

Chicago, Illinois 60707

### **UNOFFICIAL COPY**

Lot 19 in Block Z in Kinsey's Higgins Road Subdivision, of Parts of Sections 1 and 2, Township 40 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois.

PIN: 12-01-322-017

ADDRESS OF PROPERTY: 5631 N. Overhill Chicago, IL. 60631

98850546

## UNOFFICIAL COPY

Property of Cook County Clerk's Office