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'GEORGE E. COLE® LEGAL FORMS

4

November 1994

#### DEED IN TRUST (ILLINOIS)

FCAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the seller of this form makes any warranty with respect thereto, including any warranty of merchantability or itness for a particular purpose.

THE GRANTOR John Mueller . a widover. Illinois of the County of and State of . for and in consideration of Ten (\$10.00) -DOLLARS, and or les good and valuable considerations in hand paid, Conveys and (WARRANT \_\_\_\_\_/QUIT CLAIM 5 \_\_\_\_)\* unto Richard A. Mueller and Robert J. Mueller, trustees of the John Mueller Trist dated 6 JANUARY, 4 10109 South Karlov, Oak Lewn, Illinois 60453 (Name and Address of Grantee) under the provisions of a true of sement (hereinafter referred to as "said trustee," regardless of the number of trustees,) and unto all and very successor or

successors in trust under said trust agreement, the following described real

Cook

estate in the County of

96116967

RECORDING **#33.00** ₩AN 7125 02/13/96 14:32:00 \*~96~116967

Norman Same

**WOUNTY RECORDER** 

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  - COOK COUNTY RECORDER

Above Space for Recorder's Use Only

Lot 30 (except the South 26.74 feet thereof), [oz. 31, and the South 6.74 feet of Lot 32 in Block 3 in the Charles Wadsworth Subdivision of the East 661.05 feet of the South 120 acres of the Southeast quarter of Section 10, Township 37 North, Range 13 East of the Third Principal Meridian.

\_ and State of Illimit, to wit:

Exempt - No Consideration pursuant to Section 4(a)

Snyder Attorn

Permanent Real Estate Index Number(s): 24-10-412-040-0000, Vo. 242

10109 South Karlov, Oak Lawn, 1111nois Address(es) of real estate: .

TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.

Full power and authority are hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof: to dedicate parks, street, highways or alleys; to vacate any subdivision or part thereof, and to resubdivide said property as often as desired; to contract to sell; to grant options to purchase; to sell on any terms; to convey either with or without consideration; to convey said premises or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in said trustee; to donate, to dedicate, to mortgage, pledge or otherwise encumber said property, or any part thereof; to lease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in praesenti or in futuro, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter; to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals; to partition or to exchange said property, or any part thereof, for other real or personal property; to grant easements or charges of any kind; to release, convey or assign any right, title or interest in or about or easement appurtenant to said premises or any part thereof; and to deal with said property and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.

Property of Cook County Clerk's Office

96116967

In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase amoney, tent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to inquire into the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in trelation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, hease or other instrument, (a) that at the time of the delivery thereof the trust creared by this Indenture and by said trust agreement was in full force and effect; (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and thereunder; (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument; and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duries and obligations of its, his or their predecessor in trust.

The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the earnings avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the varyings, avails and proceeds thereof as aforesaid.

If the title to any of the the above lands is now or hereafter registered, the Registrar of 'litles is hereby directed not to register or note in the certificate of the or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.

or words (	of similar import, in a nd the said grantor _	cordance with the	statute in such case essly waive	made and provided, and release	any and all right or be	enefic under and by
		· / /			ads from sale on execution	
					ALA NBNG	anu sesi
this	day of	TANDARG	1	19.96		
			(SEAL)	John Mueller		(SEAL)
			By:	(UGent)	herele.	1/6/96
State of 11	llinois, County of	COOM	4	Robert J. Muel	ler, Attorney-In-	-Fact
51210 01 11	imon, county or		d, a Notary Public	in and for said Co	unty, in the State afores	aid, DO HEREBY
		CERTIFY that I	dobert J. Rue	Her, Attorney	-In-Pact for John	1 Hueller
				<u> </u>		
ç	<del>man</del>	سمم		77x	name 18	
	ICIAL SEAL	Promonally known	to me to be the sar	ne person wnose	name	
	dhn h-chois <b>Pugʻir</b> esate of Illin	_ito}the foregoing	instrument, app	rared before me thi	s day in person, and a	icknowledged that
			rauled and deliver	ed the said instrumera	his	
mm	WHERE	free and voluntar	y act, for the uses :	and purposes therein a	e: to ch, including the re	lease and waiver of
		the right of home	stead.		$\tau_{c}$	
			14		0'	94
Given und	der my hand and offic	al scal, this		day of	I AN WATCH	19
Commissi	ion expires SEPT	ember 6	19 98	John	14. Curio	
	-	Wildman, H	arrold, Allen	6 Dixon	NOTARY PUBLIC	
This instr	rument was prepared b	y 225 W. Waci	ter Drive, Ch	icago, Illinoi	s 60606-1229 C	Y
	• •	•		(Name and A	ddress)	
*USE WA	ARRANT OR QUIT	CLAIM AS PARTII	ES DESIRE	<b>/</b> \		
	Mr. Thomas			· Distriction		
		rrold Allen	6 Dixon }	SEND SUBSEQ	UENT TAX BILLS TO: rt J. Mueller	
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	Chicago II	(Address)	(_122A }	· **		
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	(	City, State and Zip		Arlingto	n Heights, Illino	ois 60004
OR	RECORDER'S	OFFICE BOX NO.	195 🕼		(City, State and Zip)	

GEORGE E. COLE\*
LEGAL FORMS

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Stoppen of Cook	County	Y's C	

Deed in Trust

# 4631090

## **UNOFFICIAL COPY**

## Illinois Statutory Short Form Power of Attorney for Property (Effective January 1, 1990)

(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 dispose 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 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 pages 6, 7 and 8 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.).

	form). That law expressly permits the use of any different hing about this form that you do not understand, you st			,
•	0,		M X X CO	
POW	VER OF ATTORNEY mace to s	Noc	EVBER 1337 (month, year).	
1.	1. John Musica, 10107 5. Kr (Insert name and address of	ACCOL principa	AUG, OAK CAWA I Chereby appoint:	
R	CHECT J MULLLER, 2045 N. PRINC	RE F	•	
fallo	(Insert name and ad fress of y attorney-in-fact (my "agent") to act for me and it my wing powers, as defined in Section 3-4 of the "State any Smendments), but subject to any limitations on or addition	name (ir Short Fo	nn Power of Attorney for Property Law" (including	,
to st	must strike out any one or more of the following categorike the title of any category will cause the powers describegory you must draw a line through the title of that cat	bed in the	powers you do not want your agent to have. Failure out category to be granted to the agent. To strike out	l
(a)	Real estate transactions.	(i)	Tax models.	Ċ,
(b)	Financial institution transactions.	(j)	Claims and illigation.	C
(c)	Stock and bond transactions,	(k)	Commodity and option transactions.	þ
(d)	Tangible personal property transactions.	(1)	Business operations.	•
(e)	Safe deposit box transactions.	(m)	Borrowing transactions.	- 9
(0)	Insurance and annuity transactions.	(n)	Estate transactions	1
(g)	Retirement plan transactions.	(0)	All other property povers and transactions.	
(ĥ)	Social Security, employment and military service benefits.			_
	nitations on and additions to the agent's powers may be mbed below.)	e includ	ed in this power of attorney if they are specifically	y
	. The powers granted above shall not include the followiculars (here you may include any specific limitations you sale of particular stock or real estate or special rules on the state of special rules on the special rules of the special rul	ou deem	appropriate, such as a prohibition or conditions of	
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-delegable pow	lition to the powers granted above. I grant my agent the following powers (here you may add any other ers including, without limitation, power to make gifts, exercise powers of appointment, name or change it joint tenants or revoke or amend any trust specifically referred to below):
***************************************	
granted in this	If have authority to employ other persons as necessary to enable the agent to properly exercise the powers form, but your agent will have to make all discretionary decisions. If you want to give your agent the right cretionary decision-making powers to others, you should keep the next sentence, otherwise it should be
discretionary d	ent shall have the right by written instrument to delegate any or all of the foregoing powers involving eclaion-making to any person or persons whom my agent may select, but such delegation may be amended any agent (including any successor) named by me who is acting under this power of attorney at the time
(Your agent wi Strike out the r agent.)	Il be entitled to reimbursement for all consonable expenses incurred in acting under this power of attorney. next sentence if you do not want your agent to also be entitled to reasonable compensation for services as
5. My ago	ent shall be entitled to reasonable compensation or services rendered as agent under this power of attorney.
revocation, the	attorney may be amended or revoked by you at any time and in any manner. Absent amendment or authority granted in this power of attorney will become effective at the time this power is signed and will your death unless a limitation on the beginning date or duration is made by initialing and completing either following:)
6. ( ) T	his power of attorney shall become effective on
. , , ,	(insert a future date or event during your lifetime, such as court determination of your disability, when you want this power to first take effect)
7. ( )T	his power of attorney shall terminate on
(If you wish to	name successor agents, insert the name(s) and address(es) of such successor(s) in the following paragraph.)
	agent named by me shall die, become incompetent, resign or refuse to accept the office of agent, I name each to act alone and successively, in the order named) as successor(s) to such agent:
	o A. Mueller
an adjudicated	f this paragraph 8, a person shall be considered to be incompetent if and while the person is a minor or incompetent or disabled person or the person is unable to give prompt and intelligent consideration to is, as certified by a licensed physician.

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UNOFFICIAL COPY If you wish to name your agent as guardian of your estate, in the event a court decides that one should be appointed, you may, but are not required to, do so by retaining the following paragraph. The court will appoint your agent if the order finds that such appointment will serve your best interests and welfare. Strike out paragraph 9 if you do not want other 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 ittorney 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.
Signed (Principal) × John Muller
You may, but are not required to, request your agent and successor agents to provide specimen signatures below. If you need to provide specimen signatures below. If you need to specimen signatures in this power of attorney, you must complete the certification opposite the signatures of the agent and successors.
Specimen signatures of agent and successors) I certify that the signatures of my agent (and successors) are correct.
(Agent) Kobant Mueller (Principal) × John Mueller
Successor Agent) (Principal)
Successor Agent) (Principal)
This power of attorney will not be effective unless it is notorized, using the form below.)
State of <u>Cook</u> )  County of <u>Cook</u> )
County of Cook
The undersigned, a notary public in and for the above county and state, certifies that
JOHN MUCLICE known to me to be the same person whose name is subscribed as principal to the foregoing power of attorney, appeared before me 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 correctness of the signature(s) of the agent(s)).
Dated: /// 94 (SEAL) PATRICIA ANN THAUMAN NOTARY PUBLIC STATE OF ILLINOS Y COMMISSION EXP. APR. 1,1997
(Notary Public) Petricia Chin Tholman
My commission expires April 1997
(The name and address of the person preparing this form should be inserted if the agent will have power to convey any

This document is provided free of charge by the Illinois Department on Aging. 421 East Capitol Avenue, Springfield, IL 62701 Senior HelpLine 1 800 252-8966 (Voice and TDD)

This document was prepared by: \_\_

Excerpts required by Section 3-4 of the Illinois Power of Attorney Act (Ill. Rev. Stat., Ch. 110, 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 title 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 in 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, 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 (o) to make gifts 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 inproperty or affairs; but when granted powers refere exercised, the agent will be required to use Todue care to act for the benefit of the principal In accordance 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 agent.

- Real estate transactions. The agent is authorized to: buy, sell, exchange, rent and lease real estate (which term includes, without limitation, real estate subject to a land trust and all beneficial interests in and powers of direction under any land trust); collect all rent, sale proceeds and earnings from real estate; convey, assign and accept title to real estate; grant easements, create conditions and release rights of homestead with respect to real estate; create land trusts and exercise all powers under land trusts; hold, possess, maintain, repair, improve, subdivide, manage, operate and insure real estate; pay, contest, protest and compromise real estate taxes and assessments; and, in general, exercise all powers with respect to real estate which the principal could if 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 (which term includes, without dinitation, banks, trust companies, savings and building and loan associations, credit unions and brokerage firms); deposit in and withdraw from and write checks on any financial institution account or deposit; and, in general, exercise all powers with respect to financial institution transactions which the principal could if present and under no disability.
- (c) Stocks and bond transactions. The agent is authorized to: buy and sell all types of securities (which term includes, without limitation, stocks, bonds, mutual funds and all other types of investment securities and financial instruments); collect, hold and safekeep all dividends, interest, earnings, proceeds of sale, distributions, shares,

#### Man be Ash and the property of

## **UNOFFICIAL COPY**

STATEMENT BY GRANTOR AND GRANTEE

The grantor or his agent affirms that, to the best of his knowledge, the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire title to real estate under the laws of the State of Illinois.

the laws of the State of Illinois.	11 (
Dated JAN. 29 , 19 96 Signature:	Total Small
and the same of th	Thomas in Snyder
Subscribed and avorn to before.	"OFFICIAL SEAL" MARIA S. ZALAZAR
me by the said PERSON this 29th day of JANUARY	Notary Public, State of Illinois
10 4	My Commission Expires Sept. 13, 1996
Notary Public Marie S.	and the second second
The grantee or his agent affirms and v	erifies that the name of the grantee
shown on the deed or assignment of ben either a natural person, an Illinois c	orporation or foreign corporation
authorized to do business or acquire a	nd hold title to real estate in Illino
a partnership authorized to do busines estate in Illinois, or other entity re	cognized as a person and authorized
to do business or acquire and hold it	le to real estate under the laws of
the State of Illinois.	- H X.O.
Dated Jan 29, 1994 Signature:	AWWWW Agent
	Though H. Snyder
Subscribed and sworn to before	, was someone
me by the said fersun this 29th day of Jangey	MANY TALATAR
19 96.	MARIA 3. ZALAZAR Notory Public, State of Illinois
Notary Public Man	Hr Tomoure on England Sept. 13, 1996
NOTE: Any person who knowingly submits	a false statement concerning the

NOTE: Any person who knowingly submits a false statement concerning the identity of a grantee shall be guilty of a Class C misdemeanor for the first offense and of a Class A misdemeanor for subsequent offenses.

(Atach to deed or ABI to be recorded in Cook County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)

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Property of Cook County Clerk's Office