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AMERICAN LEGAL FORMS © 1990 Form No. 800 SHICAGO, IL 13121 372-1922

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illinois Power of Attorney Act Official Statutory Farmit, Rev. Stat., C 110/5 1803-3, Effective Jan. 1, 1990

THE SELLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY (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 FOT NOT CO-AGENTS. UNLESS YOU EXPRESSLY LIMIT THE DURATION OF THIS POWER IN THE MANNER PROVIDED BELOW, UNTIL YOU REPORE 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 FIDRM IS A PART (SEE THE BACK 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.)** Nower of Attorney made this __ DAVIS HAROLD PAVIS ALTHA hereby appoint: _ (insert outnes and address of appeal as my attorney-in-fact (my "agent") to act for me and in my name (in city yay I could act in person) with respect to the following powers, as defined in Section 3-4 of the "Statutory Short Form Power of Attorney for Property Law" (including ut imendments), but subject to any limitations on or additions to the specified powers inserted in paragraph 2 or 3 below: (YOU MUST STRIKE OUT ANY ONE OR MORE OF THE FOLLOWING 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.) (g) Retirement plan transactions. (a) Real estate transactions. (I) Business operations. (b) Financial Institution transactions. (h) Social Security, employment and imbiary service (m) Borrowing transactions. (c) Stock and band transactions. benefits. (n) Estate transactions. (d) Tangible personal property transactions. Tax matters. (a) All other property powers and (e) Safe deposit box transactions. (i) Claims and litigation. transactions. (f) Insurance and annuity transactions. (k) Commodity and option transactions (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 (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 (here you may odd any other delegable powers including, without limitation, power to make gills, exercise powers of appointment, name or change beneficiaries or joint tenants or revoke or amend any trust specifically referred to below):

LYOUR 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

Lawyers Title Insurance Corporation

4. 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 whom my agent may select, but such delegation may be amended or revaked by any agent (including any successor) named by me who is acting under this power of attorney at the time of reference.

DECISION-MAKING POWERS TO OTHERS, YOU SHOULD KEEP THE NEXT SENTENCE, OTHERWISE IT SHOULD BE STRUCK OUT.)

LYOUR AGENT WILL BE ENTITLED TO REMINENT SENTENCE IF YOU DO NOT WANT	SEARLY TEOR LL-REALONADIE EXP	ENSAL NO LIBRED IN ACTING JUDGE DEASONAULE COMPENSATION FO	R THIS POWER OF ATTORNEY, STRIKE OUT THE DR SERVICES AS AGENT.)
5. My agent shall be entitled to reason			
Ithis power of attorney may be amende Cranted in this power of attorney will on the beginning date or duration is	DECOME EFFECTIVE AT THE TIME THIS	POWER IS SIGNED AND WILL CONTI	AENDMENT OR REVOCATION, THE AUTHORITY NUE UNTIL YOUR DEATH UNLESS A LIMITATION DILLOWING:)
	shall become effective on date		
· ·	or drent during your blotme, such as court ibilaria		men hy land take effect)
7. () This power of altorney t	shall terminate on the death (must be blue if in	nut' fra ji siş sezni ipide unyüldür ağ hafi ifraşiyi OL EUE KETUCI İSB I	y, when you want this power to terminate prior to your doubly.
11 YOU WISH TO NAME SUCCESSOR AGENTS			THE FOLLOWING PARAGRAPH.) he following (each to act alone and successively,
in the order named) as successor(s) to such ag		to accept the prince of abent, I name t	ne tollowing teach to act signe and successively,
the man around an ancreasing the social offi	#(f)		
For purposes of this paragraph 8, a parson sho the person is unable to give prompt and intelli- (IF YOU WISH TO NAME YOUR MGENT, AS OU NOT REQUIRED TO, DO SO BY RETAINING THE WILL SERVE YOUR BEST INTERESTS AND WELF	gent consideration to business matters ARDIAN OF YOUR ESTATE, IN THE E FOLLOWING PARAGRAPH. THE CO	, as certified by a licensed physician, VENT A COURT DECIDES THAT ONE URT WILL APPOINT YOUR AGENT IF	SHOULD BE APPOINTED, YOU MAY, BUT ARE THE COURT FINDS THAT SUCH APPOINTMENT
9. If a guardian of my estate (my property	y) is to be appointed, I nominate the age	nt acting under this power of attorney a	s such guardian, to serve without bond or security.
10. I am fully informed as to all the con	1 /		o my agent.
•	Signed	Marie -	Spirit of
MONTHAN BUT AND MOTOCOUNCED TO	MANUSCE WOULD A CENT AN IN CURCESS.	OD ACTAIRE TO REQUIRE PRÉCILIENTE	IGNATURES BELOW. IF YOU INCLUDE SPECIMEN
NATURES IN THIS POWER OF ATTORNEY,	YOU MUST COMPLETE THE JEPTIFIC	ATION OPPOSITE THE SIGNATURES	OF THE AGENTS.)
S. ecimen signatures of agent (and successors)	is, T	I certify that the signatures of	my openi (and successors) are correct.
Altha Davis legant		Harold Davis	(pintipol)
(waterier agent)			(print (ppl)
•		9	
i (meretuer dami)			(procept)
(THIS POWER OF ATTORNEY WILL NOT BE EF	FECTIVE UNLESS IT IS NOTARIZED, L	ISING THE FORM BELOW.)	
		1	· /
State ofIllincis	} ss.		0.
County of Cool	i /	X `	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
The undersigned, a natary public in and	for the above county and state, certifi	es that HAROLD DAVI	
known to me to be the same person whose not didelivering the instrument as the free and volunt	me is subscribed as principal to the to ary act of the principal, for the uses and p	regologi power of billorney, appeared purposes therein set forthy), protectilised	before the in preson and acknowledged signing to the conscious of it a windowers of the agent (s).
JUNE 1,19	98	410	
u Hedi	·····		Q Dellians
(SEAL)	OFFICIAL BEAL PHILIP B. WILLIAMS	1 - William	Husery Public
	NOTARY PUBLIC, STATE OF ILLINON		
Chie statue as in a nonzee or this process on	h	₩ \	ER TO CONVEY ANY INTEREST IN REAL ESTATE.)
This document was prepared by:		•	
PHILIP B. WILLIAMS, Art	y, at law, 445 East	87th St. Chicago, I	1. 60619 (773) 994-1265
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: 1 h.j : 1 h.,			Page 3	98523691 _{, (****-)} ,
				(Martin Martin III and III)
. ()			•	

Lots 151 and 162 in South Manor, a Subdivision of Lots 1 to 24 both inclusive, in Block One (1), Lots 1 to 24 both inclusive in Block Two (2), and Lots 1 to 24 both inclusive

in Block Targe (3) in Schrader's Subdivision of the South half (Sk) of the Northwest guarter (NWk) of the Southwest quarter (SW%) of Section 34, also of the South half (S%) of the North half (N4) of the Northwest quarter (NW%) of the Southwest quarter (SWk) of Section 34 and of Third (1/3) of the North half (Nh) of the North half (Nh) of the Northewest quarter (NWW) of the Southwest quarter (SWk) of Section 34, all in Town 38, North, Range 14, East of the Third Principal Nelidian, in Cook County, Illinois;

"RJOHUN KADNI KAT THANAMAS" Chicago, Illinois 6061?

8451 South Michigan Avanus 20 -34-308-017 018

THE SPACE ABOVE IS NOT PART OF OFFICIAL STATUTORY FORM. IT IS ONLY FOR THE AGENT'S JUST IN RECORDING THIS FORM WHEN NECESSARY FOR REAL ESTATE TRANSACTIONS

Section 3-4 of the Illinois Statutery Short Form Power of Attorney for Property Law

Section 3-4. Explanation of powers granted in the statutory short form power of ultomay 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 or to following categories is retained (not struck out) in a statulary properly power form, the effect will be to grant the agent all of the principal's rights, powers and discretion, with respect to the types of property and transactions covered by the retained enteriory. Subject to any fundations on the quantity power, that appear on the loca of the form. The spirit will laive outbody to excitise each granted power for and in the name of the principal with a spect to all of the principal content of the principal with a spect to all of the principal contents at covered by the greated power of the time of exercise, whigher the procepuls not rests are direct or indused, whole or bortonoid logal requirable or contraction, as n just to and or lenont in common or held in only other form; but the agent will not have power under any of the statutory categories (ii) through (ii) to make gills of the principal's properly, 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 wint tenency, beneficiary form or contractual arrangement. The agent will be under no duly to exercise granted powers in to assume control of or responsibility for the printipal property or affairs; but when granted powers are exercised, the agent will be required to use due cure 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 recisionably employed by the agent for that purpose and will have authority to sign and deliver all instruments, negative and enter into all agreements and the all other richs reasonably recursory to implement the exercise of the powers granted to the agent.

- (a) Real estate transactions. The agent is authorized to, buy, sell, axchange, cent and licine real estate (which term includes, without limitation, real estate subject to a land trust and all beneficial interasts in and powers of direction under trust land trust), culting tall trust will proceeds and earnings from real estate; convey, essign and occept little to real estate, grant easements, create conditions and release rights of humanizate with respect to real estate; create land trusts and exercise all powers under land trusts; hold, passess, craintain, repair improve, subdivide, nignage, operate and insure real estate; fixty, contest, protest and compromise real estate laxas and essessments; and, in general, exercise all powers with respect to real estate which the principal could a present and analysis in the planting and could be presented.
- (b) Financial institution transactions. The agent is confidenced to eigencolors of every solution and all accounts and depreals in any type of financial institution Exhibit term includes, without faudation, banks, trast companies, sovings and biobling rest to a second, credit unions and brokerage firms); deposit in and withdraw from and write checks on any highered institution account or deposit, and an insured interest in the principal could if present and under no disability
- (c) Stock and bond transactions. The agent is authorized to thay and self-all types of securities twhich form includes, without limitation, stocks, bonds, mutual funds and all other types of investment securities and financial instruments); collect, hold unitsofekens all dividents, interest, earnings, proceeds of sole, distributions, shores, certificates and other evidences of ownership poid or distributed with respect to securities, existing rights with respect to securities in person or by proxy, enter into voltage trusts and consent to limitations on the right to vote; and, in general, exercise all powers with respect to surrivites which the principal could if present and under no disability.

- (d) Tangible personal property transactions. The agent is authorized to: byy and self, lease, enhance, collect, passes and take title to all tangible personal property; and, in general, exercise all powers with respect to tangible personal property which the principal could it present and under no disability.
- (e) Safe deposit box transactions. The agent is authorized to: open, continue and have access to all sale deposit boxes; sign, renew, release or terminate any safe deposit contract; drill or surrender any safe deposit box; and, in general, exercise all powers with respect to safe deposit matters which the principal could if present and under no disability.
- (f) Insurance and annulty transactions. The agent is authorized to: procure, acquire, continue, renew, terminate or otherwise deal with any type of insurance or annulty contract (which terms include, without limitation, life, accident, health, disability, automobile casually, property or liability insurance); pay premiums or assessments on or surrender and collect all distributions, proceeds or benefits payable under any insurance or annuity contract; and, in general, exercise all powers with respect to insurance and annuity contracts which the principal could if present and under no disability.
- (g) Retirement plan transactions. The agent is authorized to: contribute to, withdraw from and deposit funds in any type of retirement plan (which term includes, without limitation, any tax qualified ar nonqualified pension, profit sharing, stock banus, employee savings and other retirement plan, individual retirement occount, deferred compensation plan and any other type of employee benefit plan); select and change payment options for the principal under any retirement plan; make rollover contributions from any retirement plan to other retirement plans or individual retirement accounts; exercise all investment powers available under any type of self-directed retirement plan; and, in general, exercise all powers with respect to retirement plans and retirement plan account balances which the principal could if present and under no disability.
- (h) Social Security, unsmalloyment and military service benefits. The agent is authorized to: prepare, sign and file any claim or application for Social Security, unemployment or military service benefits; sue for, settle or abandon any claims to any benefit or assistance under any federal, state, local or foreign statute or regulation; control, deposit to any account, collict, eceipt for, and take little to and hold all benefits under any Social Security, unemployment, military service or other state, federal, local or foreign statute or regulation; at a, it general, exercise all powers with respect to Social Security, unemployment, military service and governmental benefits which the principal could if present and under no discibility.
- (i) Tax matters. The agent is authorized to: sipm, rerify and file all the principal's federal, state and local income, gift, estate, property and other tax returns, including joint returns and declarations of estimated tax; pay all itter, claim, sue for and receive all tax refunds; examine and copy all the principal's tax returns and records; represent the principal before any federal, state or local revenue agency retaxing body and sign and deliver all tax powers of attorney on behalf of the principal that may be necessary for such purposes; waive rights and sign all documents on behalf of the principal as required to settle, pay and determine all tax liabilities; and, in general, exercise all powers with respect to tax matters which the principal could if present and sometimes all tax liabilities.
- (i) Claims and litigation. The agent is authorized to: institute, projecute. Infend, abandon, compromise, arbitrate, settle and dispose of any claim in favor of or against the principal or any property interests of the principal; collect and receipt or any claim or settlement proceeds and waive or release all rights of the principal; employ attorneys and others and enter into contingency agreements and other contracts as nices any in connection with litigation; and, in general, exercise all powers with respect to claims and litigation which the principal could if present and under no disability.
- (k) Commodity and option transactions. The agent is authorized to: buy, sell, excharge assign, convey, settle and exercise commodities futures contracts and call and put options on stocks and stock indices traded on a regulated options exchange and collect said receipt for all proceeds of any such transactions; establish or continue option accounts for the principal with any securities or futures broker; and, in general, exercise all powers with respect to commodities and options which the principal could if present and under no disability.
- (I) Sustness operations. The agent is authorized to: organize or continue and conduct any business (which term? Acides, without limitation, any farming, manufacturing, service, mining, retailing or other type of business operation) in any form, whether as a proprietorship, joint venture, partnership, corporation, trust or other legal entity; operate, buy, self, expand, contract, terminate or liquidate any business; direct, control, supervise, manage or participate in the operation of any business and engage, compensate and discharge business managers, employees, agents, attorneys, accountants and consultants, and, in general, exercise all plivers with respect to business interests and operations which the principal could if present and under no disability.
- (m) Borrowing transactions. The agent is authorized to: borrow money; mortgage or pledge any real estate or tangible or intantible personal property as security for such purposes; sign, renew, extend, pay and satisfy any notes or other forms of obligation, and, in general, exercise all powers with recost to secured and unsecured borrowing which the principal could if present and under no disability
- (n) Estate transactions. The agent is authorized to: accept, receipt for, exercise, release, reject, randunce, assign, disclaim, demand, sue for, claim and recover any legacy, bequest, devise, gift or other property interest or payment due or payable to or for the principal; assert any interest in and exercise any power over any trust, estate or property subject to fiduciary control; establish a revocable trust solely for the benefit of the principal that terminates at the death of the principal and is then distributable to the legal representative of the estate of the principal; and, in general, exercise all powers with respect to estates and trusts which the principal could if present and under no disability; provided, however, that the agent may not make or change a will and may not revoke or amend a trust revocable or amendable by the principal or require the trustee of any trust for the benefit of the principal to pay income or principal to the agent unless specific authority to that end is given, and specific reference to the trust is made, in the statutory property power form.
- (a) All other property powers and transactions. The ugent is authorized to: exercise all possible powers of the principal with respect to all possible types of property and interests in property, except to the extent the principal limits the generality of this category (a) by striking out one or more of categories (b) through (h) or by specifying other limitations in the statutary property power form.