## FLORIDA DURABLE POWER OF ATTORNEY

On the principal, of	day of	20 of	I, _ State of	the hereby designate State of "attorney-in-fact"), to act as
initialed below,	my attorney in my name, in m	y stead and	for my bene	efit, hereby revoking any and all
		EFFECTI	VE DATE	
this document.		all not be af		nmediately upon the execution o
	POWE	RS OF ATT	ORNEY-IN-	-FACT
•	-fact shall exercise ttorney-in-fact sha	•	•	erests and for my welfare, as a wers:
(Choose the ap	oplicable power(s)	by placing	your initials	in the preceding space)
transactions, mprovided in § 7	ny agent shall have 109.2208(1), Florid	e the author a Statutes.	ity to condu	er financial institution act banking transactions as iting the foregoing, my agent ng transactions with financial
Continue, mod on behalf of the	•	an account	or other ban	nking arrangement made by or
trust company,		association	, credit unio	nking arrangements with a bank, on, thrift company, brokerage

Contract for services available from a financial institution, including renting a safe deposit box or space in a vault;

Withdraw, by check, order, electronic funds transfer, or otherwise, money or property of the Principal deposited with or left in the custody of a financial institution;

Receive statements of account, vouchers, notices, and similar documents from a financial institution and act with respect to them;

Enter a safe deposit box or vault and withdraw or add to the contents;



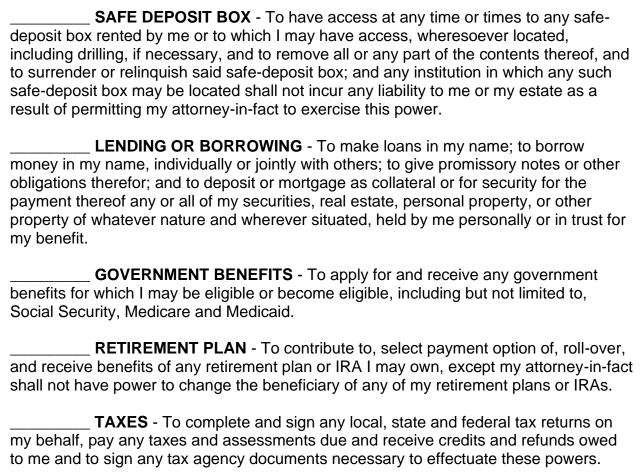
Borrow money and pledge as security personal property of the Principal necessary to borrow money or pay, renew, or extend the time of payment of a debt of the Principal or a debt guaranteed by the Principal;

Make, assign, draw, endorse, discount, guarantee, and negotiate promissory notes, checks, drafts, and other negotiable or nonnegotiable paper of the Principal or payable to the Principal or the Principal's order, transfer money, receive the cash or other proceeds of those transactions, and accept a draft drawn by a person upon the Principal and pay it when due;

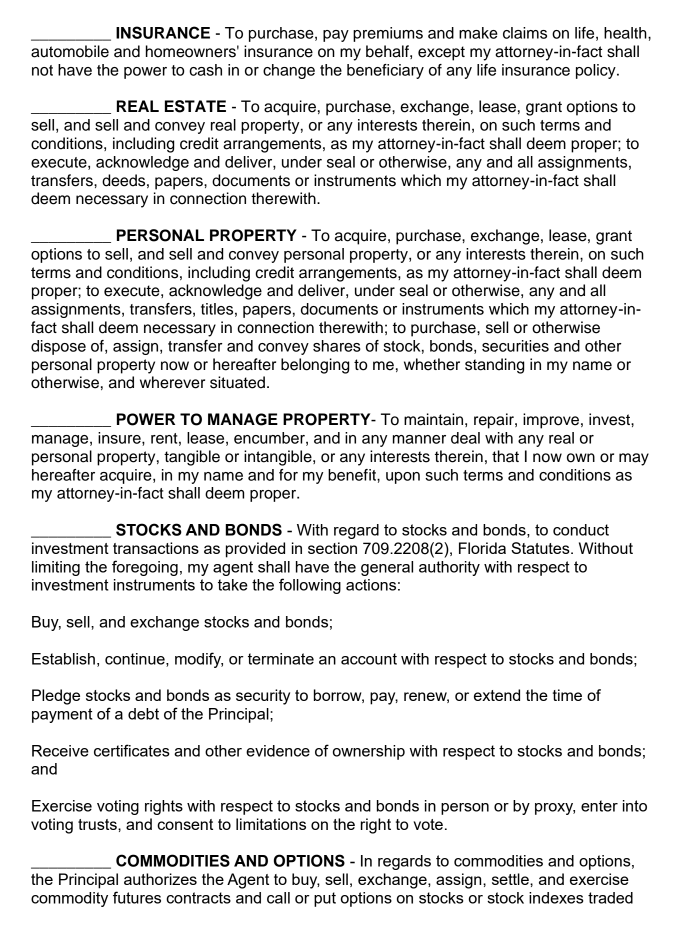
Receive for the Principal and act upon a sight draft, warehouse receipt, or other document of title whether tangible or electronic, or other negotiable or nonnegotiable instrument;

Apply for, receive, and use letters of credit, credit and debit cards, electronic transaction authorizations, and traveler's checks from a financial institution and give an indemnity or other agreement in connection with letters of credit; and

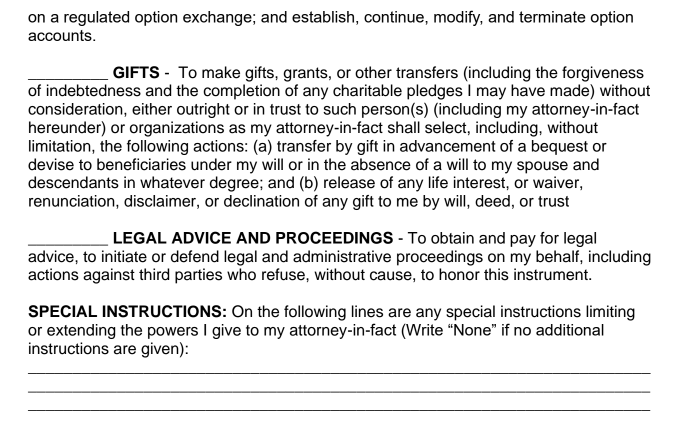
Consent to an extension of the time of payment with respect to commercial paper or a financial transaction with a financial institution.











AUTHORITY OF ATTORNEY-IN-FACT: Any party dealing with my attorney-in-fact hereunder may rely absolutely on the authority granted herein and need not look to the application of any proceeds nor the authority of my attorney-in-fact as to any action taken hereunder. In this regard, no person who may in good faith act in reliance upon the representations of my attorney-in-fact or the authority granted hereunder shall incur any liability to me or my estate as a result of such act. I hereby ratify and confirm whatever my attorney-in-fact shall lawfully do under this instrument. My attorney-in-fact is authorized as he or she deems necessary to bring an action in court so that this instrument shall be given the full power and effect that I intend on by executing it.

**LIABILITY OF ATTORNEY-IN-FACT**: My attorney-in-fact shall not incur any liability to me under this power except for a breach of fiduciary duty.

**REIMBURSEMENT OF ATTORNEY-IN-FACT**: My attorney-in-fact is entitled to reimbursement for reasonable expenses incurred in exercising powers hereunder, and to reasonable compensation for services provided as attorney-in-fact.

**AMENDMENT AND REVOCATION**: I can amend or revoke this power of attorney through a writing delivered to my attorney-in-fact. Any amendment or revocation is ineffective as to a third party until such third party has notice of such revocation or amendment.

**STATE LAW**: This Power of Attorney is governed by the laws of the State of Florida. This durable power of attorney is not terminated by subsequent incapacity of the



principal except as provided in chapter 709, Florida Statutes. All of the powers and provisions of said Statute shall be in addition to the powers and provisions thereof and not in limitation thereof. **PHOTOCOPIES**: Photocopies of this document can be relied upon as though they were originals. IN WITNESS WHEREOF, I have on this \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_ executed this Financial Power of Attorney. Principal's Signature We, the witnesses, each do hereby declare in the presence of the principal that the principal signed and executed this instrument in the presence of each of us, that the principal signed it willingly, that each of us hereby signs this Power of Attorney as witness at the request of the principal and in the principal's presence, and that, to the best of our knowledge, the principal is eighteen years of age or over, of sound mind, and under no constraint or undue influence. Witness's Signature Address

STATE OF FLORIDA

Witness's Signature

Address



County, ss.		
presence or  online notarization, this	vledged before me by means of □ physical s ,, who is personally known to me or who has as identification.	, by
	Notary Public  My commission expires:	

## SPECIMEN SIGNATURE AND ACCEPTANCE OF APPOINTMENT

l,	the attorney-in-fact named above, hereby
accept appointment as attorney-in-fact i	n accordance with the foregoing instrument.
	Attorney-in-Fact's Signature
STATE OF	
County, ss.	
presence or $\Box$ online notarization, this $\Box$	edged before me by means of   physical  angle physical  who is personally known to me
or who has produced	as identification.
	Notary Public
	My commission expires:

