# First Regular Session Sixty-seventh General Assembly STATE OF COLORADO

## **REREVISED**

This Version Includes All Amendments Adopted in the Second House

LLS NO. 09-0590.01 Sharon Eubanks

**HOUSE BILL 09-1198** 

#### **HOUSE SPONSORSHIP**

McGihon,

### SENATE SPONSORSHIP

Morse,

**House Committees** 

Judiciary

**Senate Committees** 

Judiciary

#### A BILL FOR AN ACT

101 CONCERNING THE "UNIFORM POWER OF ATTORNEY ACT".

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not necessarily reflect any amendments that may be subsequently adopted.)

Colorado Commission on Uniform State Laws. Enacts the "Uniform Power of Attorney Act", drafted by the national conference of commissioners on uniform state laws. Repeals the "Uniform Statutory Form Power of Attorney Act".

1 Be it enacted by the General Assembly of the State of Colorado:

SENATE 3rd Reading Unam ended March 12,2009

SENATE Am ended 2nd Reading March 11,2009

HOUSE 3rd Reading Unam ended February 18, 2009

> An ended 2nd Reading February 17, 2009

1	<b>SECTION 1.</b> Article 14 of title 15, Colorado Revised Statutes,
2	is amended BY THE ADDITION OF A NEW PART to read:
3	PART 7
4	UNIFORM POWER OF ATTORNEY ACT
5	SUBPART 1
6	GENERAL PROVISIONS
7	15-14-701. Short title. This part 7 may be cited as the
8	"Uniform Power of Attorney Act".
9	<b>15-14-702. Definitions.</b> EXCEPT AS OTHERWISE PROVIDED, IN
10	THIS PART 7:
11	(1) "AGENT" MEANS A PERSON GRANTED AUTHORITY TO ACT FOR
12	A PRINCIPAL UNDER A POWER OF ATTORNEY, WHETHER DENOMINATED AN
13	AGENT, ATTORNEY-IN-FACT, OR OTHERWISE. THE TERM INCLUDES AN
14	ORIGINAL AGENT, COAGENT, SUCCESSOR AGENT, AND A PERSON TO WHICH
15	AN AGENT'S AUTHORITY IS DELEGATED.
16	(2) "DURABLE", WITH RESPECT TO A POWER OF ATTORNEY, MEANS
17	NOT TERMINATED BY THE PRINCIPAL'S INCAPACITY.
18	(3) "ELECTRONIC" MEANS RELATING TO TECHNOLOGY HAVING
19	ELECTRICAL, DIGITAL, MAGNETIC, WIRELESS, OPTICAL,
20	ELECTROMAGNETIC, OR SIMILAR CAPABILITIES.
21	(4) "GOOD FAITH" MEANS HONESTY IN FACT.
22	(5) "Incapacity" means inability of an individual to
23	MANAGE PROPERTY OR BUSINESS AFFAIRS BECAUSE THE INDIVIDUAL:
24	(a) Has an impairment in the ability to receive and
25	EVALUATE INFORMATION OR MAKE OR COMMUNICATE DECISIONS EVEN
26	WITH THE USE OF TECHNOLOGICAL ASSISTANCE; OR
2.7	(b) Is:

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1	(1) MISSING;
2	(II) DETAINED, INCLUDING INCARCERATED IN A PENAL SYSTEM; OR
3	(III) OUTSIDE THE UNITED STATES AND UNABLE TO RETURN.
4	(6) "Person" means an individual, corporation, business
5	TRUST, ESTATE, TRUST, PARTNERSHIP, LIMITED LIABILITY COMPANY,
6	ASSOCIATION, JOINT VENTURE, PUBLIC CORPORATION, GOVERNMENT OR
7	GOVERNMENTAL SUBDIVISION, AGENCY, OR INSTRUMENTALITY, OR ANY
8	OTHER LEGAL OR COMMERCIAL ENTITY.
9	(7) "POWER OF ATTORNEY" MEANS A WRITING OR OTHER RECORD
10	THAT GRANTS AUTHORITY TO AN AGENT TO ACT IN THE PLACE OF THE
11	PRINCIPAL, WHETHER OR NOT THE TERM POWER OF ATTORNEY IS USED.
12	(8) "PRESENTLY EXERCISABLE GENERAL POWER OF APPOINTMENT",
13	WITH RESPECT TO PROPERTY OR A PROPERTY INTEREST SUBJECT TO A
14	POWER OF APPOINTMENT, MEANS POWER EXERCISABLE AT THE TIME IN
15	QUESTION TO VEST ABSOLUTE OWNERSHIP IN THE PRINCIPAL
16	INDIVIDUALLY, THE PRINCIPAL'S ESTATE, THE PRINCIPAL'S CREDITORS, OR
17	THE CREDITORS OF THE PRINCIPAL'S ESTATE. THE TERM INCLUDES A
18	POWER OF APPOINTMENT NOT EXERCISABLE UNTIL THE OCCURRENCE OF A
19	SPECIFIED EVENT, THE SATISFACTION OF AN ASCERTAINABLE STANDARD,
20	OR THE PASSAGE OF A SPECIFIED PERIOD ONLY AFTER THE OCCURRENCE OF
21	THE SPECIFIED EVENT, THE SATISFACTION OF THE ASCERTAINABLE
22	STANDARD, OR THE PASSAGE OF THE SPECIFIED PERIOD. THE TERM DOES
23	NOT INCLUDE A POWER EXERCISABLE IN A FIDUCIARY CAPACITY OR ONLY
24	BY WILL.
25	(9) "PRINCIPAL" MEANS AN INDIVIDUAL WHO GRANTS AUTHORITY
26	TO AN AGENT IN A POWER OF ATTORNEY.
27	(10) "PROPERTY" MEANS ANYTHING THAT MAY BE THE SUBJECT OF

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1	OWNERSHIP, WHETHER REAL OR PERSONAL, OR LEGAL OR EQUITABLE, OR
2	ANY INTEREST OR RIGHT THEREIN.
3	(11) "RECORD" MEANS INFORMATION THAT IS INSCRIBED ON A
4	TANGIBLE MEDIUM OR THAT IS STORED IN AN ELECTRONIC OR OTHER
5	MEDIUM AND IS RETRIEVABLE IN PERCEIVABLE FORM.
6	(12) "SIGN" MEANS, WITH PRESENT INTENT TO AUTHENTICATE OR
7	ADOPT A RECORD:
8	(a) TO EXECUTE OR ADOPT A TANGIBLE SYMBOL; OR
9	(b) TO ATTACH TO OR LOGICALLY ASSOCIATE WITH THE RECORD
10	AN ELECTRONIC SOUND, SYMBOL, OR PROCESS.
11	(13) "State" means a state of the United States, the
12	DISTRICT OF COLUMBIA, PUERTO RICO, THE UNITED STATES VIRGIN
13	ISLANDS, OR ANY TERRITORY OR INSULAR POSSESSION SUBJECT TO THE
14	JURISDICTION OF THE UNITED STATES.
15	(14) "STOCKS AND BONDS" MEANS STOCKS, BONDS, MUTUAL
16	FUNDS, AND ALL OTHER TYPES OF SECURITIES AND FINANCIAL
17	INSTRUMENTS, WHETHER HELD DIRECTLY, INDIRECTLY, OR IN ANY OTHER
18	MANNER. THE TERM DOES NOT INCLUDE COMMODITY FUTURES
19	CONTRACTS AND CALL OR PUT OPTIONS ON STOCKS OR STOCK INDEXES.
20	<b>15-14-703.</b> Applicability. (1) This part 7 applies to all
21	POWERS OF ATTORNEY EXCEPT:
22	(a) A POWER TO THE EXTENT IT IS COUPLED WITH AN INTEREST IN
23	THE SUBJECT OF THE POWER, INCLUDING A POWER GIVEN TO OR FOR THE
24	BENEFIT OF A CREDITOR IN CONNECTION WITH A CREDIT TRANSACTION;
25	(b) A POWER TO MAKE HEALTH CARE DECISIONS;
26	(c) A PROXY OR OTHER DELEGATION TO EXERCISE VOTING RIGHTS
27	OR MANAGEMENT RIGHTS WITH RESPECT TO AN ENTITY; AND

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1	(a) A POWER CREATED ON A FORM PRESCRIBED BY A GOVERNMENT
2	OR GOVERNMENTAL SUBDIVISION, AGENCY, OR INSTRUMENTALITY FOR A
3	GOVERNMENTAL PURPOSE.
4	<b>15-14-704.</b> Power of attorney is durable. (1) A POWER OF
5	ATTORNEY CREATED ON AND AFTER JANUARY 1, 2010, IS DURABLE UNLESS
6	IT EXPRESSLY PROVIDES THAT IT IS TERMINATED BY THE INCAPACITY OF
7	THE PRINCIPAL.
8	(2) A POWER OF ATTORNEY EXISTING ON DECEMBER 31, 2009,
9	IS DURABLE ONLY IF ON THAT DAY THE POWER OF ATTORNEY IS DURABLE
10	UNDER <u>SECTION</u> 15-14-501 <u>OR SECTION 15-14-745 (2).</u>
11	15-14-705. Execution of power of attorney. A POWER OF
12	ATTORNEY MUST BE SIGNED BY THE PRINCIPAL OR IN THE PRINCIPAL'S
13	CONSCIOUS PRESENCE BY ANOTHER INDIVIDUAL DIRECTED BY THE
14	PRINCIPAL TO SIGN THE PRINCIPAL'S NAME ON THE POWER OF ATTORNEY.
15	A SIGNATURE ON A POWER OF ATTORNEY IS PRESUMED TO BE GENUINE IF
16	THE PRINCIPAL ACKNOWLEDGES THE SIGNATURE BEFORE A NOTARY PUBLIC
17	OR OTHER INDIVIDUAL AUTHORIZED BY LAW TO TAKE
18	ACKNOWLEDGMENTS.
19	15-14-706. Validity of power of attorney. (1) A POWER OF
20	ATTORNEY EXECUTED IN THIS STATE ON OR AFTER JANUARY 1, 2010,
21	IS VALID IF ITS EXECUTION COMPLIES WITH SECTION 15-14-705.
22	(2) A POWER OF ATTORNEY EXECUTED IN THIS STATE BEFORE
23	JANUARY 1, 2010, IS VALID IF ITS EXECUTION COMPLIED WITH THE LAW OF
24	THIS STATE AS IT EXISTED AT THE TIME OF EXECUTION.
25	(2.5) It shall not be inferred from the portion of the
26	DEFINITION OF "INCAPACITY" IN SECTION 15-14-702 (5) (b) THAT AN
27	INDIVIDUAL WHO IS EITHER INCARCERATED IN A PENAL SYSTEM OR

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1	OTHERWISE DETAINED OR OUTSIDE OF THE UNITED STATES AND UNABLE
2	TO RETURN LACKS THE CAPACITY TO EXECUTE A POWER OF ATTORNEY AS
3	A CONSEQUENCE OF SUCH DETENTION OR INABILITY TO RETURN.
4	(3) A POWER OF ATTORNEY EXECUTED OTHER THAN IN THIS STATE
5	IS VALID IN THIS STATE IF, WHEN THE POWER OF ATTORNEY WAS
6	EXECUTED, THE EXECUTION COMPLIED WITH:
7	(a) THE LAW OF THE JURISDICTION THAT DETERMINES THE
8	MEANING AND EFFECT OF THE POWER OF ATTORNEY PURSUANT TO SECTION
9	15-14-707; OR
10	(b) The requirements for a military power of attorney
11	PURSUANT TO 10 U.S.C. SEC. 1044b, AS AMENDED.
12	(4) EXCEPT AS OTHERWISE PROVIDED BY STATUTE OTHER THAN
13	THIS PART 7, A PHOTOCOPY OR ELECTRONICALLY TRANSMITTED COPY OF
14	AN ORIGINAL POWER OF ATTORNEY HAS THE SAME EFFECT AS THE
15	ORIGINAL. NOTHING IN THIS SUBSECTION (4) SHALL PRECLUDE A THIRD
16	PARTY RELYING UPON A POWER OF ATTORNEY FROM REQUESTING THE
17	ORIGINAL DOCUMENT.
18	15-14-707. Meaning and effect of power of attorney. THE
19	MEANING AND EFFECT OF A POWER OF ATTORNEY IS DETERMINED BY THE
20	LAW OF THE JURISDICTION INDICATED IN THE POWER OF ATTORNEY AND,
21	IN THE ABSENCE OF AN INDICATION OF JURISDICTION, BY THE LAW OF THE
22	JURISDICTION IN WHICH THE POWER OF ATTORNEY WAS EXECUTED.
23	15-14-708. Nomination of conservator or guardian - relation
24	of agent to court-appointed fiduciary. (1) IN A POWER OF ATTORNEY,
25	A PRINCIPAL MAY NOMINATE A CONSERVATOR OF THE PRINCIPAL'S
26	ESTATE OR GUARDIAN OF THE PRINCIPAL'S PERSON FOR CONSIDERATION BY
27	THE COURT IF PROTECTIVE PROCEEDINGS FOR THE PRINCIPAL'S ESTATE OR

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1	PERSON ARE BEGUN AFTER THE PRINCIPAL EXECUTES THE POWER OF
2	ATTORNEY. EXCEPT FOR GOOD CAUSE SHOWN OR DISQUALIFICATION, THE
3	COURT SHALL MAKE ITS APPOINTMENT IN ACCORDANCE WITH THE
4	PRINCIPAL'S MOST RECENT NOMINATION.
5	(2) IF, AFTER A PRINCIPAL EXECUTES A POWER OF ATTORNEY, A
6	COURT APPOINTS A CONSERVATOR OF THE PRINCIPAL'S ESTATE OR
7	OTHER FIDUCIARY CHARGED WITH THE MANAGEMENT OF SOME OR ALL OF
8	THE PRINCIPAL'S PROPERTY, THE AGENT IS ACCOUNTABLE TO THE
9	FIDUCIARY AS WELL AS TO THE PRINCIPAL. THE POWER OF ATTORNEY IS
10	NOT TERMINATED AND THE AGENT'S AUTHORITY CONTINUES UNLESS
11	LIMITED, SUSPENDED, OR TERMINATED BY THE COURT.
12	<b>15-14-709.</b> When power of attorney effective. (1) A POWER OF
13	ATTORNEY IS EFFECTIVE WHEN EXECUTED UNLESS THE PRINCIPAL
14	PROVIDES IN THE POWER OF ATTORNEY THAT IT BECOMES EFFECTIVE AT A
15	FUTURE DATE OR UPON THE OCCURRENCE OF A FUTURE EVENT OR
16	CONTINGENCY.
17	(2) If a power of attorney becomes effective upon the
18	OCCURRENCE OF A FUTURE EVENT OR CONTINGENCY, THE PRINCIPAL, IN
19	THE POWER OF ATTORNEY, MAY AUTHORIZE ONE OR MORE PERSONS TO
20	DETERMINE IN A WRITING OR OTHER RECORD THAT THE EVENT OR
21	CONTINGENCY HAS OCCURRED.
22	(3) If a power of attorney becomes effective upon the
23	PRINCIPAL'S INCAPACITY AND THE PRINCIPAL HAS NOT AUTHORIZED A
24	PERSON TO DETERMINE WHETHER THE PRINCIPAL IS INCAPACITATED, OR
25	THE PERSON AUTHORIZED IS UNABLE OR UNWILLING TO MAKE THE
26	DETERMINATION, THE POWER OF ATTORNEY BECOMES EFFECTIVE UPON A
27	DETERMINATION IN A WRITING OR OTHER RECORD BY:

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1	$(a) \ A  \text{PHYSICIAN}  \text{OR}  \text{LICENSED}  \text{PSYCHOLOGIST}  \text{THAT}  \text{THE}  \text{PRINCIPAL}$
2	IS INCAPACITATED WITHIN THE MEANING OF SECTION $15-14-702$ (5) (a); OR
3	(b) An attorney-at-law, a judge, or an appropriate
4	GOVERNMENTAL OFFICIAL THAT THE PRINCIPAL IS INCAPACITATED WITHIN
5	THE MEANING OF SECTION 15-14-702 (5) (b).
6	(4) A PERSON AUTHORIZED BY THE PRINCIPAL IN THE POWER OF
7	ATTORNEY TO DETERMINE THAT THE PRINCIPAL IS INCAPACITATED MAY
8	ACT AS THE PRINCIPAL'S PERSONAL REPRESENTATIVE PURSUANT TO THE
9	FEDERAL "HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT",
10	SECTIONS 1171 TO 1179 OF THE FEDERAL "SOCIAL SECURITY ACT", $42$
11	U.S.C. SEC. 1320d, AS AMENDED, AND APPLICABLE REGULATIONS, TO
12	OBTAIN ACCESS TO THE PRINCIPAL'S HEALTH CARE INFORMATION AND
13	COMMUNICATE WITH THE PRINCIPAL'S HEALTH CARE PROVIDER.
14	15-14-710. Termination of power of attorney or agent's
14 15	<b>15-14-710.</b> Termination of power of attorney or agent's authority. (1) A POWER OF ATTORNEY TERMINATES WHEN:
15	authority. (1) A POWER OF ATTORNEY TERMINATES WHEN:
15 16	authority. (1) A POWER OF ATTORNEY TERMINATES WHEN:  (a) THE PRINCIPAL DIES;
15 16 17	<ul><li>authority. (1) A POWER OF ATTORNEY TERMINATES WHEN:</li><li>(a) THE PRINCIPAL DIES;</li><li>(b) THE PRINCIPAL BECOMES INCAPACITATED, IF THE POWER OF</li></ul>
15 16 17 18	<ul> <li>authority. (1) A POWER OF ATTORNEY TERMINATES WHEN:</li> <li>(a) THE PRINCIPAL DIES;</li> <li>(b) THE PRINCIPAL BECOMES INCAPACITATED, IF THE POWER OF ATTORNEY IS NOT DURABLE;</li> </ul>
15 16 17 18 19	<ul> <li>authority. (1) A POWER OF ATTORNEY TERMINATES WHEN:</li> <li>(a) THE PRINCIPAL DIES;</li> <li>(b) THE PRINCIPAL BECOMES INCAPACITATED, IF THE POWER OF ATTORNEY IS NOT DURABLE;</li> <li>(c) THE PRINCIPAL REVOKES THE POWER OF ATTORNEY;</li> </ul>
15 16 17 18 19 20	<ul> <li>authority. (1) A POWER OF ATTORNEY TERMINATES WHEN:</li> <li>(a) THE PRINCIPAL DIES;</li> <li>(b) THE PRINCIPAL BECOMES INCAPACITATED, IF THE POWER OF ATTORNEY IS NOT DURABLE;</li> <li>(c) THE PRINCIPAL REVOKES THE POWER OF ATTORNEY;</li> <li>(d) THE POWER OF ATTORNEY PROVIDES THAT IT TERMINATES;</li> </ul>
15 16 17 18 19 20 21	<ul> <li>authority. (1) A POWER OF ATTORNEY TERMINATES WHEN:</li> <li>(a) THE PRINCIPAL DIES;</li> <li>(b) THE PRINCIPAL BECOMES INCAPACITATED, IF THE POWER OF ATTORNEY IS NOT DURABLE;</li> <li>(c) THE PRINCIPAL REVOKES THE POWER OF ATTORNEY;</li> <li>(d) THE POWER OF ATTORNEY PROVIDES THAT IT TERMINATES;</li> <li>(e) THE EXPRESS PURPOSE OF THE POWER OF ATTORNEY IS</li> </ul>
15 16 17 18 19 20 21 22	authority. (1) A POWER OF ATTORNEY TERMINATES WHEN:  (a) THE PRINCIPAL DIES;  (b) THE PRINCIPAL BECOMES INCAPACITATED, IF THE POWER OF ATTORNEY IS NOT DURABLE;  (c) THE PRINCIPAL REVOKES THE POWER OF ATTORNEY;  (d) THE POWER OF ATTORNEY PROVIDES THAT IT TERMINATES;  (e) THE EXPRESS PURPOSE OF THE POWER OF ATTORNEY IS ACCOMPLISHED; OR
15 16 17 18 19 20 21 22 23	authority. (1) A POWER OF ATTORNEY TERMINATES WHEN:  (a) THE PRINCIPAL DIES;  (b) THE PRINCIPAL BECOMES INCAPACITATED, IF THE POWER OF ATTORNEY IS NOT DURABLE;  (c) THE PRINCIPAL REVOKES THE POWER OF ATTORNEY;  (d) THE POWER OF ATTORNEY PROVIDES THAT IT TERMINATES;  (e) THE EXPRESS PURPOSE OF THE POWER OF ATTORNEY IS ACCOMPLISHED; OR  (f) THE PRINCIPAL REVOKES THE AGENT'S AUTHORITY OR THE
15 16 17 18 19 20 21 22 23 24	authority. (1) A POWER OF ATTORNEY TERMINATES WHEN:  (a) THE PRINCIPAL DIES;  (b) THE PRINCIPAL BECOMES INCAPACITATED, IF THE POWER OF ATTORNEY IS NOT DURABLE;  (c) THE PRINCIPAL REVOKES THE POWER OF ATTORNEY;  (d) THE POWER OF ATTORNEY PROVIDES THAT IT TERMINATES;  (e) THE EXPRESS PURPOSE OF THE POWER OF ATTORNEY IS ACCOMPLISHED; OR  (f) THE PRINCIPAL REVOKES THE AGENT'S AUTHORITY OR THE AGENT DIES, BECOMES INCAPACITATED, OR RESIGNS, AND THE POWER OF

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I	DECEMBER 31, 2009, "INCAPACITATED" SHALL MEAN AN INDIVIDUAL WITH
2	AN INCAPACITY AS SPECIFIED IN SECTION 15-14-702 (5) (a) AND NOT AS
3	SPECIFIED IN SECTION 15-14-702 (5) (b) UNLESS, ON THAT DATE, THIS PART
4	7 APPLIES TO THE POWER OF ATTORNEY AS PROVIDED IN SECTION
5	<u>15-14-745 (2).</u>
6	(2) AN AGENT'S AUTHORITY TERMINATES WHEN:
7	(a) THE PRINCIPAL REVOKES THE AUTHORITY;
8	(b) THE AGENT DIES, BECOMES INCAPACITATED, OR RESIGNS;
9	(c) AN ACTION IS FILED FOR THE DISSOLUTION OR ANNULMENT OF
10	THE AGENT'S MARRIAGE TO THE PRINCIPAL OR THEIR LEGAL SEPARATION,
11	UNLESS THE POWER OF ATTORNEY OTHERWISE PROVIDES; OR
12	(d) THE POWER OF ATTORNEY TERMINATES.
13	(3) Unless the power of attorney otherwise provides, an
14	AGENT'S AUTHORITY IS EXERCISABLE UNTIL THE AUTHORITY TERMINATES
15	UNDER SUBSECTION (2) OF THIS SECTION, NOTWITHSTANDING A LAPSE OF
16	TIME SINCE THE EXECUTION OF THE POWER OF ATTORNEY.
17	(4) TERMINATION OF AN AGENT'S AUTHORITY OR OF A POWER OF
18	ATTORNEY IS NOT EFFECTIVE AS TO THE AGENT OR ANOTHER PERSON
19	THAT, WITHOUT ACTUAL KNOWLEDGE OF THE TERMINATION, ACTS IN GOOD
20	FAITH UNDER THE POWER OF ATTORNEY. AN ACT SO PERFORMED, UNLESS
21	OTHERWISE INVALID OR UNENFORCEABLE, BINDS THE PRINCIPAL AND THE
22	PRINCIPAL'S SUCCESSORS IN INTEREST.
23	(5) INCAPACITY OF THE PRINCIPAL OF A POWER OF ATTORNEY THAT
24	IS NOT DURABLE DOES NOT REVOKE OR TERMINATE THE POWER OF
25	ATTORNEY AS TO AN AGENT OR OTHER PERSON THAT, WITHOUT ACTUAL
26	KNOWLEDGE OF THE INCAPACITY, ACTS IN GOOD FAITH UNDER THE POWER
27	OF ATTORNEY AN ACT SO DEDECOMED LINESS OTHERWISE INVALID OF

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1	UNENFORCEABLE, BINDS THE PRINCIPAL AND THE PRINCIPAL S SUCCESSORS
2	IN INTEREST.
3	(6) THE EXECUTION OF A POWER OF ATTORNEY DOES NOT REVOKE
4	A POWER OF ATTORNEY PREVIOUSLY EXECUTED BY THE PRINCIPAL UNLESS
5	THE SUBSEQUENT POWER OF ATTORNEY PROVIDES THAT THE PREVIOUS
6	POWER OF ATTORNEY IS REVOKED OR THAT ALL OTHER POWERS OF
7	ATTORNEY ARE REVOKED.
8	<b>15-14-711.</b> Coagents and successor agents. (1) A PRINCIPAL
9	MAY DESIGNATE TWO OR MORE PERSONS TO ACT AS COAGENTS. UNLESS
10	THE POWER OF ATTORNEY OTHERWISE PROVIDES, EACH COAGENT MAY
11	EXERCISE ITS AUTHORITY INDEPENDENTLY.
12	(2) A PRINCIPAL MAY DESIGNATE ONE OR MORE SUCCESSOR
13	AGENTS TO ACT IF AN AGENT RESIGNS, DIES, BECOMES INCAPACITATED, IS
14	NOT QUALIFIED TO SERVE, OR DECLINES TO SERVE. A PRINCIPAL MAY
15	GRANT AUTHORITY TO DESIGNATE ONE OR MORE SUCCESSOR AGENTS TO
16	AN AGENT OR OTHER PERSON DESIGNATED BY NAME, OFFICE, OR
17	FUNCTION. UNLESS THE POWER OF ATTORNEY OTHERWISE PROVIDES, A
18	SUCCESSOR AGENT:
19	(a) Has the same authority as that granted to the
20	ORIGINAL AGENT; AND
21	(b) May not act until all predecessor agents have
22	RESIGNED, DIED, BECOME INCAPACITATED, ARE NO LONGER QUALIFIED TO
23	SERVE, OR HAVE DECLINED TO SERVE.
24	(3) EXCEPT AS OTHERWISE PROVIDED IN THE POWER OF ATTORNEY
25	AND SUBSECTION (4) OF THIS SECTION, AN AGENT THAT DOES NOT
26	PARTICIPATE IN OR CONCEAL A BREACH OF FIDUCIARY DUTY COMMITTED
27	BY ANOTHER AGENT, INCLUDING A PREDECESSOR AGENT, IS NOT LIABLE

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1	FOR THE ACTIONS OF THE OTHER AGENT.
2	(4) AN AGENT THAT HAS ACTUAL KNOWLEDGE OF A BREACH OR
3	IMMINENT BREACH OF FIDUCIARY DUTY BY ANOTHER AGENT SHALL NOTIFY
4	THE PRINCIPAL AND, IF THE PRINCIPAL IS INCAPACITATED, TAKE ANY
5	ACTION REASONABLY APPROPRIATE IN THE CIRCUMSTANCES TO
6	SAFEGUARD THE PRINCIPAL'S BEST INTEREST. AN AGENT THAT FAILS TO
7	NOTIFY THE PRINCIPAL OR TAKE ACTION AS REQUIRED BY THIS SUBSECTION
8	(4) IS LIABLE FOR THE REASONABLY FORESEEABLE DAMAGES THAT COULD
9	HAVE BEEN AVOIDED IF THE AGENT HAD NOTIFIED THE PRINCIPAL OR
10	TAKEN SUCH ACTION.
11	15-14-712. Reimbursement and compensation of agent.
12	Unless the power of attorney otherwise provides, an agent is
13	ENTITLED TO REIMBURSEMENT OF EXPENSES REASONABLY INCURRED ON
14	BEHALF OF THE PRINCIPAL AND TO COMPENSATION THAT IS REASONABLE
15	UNDER THE CIRCUMSTANCES.
16	<b>15-14-713. Agent's acceptance.</b> EXCEPT AS OTHERWISE
17	PROVIDED IN THE POWER OF ATTORNEY, A PERSON ACCEPTS APPOINTMENT
18	AS AN AGENT UNDER A POWER OF ATTORNEY BY EXERCISING AUTHORITY
19	OR PERFORMING DUTIES AS AN AGENT OR BY ANY OTHER ASSERTION OR
20	CONDUCT INDICATING ACCEPTANCE.
21	<b>15-14-714. Agent's duties.</b> (1) NOTWITHSTANDING PROVISIONS
22	IN THE POWER OF ATTORNEY, AN AGENT THAT HAS ACCEPTED
23	APPOINTMENT SHALL:
24	(a) ACT IN ACCORDANCE WITH THE PRINCIPAL'S REASONABLE
25	EXPECTATIONS TO THE EXTENT ACTUALLY KNOWN BY THE AGENT AND,
26	OTHERWISE, IN THE PRINCIPAL'S BEST INTEREST;
27	(b) ACT IN GOOD FAITH; AND

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1	(c) ACT ONLY WITHIN THE SCOPE OF AUTHORITY GRANTED IN THE
2	POWER OF ATTORNEY.
3	(2) EXCEPT AS OTHERWISE PROVIDED IN THE POWER OF ATTORNEY,
4	AN AGENT THAT HAS ACCEPTED APPOINTMENT SHALL:
5	(a) ACT LOYALLY FOR THE PRINCIPAL'S BENEFIT;
6	(b) ACT SO AS NOT TO CREATE A CONFLICT OF INTEREST THAT
7	IMPAIRS THE AGENT'S ABILITY TO ACT IMPARTIALLY IN THE PRINCIPAL'S
8	BEST INTEREST;
9	(c) ACT WITH THE CARE, COMPETENCE, AND DILIGENCE
10	ORDINARILY EXERCISED BY AGENTS IN SIMILAR CIRCUMSTANCES;
11	(d) KEEP A RECORD OF ALL RECEIPTS, DISBURSEMENTS, AND
12	TRANSACTIONS MADE ON BEHALF OF THE PRINCIPAL;
13	(e) Cooperate with a person that has authority to make
14	HEALTH CARE DECISIONS FOR THE PRINCIPAL TO CARRY OUT THE
15	PRINCIPAL'S REASONABLE EXPECTATIONS TO THE EXTENT ACTUALLY
16	KNOWN BY THE AGENT AND, OTHERWISE, ACT IN THE PRINCIPAL'S BEST
17	INTEREST; AND
18	(f) ATTEMPT TO PRESERVE THE PRINCIPAL'S ESTATE PLAN, TO THE
19	EXTENT ACTUALLY KNOWN BY THE AGENT, IF PRESERVING THE PLAN IS
20	CONSISTENT WITH THE PRINCIPAL'S BEST INTEREST BASED ON ALL
21	RELEVANT FACTORS, INCLUDING:
22	(I) THE VALUE AND NATURE OF THE PRINCIPAL'S PROPERTY;
23	(II) THE PRINCIPAL'S FORESEEABLE OBLIGATIONS AND NEED FOR
24	MAINTENANCE;
25	(III) MINIMIZATION OF TAXES, INCLUDING INCOME, ESTATE,
26	INHERITANCE, GENERATION-SKIPPING TRANSFER, AND GIFT TAXES; AND
27	(IV) ELIGIBILITY FOR A BENEFIT, A PROGRAM, OR ASSISTANCE

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1	UNDER A STATUTE OR REGULATION.
2	(3) AN AGENT THAT ACTS IN GOOD FAITH IS NOT LIABLE TO ANY
3	BENEFICIARY OF THE PRINCIPAL'S ESTATE PLAN FOR FAILURE TO PRESERVE
4	THE PLAN.
5	(4) AN AGENT THAT ACTS WITH CARE, COMPETENCE, AND
6	DILIGENCE FOR THE BEST INTEREST OF THE PRINCIPAL IS NOT LIABLE
7	SOLELY BECAUSE THE AGENT ALSO BENEFITS FROM THE ACT OR HAS AN
8	INDIVIDUAL OR CONFLICTING INTEREST IN RELATION TO THE PROPERTY OR
9	AFFAIRS OF THE PRINCIPAL.
10	(5) If an agent is selected by the principal because of
11	SPECIAL SKILLS OR EXPERTISE POSSESSED BY THE AGENT OR IN RELIANCE
12	ON THE AGENT'S REPRESENTATION THAT THE AGENT HAS SPECIAL SKILLS
13	OR EXPERTISE, THE SPECIAL SKILLS OR EXPERTISE MUST BE CONSIDERED
14	IN DETERMINING WHETHER THE AGENT HAS ACTED WITH CARE,
15	COMPETENCE, AND DILIGENCE UNDER THE CIRCUMSTANCES.
16	(6) ABSENT A BREACH OF DUTY TO THE PRINCIPAL, AN AGENT IS

17 NOT LIABLE IF THE VALUE OF THE PRINCIPAL'S PROPERTY DECLINES.

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- (7) AN AGENT THAT EXERCISES AUTHORITY PROVIDED IN THE POWER OF ATTORNEY TO DELEGATE TO ANOTHER PERSON THE AUTHORITY GRANTED BY THE PRINCIPAL OR THAT ENGAGES ANOTHER PERSON ON BEHALF OF THE PRINCIPAL IS NOT LIABLE FOR AN ACT, ERROR OF JUDGMENT, OR DEFAULT OF THAT PERSON IF THE AGENT EXERCISES CARE, COMPETENCE, AND DILIGENCE IN SELECTING AND MONITORING THE PERSON.
- (8) EXCEPT AS OTHERWISE PROVIDED IN THE POWER OF ATTORNEY, AN AGENT IS NOT REQUIRED TO DISCLOSE RECEIPTS, DISBURSEMENTS, OR TRANSACTIONS CONDUCTED ON BEHALF OF THE PRINCIPAL UNLESS

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1	ORDERED BY A COURT OR REQUESTED BY THE PRINCIPAL, A GUARDIAN, A
2	CONSERVATOR, ANOTHER FIDUCIARY ACTING FOR THE PRINCIPAL, A
3	GOVERNMENTAL AGENCY HAVING AUTHORITY TO PROTECT THE WELFARE
4	OF THE PRINCIPAL, OR, UPON THE DEATH OF THE PRINCIPAL, BY THE
5	PERSONAL REPRESENTATIVE OR SUCCESSOR IN INTEREST OF THE
6	PRINCIPAL'S ESTATE. IF SO REQUESTED, WITHIN THIRTY DAYS THE AGENT
7	SHALL COMPLY WITH THE REQUEST OR PROVIDE A WRITING OR OTHER
8	RECORD SUBSTANTIATING WHY ADDITIONAL TIME IS NEEDED AND SHALL
9	COMPLY WITH THE REQUEST WITHIN AN ADDITIONAL THIRTY DAYS.
10	<b>15-14-715.</b> Exoneration of agent. (1) PROVISION IN A POWER OF
11	ATTORNEY RELIEVING AN AGENT OF LIABILITY FOR BREACH OF DUTY IS
12	BINDING ON THE PRINCIPAL AND THE PRINCIPAL'S SUCCESSORS IN INTEREST
13	EXCEPT TO THE EXTENT THE PROVISION:
14	(a) Relieves the agent of liability for Breach of Duty
15	COMMITTED DISHONESTLY, WITH AN IMPROPER MOTIVE, OR WITH
16	RECKLESS INDIFFERENCE TO THE PURPOSES OF THE POWER OF ATTORNEY
17	OR THE BEST INTEREST OF THE PRINCIPAL; OR
18	(b) WAS INSERTED AS A RESULT OF AN ABUSE OF A CONFIDENTIAL
19	OR FIDUCIARY RELATIONSHIP WITH THE PRINCIPAL.
20	<b>15-14-716. Judicial relief.</b> (1) The following persons may
21	PETITION A COURT TO CONSTRUE A POWER OF ATTORNEY OR REVIEW THE
22	AGENT'S CONDUCT AND GRANT APPROPRIATE RELIEF:
23	(a) THE PRINCIPAL OR THE AGENT;
24	(b) A GUARDIAN, CONSERVATOR, OR OTHER FIDUCIARY ACTING
25	FOR THE PRINCIPAL;
26	(c) A PERSON AUTHORIZED TO MAKE HEALTH CARE DECISIONS FOR
27	THE PRINCIPAL;

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1	(d) THE PRINCIPAL'S SPOUSE, PARENT, OR DESCENDANT;
2	(e) AN INDIVIDUAL WHO WOULD QUALIFY AS A PRESUMPTIVE HEIR
3	OF THE PRINCIPAL;
4	(f) A PERSON NAMED AS A BENEFICIARY TO RECEIVE ANY
5	PROPERTY, BENEFIT, OR CONTRACTUAL RIGHT ON THE PRINCIPAL'S DEATH
6	OR AS A BENEFICIARY OF A TRUST CREATED BY OR FOR THE PRINCIPAL
7	THAT HAS A FINANCIAL INTEREST IN THE PRINCIPAL'S ESTATE;
8	(g) A GOVERNMENTAL AGENCY HAVING REGULATORY AUTHORITY
9	TO PROTECT THE WELFARE OF THE PRINCIPAL;
10	(h) THE PRINCIPAL'S CAREGIVER OR ANOTHER PERSON THAT
11	DEMONSTRATES SUFFICIENT INTEREST IN THE PRINCIPAL'S WELFARE; AND
12	(i) A PERSON ASKED TO ACCEPT THE POWER OF ATTORNEY.
13	(2) UPON MOTION BY THE PRINCIPAL, THE COURT SHALL DISMISS
14	A PETITION FILED UNDER THIS SECTION, UNLESS THE COURT FINDS THAT
15	THE PRINCIPAL LACKS CAPACITY TO REVOKE THE AGENT'S AUTHORITY OR
16	THE POWER OF ATTORNEY.
17	<b>15-14-717. Agent's liability.</b> (1) AN AGENT THAT VIOLATES THIS
18	PART 7 IS LIABLE TO THE PRINCIPAL OR THE PRINCIPAL'S SUCCESSORS IN
19	INTEREST FOR THE AMOUNT REQUIRED TO:
20	(a) RESTORE THE VALUE OF THE PRINCIPAL'S PROPERTY TO WHAT
21	IT WOULD HAVE BEEN HAD THE VIOLATION NOT OCCURRED; AND
22	(b) REIMBURSE THE PRINCIPAL OR THE PRINCIPAL'S SUCCESSORS IN
23	INTEREST FOR THE ATTORNEY'S FEES AND COSTS PAID ON THE AGENT'S
24	BEHALF.
25	<b>15-14-718. Agent's resignation - notice.</b> (1) UNLESS THE POWER
26	OF ATTORNEY PROVIDES A DIFFERENT METHOD FOR AN AGENT'S
27	RESIGNATION, AN AGENT MAY RESIGN BY GIVING NOTICE TO THE

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1	PRINCIPAL AND, IF THE PRINCIPAL IS INCAPACITATED:
2	(a) To the conservator or guardian, if one has been
3	APPOINTED FOR THE PRINCIPAL, AND A COAGENT OR SUCCESSOR AGENT;
4	OR
5	(b) IF THERE IS NO PERSON DESCRIBED IN PARAGRAPH (a) OF THIS
6	SUBSECTION (1), TO:
7	(I) THE PRINCIPAL'S CAREGIVER;
8	(II) ANOTHER PERSON REASONABLY BELIEVED BY THE AGENT TO
9	HAVE SUFFICIENT INTEREST IN THE PRINCIPAL'S WELFARE; OR
10	(III) A GOVERNMENTAL AGENCY HAVING AUTHORITY TO PROTECT
11	THE WELFARE OF THE PRINCIPAL.
12	15-14-719. Acceptance of and reliance upon acknowledged
13	power of attorney. (1) FOR PURPOSES OF THIS SECTION AND SECTION
14	15-14-720, "ACKNOWLEDGED" MEANS PURPORTEDLY VERIFIED BEFORE A
15	NOTARY PUBLIC OR OTHER INDIVIDUAL AUTHORIZED TO TAKE
16	ACKNOWLEDGEMENTS.
17	(2) A PERSON THAT IN GOOD FAITH ACCEPTS A PURPORTEDLY
18	ACKNOWLEDGED POWER OF ATTORNEY WITHOUT ACTUAL KNOWLEDGE
19	THAT THE SIGNATURE IS NOT GENUINE MAY RELY UPON THE PRESUMPTION
20	UNDER SECTION 15-14-705 THAT THE SIGNATURE IS GENUINE.
21	(3) A PERSON THAT IN GOOD FAITH ACCEPTS A PURPORTEDLY
22	ACKNOWLEDGED POWER OF ATTORNEY WITHOUT ACTUAL KNOWLEDGE
23	THAT THE POWER OF ATTORNEY IS VOID, INVALID, OR TERMINATED, THAT
24	THE PURPORTED AGENT'S AUTHORITY IS VOID, INVALID, OR TERMINATED,
25	OR THAT THE AGENT IS EXCEEDING OR IMPROPERLY EXERCISING THE
26	AGENT'S AUTHORITY MAY RELY UPON THE POWER OF ATTORNEY AS IF THE
27	POWER OF ATTORNEY WERE GENUINE, VALID, AND STILL IN EFFECT, THE

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1	AGENT'S AUTHORITY WERE GENUINE, VALID, AND STILL IN EFFECT, AND
2	THE AGENT HAD NOT EXCEEDED AND HAD PROPERLY EXERCISED THE
3	AUTHORITY.
4	(4) A PERSON THAT IS ASKED TO ACCEPT AN ACKNOWLEDGED
5	POWER OF ATTORNEY MAY REQUEST AND RELY UPON, WITHOUT FURTHER
6	INVESTIGATION, ONE OR MORE OF THE FOLLOWING:
7	(a) AN AGENT'S CERTIFICATION UNDER PENALTY OF PERJURY OF
8	ANY FACTUAL MATTER CONCERNING THE PRINCIPAL, AGENT, OR POWER OF
9	ATTORNEY;
10	(b) An English translation of the power of attorney if the
11	POWER OF ATTORNEY CONTAINS, IN WHOLE OR IN PART, LANGUAGE OTHER
12	than English; <u>or</u>
13	(c) An opinion of counsel as to any matter of law
14	CONCERNING THE POWER OF ATTORNEY IF THE PERSON MAKING THE
15	REQUEST PROVIDES IN A WRITING OR OTHER RECORD THE REASON FOR THE
16	REQUEST.
17	(5) AN ENGLISH <u>TRANSLATION</u> , AN AGENT'S CERTIFICATION, OR AN
18	OPINION OF COUNSEL REQUESTED UNDER THIS SECTION MUST BE PROVIDED
19	AT THE PRINCIPAL'S <u>EXPENSE.</u>
20	(6) For purposes of this section and section $\underline{15-14-720}$ , a
21	PERSON THAT CONDUCTS ACTIVITIES THROUGH EMPLOYEES IS WITHOUT
22	ACTUAL KNOWLEDGE OF A FACT RELATING TO A POWER OF ATTORNEY, A
23	PRINCIPAL, OR AN AGENT IF THE EMPLOYEE CONDUCTING THE
24	TRANSACTION INVOLVING THE POWER OF ATTORNEY IS WITHOUT ACTUAL
25	KNOWLEDGE OF THE FACT.
26	15-14-720. Liability for refusal to accept acknowledged power
27	of attorney. (1) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (2) OF

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1	THIS SECTION:
2	(a) A PERSON SHALL EITHER ACCEPT AN ACKNOWLEDGED POWER
3	OF ATTORNEY OR REQUEST A CERTIFICATION, A TRANSLATION, OR AN
4	OPINION OF COUNSEL UNDER SECTION 15-14-719 (4) NO LATER THAN
5	SEVEN BUSINESS DAYS AFTER PRESENTATION OF THE POWER OF ATTORNEY
6	FOR ACCEPTANCE.
7	(b) IF A PERSON REQUESTS A CERTIFICATION, A TRANSLATION, OR
8	AN OPINION OF COUNSEL UNDER SECTION 15-14-719 (4), THE PERSON
9	SHALL ACCEPT THE POWER OF ATTORNEY NO LATER THAN FIVE BUSINESS
10	DAYS AFTER RECEIPT OF THE CERTIFICATION, TRANSLATION, OR OPINION
11	OF COUNSEL.
12	(c) A PERSON MAY NOT REQUIRE AN ADDITIONAL OR DIFFERENT
13	FORM OF POWER OF ATTORNEY FOR AUTHORITY GRANTED IN THE POWER
14	OF ATTORNEY PRESENTED.
15	(2) A PERSON IS NOT REQUIRED TO ACCEPT AN ACKNOWLEDGED
16	POWER OF ATTORNEY IF:
17	(a) The Person is not otherwise required to engage in a
18	TRANSACTION WITH THE PRINCIPAL IN THE SAME <u>CIRCUMSTANCES</u> ,
19	INCLUDING, WITHOUT LIMITATION, THE CIRCUMSTANCES SET FORTH IN
20	PARAGRAPHS (a.3) AND (a.5) OF THIS SUBSECTION (1);
21	(a.3) The agent seeks to establish a customer relationship
22	UNDER THE POWER OF ATTORNEY AND THE PRINCIPAL IS NOT CURRENTLY
23	A CUSTOMER;
24	(a.5) The agent seeks services under the power of
25	ATTORNEY THAT THE PERSON DOES NOT OFFER;
26	(b) Engaging in a transaction with the agent or the
27	PRINCIPAL IN THE SAME CIRCUMSTANCES OR ACCEPTANCE OF THE POWER

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1	OF ATTORNEY IN THE SAME CIRCUMSTANCES WOULD BE INCONSISTENT
2	WITH ANY FEDERAL OR STATE LAW, RULE, OR REGULATION OTHER THAN
3	AS SET FORTH IN THIS PART 7;
4	(c) THE PERSON HAS ACTUAL KNOWLEDGE OF THE TERMINATION
5	OF THE AGENT'S AUTHORITY OR OF THE POWER OF ATTORNEY BEFORE
6	EXERCISE OF THE POWER;
7	(d) A REQUEST FOR A CERTIFICATION, A TRANSLATION, OR AN
8	OPINION OF COUNSEL UNDER SECTION 15-14-719 (4) IS REFUSED;
9	(e) THE PERSON IN GOOD FAITH BELIEVES THAT THE POWER IS NOT
10	VALID OR THAT THE AGENT DOES NOT HAVE THE AUTHORITY TO PERFORM
11	THE ACT REQUESTED, WHETHER OR NOT A CERTIFICATION, A TRANSLATION,
12	OR AN OPINION OF COUNSEL UNDER SECTION 15-14-719 (4) HAS BEEN
13	REQUESTED OR PROVIDED; OR
14	(f) THE PERSON MAKES, OR HAS ACTUAL KNOWLEDGE THAT
15	ANOTHER PERSON HAS MADE, A REPORT TO THE LOCAL ADULT PROTECTIVE
16	SERVICES OFFICE STATING A GOOD FAITH BELIEF THAT THE PRINCIPAL MAY
17	BE SUBJECT TO PHYSICAL OR FINANCIAL ABUSE, NEGLECT, EXPLOITATION,
18	OR ABANDONMENT BY THE AGENT OR A PERSON ACTING FOR OR WITH THE
19	AGENT.
20	(f.5) The Person has an apprehension, formed in Good Faith,
21	THAT THE AGENT OR PERSON ACTING FOR OR WITH THE AGENT HAS ACTED
22	OR IS ACTING, IN ANY CAPACITY, EITHER UNLAWFULLY OR NOT IN GOOD
23	FAITH IN DEALING WITH THE PERSON AND THE PERSON IS INVESTIGATING
24	IN GOOD FAITH TO DETERMINE WHETHER THE PERSON MAY, BASED ON THE
25	RESULTS OF THE INVESTIGATION, FORM A GOOD FAITH BELIEF THAT THE
26	PRINCIPAL MAY BE SUBJECT TO FINANCIAL ABUSE, NEGLECT,
27	EXPLOITATION, OR ABANDONMENT BY THE AGENT OR A PERSON ACTING

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1	FOR OR WITH THE AGENT.
2	(3) A PERSON THAT REFUSES IN VIOLATION OF THIS SECTION TO
3	ACCEPT AN ACKNOWLEDGED POWER OF ATTORNEY IS SUBJECT TO:
4	(a) A COURT ORDER MANDATING ACCEPTANCE OF THE POWER OF
5	ATTORNEY; AND
6	(b) Liability for reasonable attorney's fees and costs
7	INCURRED IN ANY ACTION OR PROCEEDING THAT CONFIRMS THE VALIDITY
8	OF THE POWER OF ATTORNEY OR MANDATES ACCEPTANCE OF THE POWER
9	OF ATTORNEY.
10	15-14-721. Principles of law and equity. UNLESS DISPLACED BY
11	A PROVISION OF THIS PART 7, THE PRINCIPLES OF LAW AND EQUITY
12	SUPPLEMENT THIS PART 7.
13	15-14-722. Laws applicable to financial institutions and
14	entities. This part 7 does not supersede any other law applicable
15	TO FINANCIAL INSTITUTIONS OR OTHER ENTITIES, AND THE OTHER LAW
16	CONTROLS IF INCONSISTENT WITH THIS PART 7.
17	<b>15-14-723.</b> Remedies under other law. The REMEDIES UNDER
18	THIS PART 7 ARE NOT EXCLUSIVE AND DO NOT ABROGATE ANY RIGHT OR
19	REMEDY UNDER THE LAW OF THIS STATE OTHER THAN THIS PART $7$ .
20	SUBPART 2
21	AUTHORITY
22	15-14-724. Authority that requires specific grant - grant of
23	general authority. (1) AN AGENT UNDER A POWER OF ATTORNEY MAY
24	DO THE FOLLOWING ON BEHALF OF THE PRINCIPAL OR WITH THE
25	PRINCIPAL'S PROPERTY ONLY IF THE POWER OF ATTORNEY EXPRESSLY
26	GRANTS THE AGENT THE AUTHORITY AND EXERCISE OF THE AUTHORITY IS
27	NOT OTHERWISE PROHIBITED BY ANOTHER AGREEMENT OR INSTRUMENT

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1	10 WHICH THE AUTHORITT OR PROPERTY IS SUBJECT.
2	(a) Create, amend, revoke, or terminate an inter vivos
3	TRUST;
4	(b) Make a gift;
5	(c) CREATE OR CHANGE RIGHTS OF SURVIVORSHIP;
6	(d) CREATE OR CHANGE A BENEFICIARY DESIGNATION;
7	(e) Delegate authority granted under the power of
8	ATTORNEY;
9	(f) WAIVE THE PRINCIPAL'S RIGHT TO BE A BENEFICIARY OF A JOINT
10	AND SURVIVOR ANNUITY, INCLUDING A SURVIVOR BENEFIT UNDER A
11	RETIREMENT PLAN;
12	(g) Exercise:
13	(I) A POWER HELD BY THE PRINCIPAL IN A FIDUCIARY CAPACITY;
14	(II) A POWER TO NOMINATE, APPOINT, OR REMOVE A FIDUCIARY OR
15	TO CONSENT, VETO, OR OTHERWISE PARTICIPATE IN THE DESIGNATION OR
16	CHANGING OF A FIDUCIARY; OR
17	(III) A POWER TO DIRECT A FIDUCIARY IN THE EXERCISE OF A
18	POWER OF THE FIDUCIARY WITH RESPECT TO PROPERTY SUBJECT TO THE
19	FIDUCIARY RELATIONSHIP, INCLUDING, BUT NOT LIMITED TO, A POWER TO
20	<u>DIRECT INVESTMENTS, OR TO CONSENT, VETO, OR OTHERWISE PARTICIPATE</u>
21	IN CONTROLLING THE EXERCISE OF SUCH A POWER.
22	(h) DISCLAIM OR RELEASE PROPERTY OR A POWER OF
23	APPOINTMENT;
24	(i) EXCEPT FOR THE EXERCISE OF A GENERAL POWER OF
25	APPOINTMENT FOR THE BENEFIT OF THE PRINCIPAL, TO THE EXTENT THAT
26	THE AGENT IS AUTHORIZED AS PROVIDED IN SECTION 15-14-734, OR FOR
27	THE BENEFIT OF PERSONS OTHER THAN THE PRINCIPAL, TO THE EXTENT

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1	THAT THE AGENT IS AUTHORIZED TO MAKE GIFTS AS PROVIDED IN SECTION
2	15-14-740, EXERCISE A POWER OF APPOINTMENT; OR
3	(j) EXCEPT WITH RESPECT TO AN ENTITY OWNED SOLELY BY THE
4	PRINCIPAL, EXERCISE POWERS, RIGHTS, OR AUTHORITY AS A PARTNER,
5	MEMBER, OR MANAGER OF A PARTNERSHIP, LIMITED LIABILITY COMPANY,
6	OR OTHER ENTITY THAT THE PRINCIPAL MAY EXERCISE ON BEHALF OF THE
7	ENTITY AND HAS AUTHORITY TO DELEGATE.
8	(2) NOTWITHSTANDING A GRANT OF AUTHORITY TO DO AN ACT
9	DESCRIBED IN SUBSECTION (1) OF THIS SECTION, UNLESS THE POWER OF
10	ATTORNEY OTHERWISE PROVIDES, AN AGENT THAT IS NOT AN ANCESTOR,
11	SPOUSE, OR DESCENDANT OF THE PRINCIPAL MAY NOT EXERCISE
12	AUTHORITY UNDER A POWER OF ATTORNEY TO CREATE IN THE AGENT, OR
13	IN AN INDIVIDUAL TO WHOM THE AGENT OWES A LEGAL OBLIGATION OF
14	SUPPORT, AN INTEREST IN THE PRINCIPAL'S PROPERTY, WHETHER BY GIFT,
15	RIGHT OF SURVIVORSHIP, BENEFICIARY DESIGNATION, DISCLAIMER, OR
16	OTHERWISE.
17	(3) Subject to subsections (1), (2), (4), and (5) of this
18	SECTION, IF A POWER OF ATTORNEY GRANTS TO AN AGENT AUTHORITY TO
19	DO ALL ACTS THAT A PRINCIPAL COULD DO, THE AGENT HAS THE GENERAL
20	AUTHORITY DESCRIBED IN SECTIONS 15-14-727 TO 15-14-739.
21	(4) Unless the power of attorney otherwise provides, a
22	GRANT OF AUTHORITY TO MAKE A GIFT IS SUBJECT TO SECTION 15-14-740.
23	(5) Subject to subsections $(1)$ , $(2)$ , and $(4)$ of this section, if
24	THE SUBJECTS OVER WHICH AUTHORITY IS GRANTED IN A POWER OF
25	ATTORNEY ARE SIMILAR OR OVERLAP, THE BROADEST AUTHORITY
26	CONTROLS.
27	(6) AUTHORITY GRANTED IN A POWER OF ATTORNEY IS

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1	EXERCISABLE WITH RESPECT TO PROPERTY THAT THE PRINCIPAL HAS WHEN
2	THE POWER OF ATTORNEY IS EXECUTED OR ACQUIRES LATER, WHETHER OR
3	NOT THE PROPERTY IS LOCATED IN THIS STATE AND WHETHER OR NOT THE
4	AUTHORITY IS EXERCISED OR THE POWER OF ATTORNEY IS EXECUTED IN
5	THIS STATE.
6	(7) AN ACT PERFORMED BY AN AGENT PURSUANT TO A POWER OF
7	ATTORNEY HAS THE SAME EFFECT AND INURES TO THE BENEFIT OF AND
8	BINDS THE PRINCIPAL AND THE PRINCIPAL'S SUCCESSORS IN INTEREST AS
9	IF THE PRINCIPAL HAD PERFORMED THE ACT.
10	15-14-725. Incorporation of authority - incorporation by
11	<u>reference.</u> (1) An agent has authority described in this part 7 if
12	THE POWER OF ATTORNEY REFERS TO GENERAL AUTHORITY WITH RESPECT
13	TO THE DESCRIPTIVE TERM FOR THE SUBJECTS STATED IN SECTIONS
14	15-14-727 TO 15-14-740 OR CITES THE SECTION IN WHICH THE AUTHORITY
15	IS DESCRIBED.
16	(2) A REFERENCE IN A POWER OF ATTORNEY TO GENERAL
17	AUTHORITY WITH RESPECT TO THE DESCRIPTIVE TERM FOR A SUBJECT IN
18	SECTIONS 15-14-727 TO 15-14-740 OR A CITATION TO A SECTION OF
19	SECTIONS 15-14-727 TO 15-14-740 INCORPORATES THE ENTIRE SECTION
20	AS IF IT WERE SET OUT IN FULL IN THE POWER OF ATTORNEY.
21	(2.5) In addition to the incorporation of authority as
22	PROVIDED IN SUBSECTIONS (1) AND (2) OF THIS SECTION, A WRITING OR
23	OTHER RECORD IN EXISTENCE WHEN A POWER OF ATTORNEY IS EXECUTED
24	MAY BE INCORPORATED BY REFERENCE IF THE LANGUAGE OF THE POWER
25	OF ATTORNEY MANIFESTS THIS INTENT AND DESCRIBES THE WRITING OR
26	OTHER RECORD SUFFICIENTLY TO PERMIT ITS IDENTIFICATION. A WRITING
27	OR OTHER RECORD SO INCORPORATED BY REFERENCE IS CONSIDERED AS

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1	SET OUT IN FULL IN THE POWER OF ATTORNEY.
2	(3) A PRINCIPAL MAY MODIFY AUTHORITY OR A WRITING OR OTHER
3	<u>RECORD</u> INCORPORATED BY REFERENCE.
4	15-14-726. Construction of authority generally. (1) EXCEPT AS
5	OTHERWISE PROVIDED IN THE POWER OF ATTORNEY, BY EXECUTING A
6	POWER OF ATTORNEY THAT INCORPORATES BY REFERENCE A SUBJECT
7	DESCRIBED IN SECTIONS 15-14-727 TO 15-14-740 OR THAT GRANTS TO AN
8	AGENT AUTHORITY TO DO ALL ACTS THAT A PRINCIPAL COULD DO
9	PURSUANT TO SECTION 15-14-724 (3), A PRINCIPAL AUTHORIZES THE
10	AGENT, WITH RESPECT TO THAT SUBJECT, TO:
11	(a) DEMAND, RECEIVE, AND OBTAIN BY LITIGATION OR OTHERWISE
12	MONEY OR ANOTHER THING OF VALUE TO WHICH THE PRINCIPAL IS, MAY
13	BECOME, OR CLAIMS TO BE ENTITLED AND CONSERVE, INVEST, DISBURSE,
14	OR USE ANYTHING SO RECEIVED OR OBTAINED FOR THE PURPOSES
15	INTENDED;
16	(b) CONTRACT IN ANY MANNER WITH ANY PERSON, ON TERMS
17	AGREEABLE TO THE AGENT, TO ACCOMPLISH A PURPOSE OF A
18	TRANSACTION AND PERFORM, RESCIND, CANCEL, TERMINATE, REFORM,
19	RESTATE, RELEASE, OR MODIFY THE CONTRACT OR ANOTHER CONTRACT
20	MADE BY OR ON BEHALF OF THE PRINCIPAL;
21	(c) Execute, acknowledge, seal, deliver, file, or record
22	ANY INSTRUMENT OR COMMUNICATION THE AGENT CONSIDERS DESIRABLE
23	TO ACCOMPLISH A PURPOSE OF A TRANSACTION, INCLUDING CREATING AT
24	ANY TIME A SCHEDULE LISTING SOME OR ALL OF THE PRINCIPAL'S
25	PROPERTY AND ATTACHING IT TO THE POWER OF ATTORNEY;
26	(d) INITIATE, PARTICIPATE IN, SUBMIT TO ALTERNATIVE DISPUTE
27	RESOLUTION, SETTLE, OPPOSE, OR PROPOSE OR ACCEPT A COMPROMISE

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2	PRINCIPAL OR INTERVENE IN LITIGATION RELATING TO THE CLAIM;
3	(e) SEEK ON THE PRINCIPAL'S BEHALF THE ASSISTANCE OF A COURT
4	OR OTHER GOVERNMENTAL AGENCY TO CARRY OUT AN ACT AUTHORIZED
5	IN THE POWER OF ATTORNEY;
6	(f) Engage, compensate, and discharge an attorney,
7	ACCOUNTANT, DISCRETIONARY INVESTMENT MANAGER, EXPERT WITNESS,
8	OR OTHER ADVISOR;
9	(g) Prepare, execute, and file a record, report, or other
10	DOCUMENT TO SAFEGUARD OR PROMOTE THE PRINCIPAL'S INTEREST UNDER
11	A STATUTE OR REGULATION;
12	(h) COMMUNICATE WITH ANY REPRESENTATIVE OR EMPLOYEE OF
13	A GOVERNMENT OR GOVERNMENTAL SUBDIVISION, AGENCY, OR
14	INSTRUMENTALITY ON BEHALF OF THE PRINCIPAL;
15	(i) ACCESS COMMUNICATIONS INTENDED FOR AND COMMUNICATE
16	ON BEHALF OF THE PRINCIPAL, WHETHER BY MAIL, ELECTRONIC
17	TRANSMISSION, TELEPHONE, OR OTHER MEANS; AND
18	(j) DO ANY LAWFUL ACT WITH RESPECT TO THE SUBJECT AND ALL
19	PROPERTY RELATED TO THE SUBJECT.
20	<b>15-14-727. Real property.</b> (1) Unless the power of attorney
21	OTHERWISE PROVIDES, LANGUAGE IN A POWER OF ATTORNEY GRANTING
22	GENERAL AUTHORITY WITH RESPECT TO REAL PROPERTY AUTHORIZES THE
23	AGENT TO:
24	(a) Demand, Buy, lease, receive, accept as a gift or as
25	SECURITY FOR AN EXTENSION OF CREDIT, OR OTHERWISE ACQUIRE OR
26	REJECT AN INTEREST IN REAL PROPERTY OR A RIGHT INCIDENT TO REAL
27	PROPERTY;

WITH RESPECT TO A CLAIM EXISTING IN FAVOR OF OR AGAINST THE

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1	(b) Sell; exchange; convey with or without covenants,
2	REPRESENTATIONS, OR WARRANTIES; QUITCLAIM; RELEASE; SURRENDER;
3	RETAIN TITLE FOR SECURITY; ENCUMBER; PARTITION; CONSENT TO
4	PARTITIONING; SUBJECT TO AN EASEMENT OR COVENANT; SUBDIVIDE;
5	APPLY FOR ZONING OR OTHER GOVERNMENTAL PERMITS; PLAT OR CONSENT
6	TO PLATTING; DEVELOP; GRANT AN OPTION CONCERNING; LEASE;
7	SUBLEASE; CONTRIBUTE TO AN ENTITY IN EXCHANGE FOR AN INTEREST IN
8	THAT ENTITY; OR OTHERWISE GRANT OR DISPOSE OF AN INTEREST IN REAL
9	PROPERTY OR A RIGHT INCIDENT TO REAL PROPERTY;
10	(c) PLEDGE OR MORTGAGE AN INTEREST IN REAL PROPERTY OR
11	RIGHT INCIDENT TO REAL PROPERTY AS SECURITY TO BORROW MONEY OR
12	PAY, RENEW, OR EXTEND THE TIME OF PAYMENT OF A DEBT OF THE
13	PRINCIPAL OR A DEBT GUARANTEED BY THE PRINCIPAL;
14	(d) Release, assign, satisfy, or enforce by litigation or
15	OTHERWISE A MORTGAGE, DEED OF TRUST, CONDITIONAL SALE CONTRACT,
16	ENCUMBRANCE, LIEN, OR OTHER CLAIM TO REAL PROPERTY THAT EXISTS
17	OR IS ASSERTED;
18	(e) MANAGE OR CONSERVE AN INTEREST IN REAL PROPERTY OR A
19	RIGHT INCIDENT TO REAL PROPERTY OWNED OR CLAIMED TO BE OWNED BY
20	THE PRINCIPAL, INCLUDING:
21	(I) Insuring against liability or casualty or other loss;
22	$(II)\ Obtaining or regaining possession of or protecting the$
23	INTEREST OR RIGHT BY LITIGATION OR OTHERWISE;
24	(III) PAYING, ASSESSING, COMPROMISING, OR CONTESTING TAXES
25	OR ASSESSMENTS OR APPLYING FOR AND RECEIVING REFUNDS IN
26	CONNECTION WITH THEM; AND
27	(IV) PURCHASING SUPPLIES HIRING ASSISTANCE OR LABOR AND

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1	MAKING REPAIRS OR ALTERATIONS TO THE REAL PROPERTY;
2	(f) USE, DEVELOP, ALTER, REPLACE, REMOVE, ERECT, OR INSTALL
3	STRUCTURES OR OTHER IMPROVEMENTS UPON REAL PROPERTY IN OR
4	INCIDENT TO WHICH THE PRINCIPAL HAS, OR CLAIMS TO HAVE, AN
5	INTEREST OR RIGHT;
6	(g) PARTICIPATE IN A REORGANIZATION WITH RESPECT TO REAL
7	PROPERTY OR AN ENTITY THAT OWNS AN INTEREST IN OR RIGHT INCIDENT
8	TO REAL PROPERTY AND RECEIVE, AND HOLD, AND ACT WITH RESPECT TO
9	STOCKS AND BONDS OR OTHER PROPERTY RECEIVED IN A PLAN OF
10	REORGANIZATION, INCLUDING:
11	(I) SELLING OR OTHERWISE DISPOSING OF THEM;
12	(II) EXERCISING OR SELLING AN OPTION, RIGHT OF CONVERSION, OR
13	SIMILAR RIGHT WITH RESPECT TO THEM; AND
14	(III) EXERCISING ANY VOTING RIGHTS IN PERSON OR BY PROXY;
15	(h) Change the form of title of an interest in or right
16	INCIDENT TO REAL PROPERTY; AND
17	(i) DEDICATE TO PUBLIC USE, WITH OR WITHOUT CONSIDERATION
18	EASEMENTS OR OTHER REAL PROPERTY IN WHICH THE PRINCIPAL HAS OR
19	CLAIMS TO HAVE AN INTEREST.
20	15-14-728. Tangible personal property. (1) UNLESS THE
21	POWER OF ATTORNEY OTHERWISE PROVIDES, LANGUAGE IN A POWER OF
22	ATTORNEY GRANTING GENERAL AUTHORITY WITH RESPECT TO TANGIBLE
23	PERSONAL PROPERTY AUTHORIZES THE AGENT TO:
24	(a) DEMAND, BUY, RECEIVE, ACCEPT AS A GIFT OR AS SECURITY
25	FOR AN EXTENSION OF CREDIT, OR OTHERWISE ACQUIRE OR REJECT
26	OWNERSHIP OR POSSESSION OF TANGIBLE PERSONAL PROPERTY OR AN
27	INTEREST IN TANGIBLE PERSONAL PROPERTY;

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1	(b) SELL; EXCHANGE; CONVEY WITH OR WITHOUT COVENANTS,
2	REPRESENTATIONS, OR WARRANTIES; QUITCLAIM; RELEASE; SURRENDER;
3	CREATE A SECURITY INTEREST IN; GRANT OPTIONS CONCERNING; LEASE;
4	SUBLEASE; OR OTHERWISE DISPOSE OF TANGIBLE PERSONAL PROPERTY OR
5	AN INTEREST IN TANGIBLE PERSONAL PROPERTY;
6	(c) Grant a security interest in tangible personal
7	PROPERTY OR AN INTEREST IN TANGIBLE PERSONAL PROPERTY AS
8	SECURITY TO BORROW MONEY OR PAY, RENEW, OR EXTEND THE TIME OF
9	PAYMENT OF A DEBT OF THE PRINCIPAL OR A DEBT GUARANTEED BY THE
10	PRINCIPAL;
11	(d) Release, assign, satisfy, or enforce by litigation or
12	OTHERWISE A SECURITY INTEREST, LIEN, OR OTHER CLAIM ON BEHALF OF
13	THE PRINCIPAL WITH RESPECT TO TANGIBLE PERSONAL PROPERTY OR AN
14	INTEREST IN TANGIBLE PERSONAL PROPERTY;
15	(e) Manage or conserve tangible personal property or an
16	INTEREST IN TANGIBLE PERSONAL PROPERTY ON BEHALF OF THE PRINCIPAL,
17	INCLUDING:
18	(I) INSURING AGAINST LIABILITY OR CASUALTY OR OTHER LOSS;
19	$(II)\ Obtaining or regaining possession of or protecting the$
20	PROPERTY OR INTEREST, BY LITIGATION OR OTHERWISE;
21	(III) PAYING, ASSESSING, COMPROMISING, OR CONTESTING TAXES
22	OR ASSESSMENTS OR APPLYING FOR AND RECEIVING REFUNDS IN
23	CONNECTION WITH TAXES OR ASSESSMENTS;
24	(IV) MOVING THE PROPERTY FROM PLACE TO PLACE;
25	(V) STORING THE PROPERTY FOR HIRE OR ON A GRATUITOUS
26	BAILMENT; AND
27	(VI) USING AND MAKING REPAIRS, ALTERATIONS, OR

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1	IMPROVEMENTS TO THE PROPERTY; AND
2	(f) Change the form of title of an interest in tangible
3	PERSONAL PROPERTY.
4	<b>15-14-729.</b> Stocks and bonds. (1) UNLESS THE POWER OF
5	ATTORNEY OTHERWISE PROVIDES, LANGUAGE IN A POWER OF ATTORNEY
6	GRANTING GENERAL AUTHORITY WITH RESPECT TO STOCKS AND BONDS
7	AUTHORIZES THE AGENT TO:
8	(a) BUY, SELL, AND EXCHANGE STOCKS AND BONDS;
9	(b) ESTABLISH, CONTINUE, MODIFY, OR TERMINATE AN ACCOUNT
10	WITH RESPECT TO STOCKS AND BONDS;
11	(c) PLEDGE STOCKS AND BONDS AS SECURITY TO BORROW, PAY,
12	RENEW, OR EXTEND THE TIME OF PAYMENT OF A DEBT OF THE PRINCIPAL;
13	(d) RECEIVE CERTIFICATES AND OTHER EVIDENCES OF OWNERSHIP
14	WITH RESPECT TO STOCKS AND BONDS; AND
15	(e) Exercise voting rights with respect to stocks and
16	BONDS IN PERSON OR BY PROXY, ENTER INTO VOTING TRUSTS, AND
17	CONSENT TO LIMITATIONS ON THE RIGHT TO VOTE.
18	<b>15-14-730.</b> Commodities and options. (1) UNLESS THE POWER
19	OF ATTORNEY OTHERWISE PROVIDES, LANGUAGE IN A POWER OF
20	ATTORNEY GRANTING GENERAL AUTHORITY WITH RESPECT TO
21	COMMODITIES AND OPTIONS AUTHORIZES THE AGENT TO:
22	(a) Buy, sell, exchange, assign, settle, and exercise
23	COMMODITY FUTURES CONTRACTS AND CALL OR PUT OPTIONS ON STOCKS
24	OR STOCK INDEXES TRADED ON A REGULATED OPTION EXCHANGE; AND
25	(b) ESTABLISH, CONTINUE, MODIFY, AND TERMINATE OPTION
26	ACCOUNTS.
27	15-14-731 Ranks and other financial institutions (1) JIMI ESS

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1	THE POWER OF ATTORNEY OTHERWISE PROVIDES, LANGUAGE IN A POWER
2	OF ATTORNEY GRANTING GENERAL AUTHORITY WITH RESPECT TO BANKS
3	AND OTHER FINANCIAL INSTITUTIONS AUTHORIZES THE AGENT TO:
4	(a) CONTINUE, MODIFY, AND TERMINATE AN ACCOUNT OR OTHER
5	BANKING ARRANGEMENT MADE BY OR ON BEHALF OF THE PRINCIPAL;
6	(b) ESTABLISH, MODIFY, AND TERMINATE AN ACCOUNT OR OTHER
7	BANKING ARRANGEMENT WITH A BANK, TRUST COMPANY, SAVINGS AND
8	LOAN ASSOCIATION, CREDIT UNION, THRIFT COMPANY, BROKERAGE FIRM,
9	OR OTHER FINANCIAL INSTITUTION SELECTED BY THE AGENT;
10	(c) Contract for services available from a financial
11	INSTITUTION, INCLUDING RENTING A SAFE DEPOSIT BOX OR SPACE IN A
12	VAULT;
13	(d) WITHDRAW, BY CHECK, ORDER, ELECTRONIC FUNDS TRANSFER,
14	OR OTHERWISE, MONEY OR PROPERTY OF THE PRINCIPAL DEPOSITED WITH
15	OR LEFT IN THE CUSTODY OF A FINANCIAL INSTITUTION;
16	(e) RECEIVE STATEMENTS OF ACCOUNT, VOUCHERS, NOTICES, AND
17	SIMILAR DOCUMENTS FROM A FINANCIAL INSTITUTION AND ACT WITH
18	RESPECT TO THEM;
19	(f) ENTER A SAFE DEPOSIT BOX OR VAULT AND WITHDRAW OR ADD
20	TO THE CONTENTS;
21	(g) Borrow money and pledge as security personal
22	PROPERTY OF THE PRINCIPAL NECESSARY TO BORROW MONEY OR PAY,
23	RENEW, OR EXTEND THE TIME OF PAYMENT OF A DEBT OF THE PRINCIPAL
24	OR A DEBT GUARANTEED BY THE PRINCIPAL;
25	(h) Make, assign, draw, endorse, discount, guarantee, and
26	NEGOTIATE PROMISSORY NOTES, CHECKS, DRAFTS, AND OTHER
27	NEGOTIABLE OR NONNEGOTIABLE PAPER OF THE PRINCIPAL OR PAYABLE TO

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1	THE PRINCIPAL OR THE PRINCIPAL'S ORDER; TRANSFER MONEY; RECEIVE
2	THE CASH OR OTHER PROCEEDS OF THOSE TRANSACTIONS; AND ACCEPT A
3	DRAFT DRAWN BY A PERSON UPON THE PRINCIPAL AND PAY IT WHEN DUE;
4	(i) RECEIVE FOR THE PRINCIPAL AND ACT UPON A SIGHT DRAFT,
5	WAREHOUSE RECEIPT, OR OTHER DOCUMENT OF TITLE WHETHER TANGIBLE
6	OR ELECTRONIC OR OTHER NEGOTIABLE OR NONNEGOTIABLE INSTRUMENT;
7	(j) APPLY FOR, RECEIVE, AND USE LETTERS OF CREDIT, CREDIT AND
8	DEBIT CARDS, ELECTRONIC TRANSACTION AUTHORIZATIONS, AND
9	TRAVELER'S CHECKS FROM A FINANCIAL INSTITUTION AND GIVE AN
10	INDEMNITY OR OTHER AGREEMENT IN CONNECTION WITH LETTERS OF
11	CREDIT; AND
12	(k) Consent to an extension of the time of payment with
13	RESPECT TO COMMERCIAL PAPER OR A FINANCIAL TRANSACTION WITH A
14	FINANCIAL INSTITUTION.
15	<b>15-14-732.</b> Operation of entity or business. (1) SUBJECT TO
16	THE TERMS OF A DOCUMENT OR AN AGREEMENT GOVERNING AN ENTITY OR
17	AN ENTITY OWNERSHIP INTEREST, AND UNLESS THE POWER OF ATTORNEY
18	OTHERWISE PROVIDES, LANGUAGE IN A POWER OF ATTORNEY GRANTING
19	GENERAL AUTHORITY WITH RESPECT TO OPERATION OF AN ENTITY OR
20	BUSINESS AUTHORIZES THE AGENT TO:
21	(a) OPERATE, BUY, SELL, ENLARGE, REDUCE, OR TERMINATE AN
22	OWNERSHIP INTEREST;
23	(b) PERFORM A DUTY OR DISCHARGE A LIABILITY AND EXERCISE IN
24	PERSON OR BY PROXY A RIGHT, POWER, PRIVILEGE, OR OPTION THAT THE
25	PRINCIPAL HAS, MAY HAVE, OR CLAIMS TO HAVE;
26	(c) ENFORCE THE TERMS OF AN OWNERSHIP AGREEMENT;
27	(d) INITIATE, PARTICIPATE IN SUBMIT TO ALTERNATIVE DISPUTE

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1	RESOLUTION, SETTLE, OPPOSE, OR PROPOSE OR ACCEPT A COMPROMISE
2	WITH RESPECT TO LITIGATION TO WHICH THE PRINCIPAL IS A PARTY
3	BECAUSE OF AN OWNERSHIP INTEREST;
4	(e) Exercise in Person or by Proxy, or enforce by Litigation
5	OR OTHERWISE, A RIGHT, POWER, PRIVILEGE, OR OPTION THE PRINCIPAL
6	HAS OR CLAIMS TO HAVE AS THE HOLDER OF STOCKS AND BONDS;
7	(f) Initiate, participate in, submit to alternative dispute
8	RESOLUTION, SETTLE, OPPOSE, OR PROPOSE OR ACCEPT A COMPROMISE
9	WITH RESPECT TO LITIGATION TO WHICH THE PRINCIPAL IS A PARTY
10	CONCERNING STOCKS AND BONDS;
11	(g) WITH RESPECT TO AN ENTITY OR BUSINESS OWNED SOLELY BY
12	THE PRINCIPAL:
13	(I) CONTINUE, MODIFY, RENEGOTIATE, EXTEND, AND TERMINATE
14	A CONTRACT MADE BY OR ON BEHALF OF THE PRINCIPAL WITH RESPECT TO
15	THE ENTITY OR BUSINESS BEFORE EXECUTION OF THE POWER OF
16	ATTORNEY;
17	(II) DETERMINE:
18	(A) THE LOCATION OF ITS OPERATION;
19	(B) THE NATURE AND EXTENT OF ITS BUSINESS;
20	(C) THE METHODS OF MANUFACTURING, SELLING,
21	MERCHANDISING, FINANCING, ACCOUNTING, AND ADVERTISING EMPLOYED
22	IN ITS OPERATION;
23	(D) THE AMOUNT AND TYPES OF INSURANCE CARRIED; AND
24	(E) THE MODE OF ENGAGING, COMPENSATING, AND DEALING WITH
25	ITS EMPLOYEES AND ACCOUNTANTS, ATTORNEYS, OR OTHER ADVISORS;
26	(III) CHANGE THE NAME OR FORM OF ORGANIZATION UNDER
2.7	WHICH THE ENTITY OR BUSINESS IS OPERATED AND ENTER INTO AN

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1	OWNERSHIP AGREEMENT WITH OTHER PERSONS TO TAKE OVER ALL OR
2	PART OF THE OPERATION OF THE ENTITY OR BUSINESS; AND
3	(IV) DEMAND AND RECEIVE MONEY DUE OR CLAIMED BY THE
4	PRINCIPAL OR ON THE PRINCIPAL'S BEHALF IN THE OPERATION OF THE
5	ENTITY OR BUSINESS AND CONTROL AND DISBURSE THE MONEY IN THE
6	OPERATION OF THE ENTITY OR BUSINESS;
7	(h) PUT ADDITIONAL CAPITAL INTO AN ENTITY OR BUSINESS IN
8	WHICH THE PRINCIPAL HAS AN INTEREST;
9	(i) JOIN IN A PLAN OF REORGANIZATION, CONSOLIDATION,
10	CONVERSION, DOMESTICATION, OR MERGER OF THE ENTITY OR BUSINESS;
11	(j) SELL OR LIQUIDATE ALL OR PART OF AN ENTITY OR BUSINESS;
12	(k) Establish the value of an entity or business under a
13	BUY-OUT AGREEMENT TO WHICH THE PRINCIPAL IS A PARTY;
14	(1) PREPARE, SIGN, FILE, AND DELIVER REPORTS, COMPILATIONS OF
15	INFORMATION, RETURNS, OR OTHER PAPERS WITH RESPECT TO AN ENTITY
16	OR BUSINESS AND MAKE RELATED PAYMENTS; AND
17	(m) PAY, COMPROMISE, OR CONTEST TAXES, ASSESSMENTS, FINES,
18	OR PENALTIES AND PERFORM ANY OTHER ACT TO PROTECT THE PRINCIPAL
19	FROM ILLEGAL OR UNNECESSARY TAXATION, ASSESSMENTS, FINES, OR
20	PENALTIES, WITH RESPECT TO AN ENTITY OR BUSINESS, INCLUDING
21	ATTEMPTS TO RECOVER, IN ANY MANNER PERMITTED BY LAW, MONEY PAID
22	BEFORE OR AFTER THE EXECUTION OF THE POWER OF ATTORNEY.
23	<b>15-14-733. Insurance and annuities.</b> (1) UNLESS THE POWER OF
24	ATTORNEY OTHERWISE PROVIDES, LANGUAGE IN A POWER OF ATTORNEY
25	GRANTING GENERAL AUTHORITY WITH RESPECT TO INSURANCE AND
26	ANNUITIES AUTHORIZES THE AGENT TO:
27	(a) CONTINUE, PAY THE PREMIUM OR MAKE A CONTRIBUTION ON,

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1	MODIFY, EXCHANGE, RESCIND, RELEASE, OR TERMINATE A CONTRACT
2	PROCURED BY OR ON BEHALF OF THE PRINCIPAL THAT INSURES OR
3	PROVIDES AN ANNUITY TO EITHER THE PRINCIPAL OR ANOTHER PERSON,
4	WHETHER OR NOT THE PRINCIPAL IS A BENEFICIARY UNDER THE CONTRACT;
5	(b) PROCURE NEW, DIFFERENT, AND ADDITIONAL CONTRACTS OF
6	INSURANCE AND ANNUITIES FOR THE PRINCIPAL AND THE PRINCIPAL'S
7	SPOUSE, CHILDREN, AND OTHER <u>DEPENDENTS</u> , SELECT THE AMOUNT, <u>TYPE</u>
8	OF INSURANCE OR ANNUITY, AND MODE OF PAYMENT, AND DESIGNATE A
9	BENEFICIARY THAT WILL BE THE ESTATE OF THE PRINCIPAL;
10	(c) PAY THE PREMIUM OR MAKE A CONTRIBUTION ON, MODIFY,
11	EXCHANGE, RESCIND, RELEASE, OR TERMINATE A CONTRACT OF
12	INSURANCE OR ANNUITY PROCURED BY THE AGENT;
13	(d) APPLY FOR AND RECEIVE A LOAN SECURED BY A CONTRACT OF
14	INSURANCE OR ANNUITY;
15	(e) SURRENDER AND RECEIVE THE CASH SURRENDER VALUE ON A
16	CONTRACT OF INSURANCE OR ANNUITY;
17	(f) EXERCISE AN ELECTION;
18	(g) Exercise investment powers available under a
19	CONTRACT OF INSURANCE OR ANNUITY;
20	(h) CHANGE THE MANNER OF PAYING PREMIUMS ON A CONTRACT
21	OF INSURANCE OR ANNUITY;
22	(i) Change or convert the type of insurance or annuity
23	WITH RESPECT TO WHICH THE PRINCIPAL HAS OR CLAIMS TO HAVE
24	AUTHORITY DESCRIBED IN THIS SECTION;
25	(j) APPLY FOR AND PROCURE A BENEFIT OR ASSISTANCE UNDER A
26	STATUTE OR REGULATION TO GUARANTEE OR PAY PREMIUMS OF A
27	CONTRACT OF INSURANCE ON THE LIFE OF THE PRINCIPAL:

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1	(k) COLLECT, SELL, ASSIGN, HYPOTHECATE, BORROW AGAINST, OR
2	PLEDGE THE INTEREST OF THE PRINCIPAL IN A CONTRACT OF INSURANCE OR
3	ANNUITY;
4	(1) SELECT THE FORM AND TIMING OF THE PAYMENT OF PROCEEDS
5	FROM A CONTRACT OF INSURANCE OR ANNUITY; AND
6	(m) PAY, FROM PROCEEDS OR OTHERWISE, COMPROMISE OR
7	CONTEST, AND APPLY FOR REFUNDS IN CONNECTION WITH A TAX OR
8	ASSESSMENT LEVIED BY A TAXING AUTHORITY WITH RESPECT TO A
9	CONTRACT OF INSURANCE OR ANNUITY OR ITS PROCEEDS OR LIABILITY
10	ACCRUING BY REASON OF THE TAX OR ASSESSMENT.
11	15-14-734. Estates, trusts, and other beneficial interests.
12	(1) IN THIS SECTION, "ESTATE, TRUST, OR OTHER BENEFICIAL INTEREST"
13	MEANS A TRUST, PROBATE ESTATE, GUARDIANSHIP, CONSERVATORSHIP,
14	ESCROW, OR CUSTODIANSHIP OR A FUND FROM WHICH THE PRINCIPAL IS,
15	MAY BECOME, OR CLAIMS TO BE, ENTITLED <u>AS A BENEFICIARY</u> TO A SHARE
16	OR PAYMENT.
17	(2) Unless the power of attorney otherwise provides,
18	LANGUAGE IN A POWER OF ATTORNEY GRANTING GENERAL AUTHORITY
19	WITH RESPECT TO ESTATES, TRUSTS, AND OTHER BENEFICIAL INTERESTS
20	AUTHORIZES THE AGENT TO:
21	(a) ACCEPT, RECEIVE, RECEIPT FOR, SELL, ASSIGN, PLEDGE, OR
22	EXCHANGE A SHARE IN OR PAYMENT FROM AN ESTATE, TRUST, OR OTHER
23	BENEFICIAL INTEREST;
24	(b) DEMAND OR OBTAIN MONEY OR ANOTHER THING OF VALUE TO
25	WHICH THE PRINCIPAL IS, MAY BECOME, OR CLAIMS TO BE, ENTITLED BY
26	REASON OF AN ESTATE, TRUST, OR OTHER BENEFICIAL INTEREST, BY
27	LITIGATION OR OTHERWISE;

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1	(c) EXERCISE FOR THE BENEFIT OF THE PRINCIPAL A PRESENTLY
2	EXERCISABLE GENERAL POWER OF APPOINTMENT HELD BY THE PRINCIPAL;
3	(d) Initiate, participate in, submit to alternative dispute
4	RESOLUTION, SETTLE, OPPOSE, OR PROPOSE OR ACCEPT A COMPROMISE
5	WITH RESPECT TO LITIGATION TO ASCERTAIN THE MEANING, VALIDITY, OR
6	EFFECT OF A DEED, WILL, DECLARATION OF TRUST, OR OTHER INSTRUMENT
7	OR TRANSACTION AFFECTING THE INTEREST OF THE PRINCIPAL;
8	(e) INITIATE, PARTICIPATE IN, SUBMIT TO ALTERNATIVE DISPUTE
9	RESOLUTION, SETTLE, OPPOSE, OR PROPOSE OR ACCEPT A COMPROMISE
10	WITH RESPECT TO LITIGATION TO REMOVE, SUBSTITUTE, OR SURCHARGE A
11	FIDUCIARY;
12	(f) Conserve, invest, disburse, or use anything received
13	FOR AN AUTHORIZED PURPOSE;
14	(g) Transfer an interest of the principal in real property,
15	STOCKS AND BONDS, ACCOUNTS WITH FINANCIAL INSTITUTIONS OR
16	SECURITIES INTERMEDIARIES, INSURANCE, ANNUITIES, AND OTHER
17	PROPERTY TO THE TRUSTEE OF A REVOCABLE TRUST CREATED BY THE
18	PRINCIPAL AS SETTLOR; AND
19	(h) REJECT, RENOUNCE, DISCLAIM, RELEASE, OR CONSENT TO A
20	REDUCTION IN OR MODIFICATION OF A SHARE IN OR PAYMENT FROM AN
21	ESTATE, TRUST, OR OTHER BENEFICIAL INTEREST.
22	<b>15-14-735.</b> Claims and litigation. (1) Unless the power of
23	ATTORNEY OTHERWISE PROVIDES, LANGUAGE IN A POWER OF ATTORNEY
24	GRANTING GENERAL AUTHORITY WITH RESPECT TO CLAIMS AND
25	LITIGATION AUTHORIZES THE AGENT TO:
26	(a) ASSERT AND MAINTAIN BEFORE A COURT OR ADMINISTRATIVE
27	AGENCY A CLAIM, CLAIM FOR RELIEF, CAUSE OF ACTION, COUNTERCLAIM,

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1	OFFSET, RECOUPMENT, OR DEFENSE, INCLUDING AN ACTION TO RECOVER		
2	PROPERTY OR OTHER THING OF VALUE, RECOVER DAMAGES SUSTAINED BY		
3	THE PRINCIPAL, ELIMINATE OR MODIFY TAX LIABILITY, OR SEEK AN		
4	INJUNCTION, SPECIFIC PERFORMANCE, OR OTHER RELIEF;		
5	(b) Bring an action to determine adverse claims or		
6	INTERVENE OR OTHERWISE PARTICIPATE IN LITIGATION;		
7	(c) SEEK AN ATTACHMENT, GARNISHMENT, ORDER OF ARREST, OR		
8	OTHER PRELIMINARY, PROVISIONAL, OR INTERMEDIATE RELIEF AND USE AN		
9	AVAILABLE PROCEDURE TO EFFECT OR SATISFY A JUDGMENT, ORDER, OR		
10	DECREE;		
11	(d) Make or accept a tender, offer of judgment, or		
12	ADMISSION OF FACTS, SUBMIT A CONTROVERSY ON AN AGREED STATEMENT		
13	OF FACTS, CONSENT TO EXAMINATION, AND BIND THE PRINCIPAL IN		
14	LITIGATION;		
15	(e) SUBMIT TO ALTERNATIVE DISPUTE RESOLUTION, SETTLE, AND		
16	PROPOSE OR ACCEPT A COMPROMISE;		
17	(f) WAIVE THE ISSUANCE AND SERVICE OF PROCESS UPON THE		
18	PRINCIPAL, ACCEPT SERVICE OF PROCESS, APPEAR FOR THE PRINCIPAL,		
19	DESIGNATE PERSONS UPON WHICH PROCESS DIRECTED TO THE PRINCIPAL		
20	MAY BE SERVED, EXECUTE AND FILE OR DELIVER STIPULATIONS ON THE		
21	PRINCIPAL'S BEHALF, VERIFY PLEADINGS, SEEK APPELLATE REVIEW,		
22	PROCURE AND GIVE SURETY AND INDEMNITY BONDS, CONTRACT AND PAY		
23	FOR THE PREPARATION AND PRINTING OF RECORDS AND BRIEFS, RECEIVE,		
24	EXECUTE, AND FILE OR DELIVER A CONSENT, WAIVER, RELEASE,		
25	CONFESSION OF JUDGMENT, SATISFACTION OF JUDGMENT, NOTICE,		
26	AGREEMENT, OR OTHER INSTRUMENT IN CONNECTION WITH THE		
27	DDOSECUTION SETTI EMENT OF DEFENSE OF A CLAIM OF LITICATION:		

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1	(g) ACT FOR THE PRINCIPAL WITH RESPECT TO BANKRUPTCY OR
2	INSOLVENCY, WHETHER VOLUNTARY OR INVOLUNTARY, CONCERNING THE
3	PRINCIPAL OR SOME OTHER PERSON, OR WITH RESPECT TO A
4	REORGANIZATION, RECEIVERSHIP, OR APPLICATION FOR THE APPOINTMENT
5	OF A RECEIVER OR TRUSTEE THAT AFFECTS AN INTEREST OF THE PRINCIPAL
6	IN PROPERTY OR OTHER THING OF VALUE;
7	(h) PAY A JUDGMENT, AWARD, OR ORDER AGAINST THE PRINCIPAL
8	OR A SETTLEMENT MADE IN CONNECTION WITH A CLAIM OR LITIGATION;
9	AND
10	(i) RECEIVE MONEY OR OTHER THING OF VALUE PAID IN
11	SETTLEMENT OF OR AS PROCEEDS OF A CLAIM OR LITIGATION.
12	15-14-736. Personal and family maintenance. (1) UNLESS THE
13	POWER OF ATTORNEY OTHERWISE PROVIDES, LANGUAGE IN A POWER OF
14	ATTORNEY GRANTING GENERAL AUTHORITY WITH RESPECT TO PERSONAL
15	AND FAMILY MAINTENANCE AUTHORIZES THE AGENT TO:
16	(a) PERFORM THE ACTS NECESSARY TO MAINTAIN THE CUSTOMARY
17	STANDARD OF LIVING OF THE PRINCIPAL, THE PRINCIPAL'S SPOUSE, AND
18	THE FOLLOWING INDIVIDUALS, WHETHER LIVING WHEN THE POWER OF
19	ATTORNEY IS EXECUTED OR LATER BORN:
20	(I) THE PRINCIPAL'S CHILDREN;
21	(II) OTHER INDIVIDUALS LEGALLY ENTITLED TO BE SUPPORTED BY
22	THE PRINCIPAL; AND
23	(III) THE INDIVIDUALS WHOM THE PRINCIPAL HAS CUSTOMARILY
24	SUPPORTED OR INDICATED THE INTENT TO SUPPORT;
25	(b) Make Periodic Payments of Child Support and other
26	FAMILY MAINTENANCE REQUIRED BY A COURT OR GOVERNMENTAL
2.7	AGENCY OR AN AGREEMENT TO WHICH THE PRINCIPAL IS A PARTY

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1	(C) PROVIDE LIVING QUARTERS FOR THE INDIVIDUALS DESCRIBED	
2	IN PARAGRAPH (a) OF THIS SUBSECTION (1) BY:	
3	(I) PURCHASE, LEASE, OR OTHER CONTRACT; OR	
4	(II) PAYING THE OPERATING COSTS, INCLUDING INTEREST,	
5	AMORTIZATION PAYMENTS, REPAIRS, IMPROVEMENTS, AND TAXES, FOR	
6	PREMISES OWNED BY THE PRINCIPAL OR OCCUPIED BY THOSE INDIVIDUALS;	
7	(d) PROVIDE NORMAL DOMESTIC HELP, USUAL VACATIONS AND	
8	TRAVEL EXPENSES, AND FUNDS FOR SHELTER, CLOTHING, FOOD,	
9	APPROPRIATE EDUCATION, INCLUDING POSTSECONDARY AND VOCATIONAL	
10	EDUCATION, AND OTHER CURRENT LIVING COSTS FOR THE INDIVIDUALS	
11	DESCRIBED IN PARAGRAPH (a) OF THIS SUBSECTION (1);	
12	(e) PAY EXPENSES FOR NECESSARY HEALTH CARE AND CUSTODIAL	
13	CARE ON BEHALF OF THE INDIVIDUALS DESCRIBED IN PARAGRAPH (a) OF	
14	THIS SUBSECTION (1);	
15	(f) ACT AS THE PRINCIPAL'S PERSONAL REPRESENTATIVE PURSUANT	
16	TO THE FEDERAL "HEALTH INSURANCE PORTABILITY AND	
17	ACCOUNTABILITY ACT", SECTIONS 1171 TO 1179 OF THE FEDERAL	
18	"SOCIAL SECURITY ACT", 42 U.S.C. SEC. 1320d, AS AMENDED, AND	
19	APPLICABLE REGULATIONS, IN MAKING DECISIONS RELATED TO THE PAST,	
20	PRESENT, OR FUTURE PAYMENT FOR THE PROVISION OF HEALTH CARE	
21	CONSENTED TO BY THE PRINCIPAL OR ANYONE AUTHORIZED UNDER THE	
22	LAW OF THIS STATE TO CONSENT TO HEALTH CARE ON BEHALF OF THE	
23	PRINCIPAL;	
24	(g) CONTINUE ANY PROVISION MADE BY THE PRINCIPAL FOR	
25	AUTOMOBILES OR OTHER MEANS OF TRANSPORTATION, INCLUDING	
26	REGISTERING, LICENSING, INSURING, AND REPLACING THEM, FOR THE	
27	INDIVIDUALS DESCRIBED IN PARAGRAPH (a) OF THIS SUBSECTION (1):	

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1	(II) MAINTAIN CREDIT AND DEBIT ACCOUNTS FOR THE
2	CONVENIENCE OF THE INDIVIDUALS DESCRIBED IN PARAGRAPH (a) OF THIS
3	SUBSECTION (1) AND OPEN NEW ACCOUNTS; AND
4	(i) CONTINUE PAYMENTS INCIDENTAL TO THE MEMBERSHIP OR
5	AFFILIATION OF THE PRINCIPAL IN A RELIGIOUS INSTITUTION, CLUB,
6	SOCIETY, ORDER, OR OTHER ORGANIZATION OR TO CONTINUE
7	CONTRIBUTIONS TO THOSE ORGANIZATIONS.
8	(2) AUTHORITY WITH RESPECT TO PERSONAL AND FAMILY
9	MAINTENANCE IS NEITHER DEPENDENT UPON, NOR LIMITED BY, AUTHORITY
10	THAT AN AGENT MAY OR MAY NOT HAVE WITH RESPECT TO GIFTS UNDER
11	THIS PART 7.
12	15-14-737. Benefits from governmental programs or civil or
13	military service. (1) In this section, "benefits from governmental
14	PROGRAMS OR CIVIL OR MILITARY SERVICE" MEANS ANY BENEFIT,
15	PROGRAM, OR ASSISTANCE PROVIDED UNDER A STATUTE OR REGULATION
16	INCLUDING SOCIAL SECURITY, MEDICARE, AND MEDICAID.
17	(2) Unless the power of attorney otherwise provides,
18	LANGUAGE IN A POWER OF ATTORNEY GRANTING GENERAL AUTHORITY
19	WITH RESPECT TO BENEFITS FROM GOVERNMENTAL PROGRAMS OR CIVIL OR
20	MILITARY SERVICE AUTHORIZES THE AGENT TO:
21	(a) EXECUTE VOUCHERS IN THE NAME OF THE PRINCIPAL FOR
22	ALLOWANCES AND REIMBURSEMENTS PAYABLE BY THE UNITED STATES OR
23	A FOREIGN GOVERNMENT OR BY A STATE OR SUBDIVISION OF A STATE TO
24	THE PRINCIPAL, INCLUDING ALLOWANCES AND REIMBURSEMENTS FOR
25	TRANSPORTATION OF THE INDIVIDUALS DESCRIBED IN SECTION 15-14-736
26	(1) (a), AND FOR SHIPMENT OF THEIR HOUSEHOLD EFFECTS;
27	(h) TAKE POSSESSION AND ORDER THE REMOVAL AND SHIPMENT OF

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1	PROPERTY OF THE PRINCIPAL FROM A POST, WAREHOUSE, DEPOT, DOCK, OR
2	OTHER PLACE OF STORAGE OR SAFEKEEPING, EITHER GOVERNMENTAL OR
3	PRIVATE, AND EXECUTE AND DELIVER A RELEASE, VOUCHER, RECEIPT, BILL
4	OF LADING, SHIPPING TICKET, CERTIFICATE, OR OTHER INSTRUMENT FOR
5	THAT PURPOSE;
6	(c) ENROLL IN, APPLY FOR, SELECT, REJECT, CHANGE, AMEND, OR
7	DISCONTINUE, ON THE PRINCIPAL'S BEHALF, A BENEFIT OR PROGRAM;
8	(d) PREPARE, FILE, AND MAINTAIN A CLAIM OF THE PRINCIPAL FOR
9	A BENEFIT OR ASSISTANCE, FINANCIAL OR OTHERWISE, TO WHICH THE
10	PRINCIPAL MAY BE ENTITLED UNDER A STATUTE OR REGULATION;
11	(e) INITIATE, PARTICIPATE IN, SUBMIT TO ALTERNATIVE DISPUTE
12	RESOLUTION, SETTLE, OPPOSE, OR PROPOSE OR ACCEPT A COMPROMISE
13	WITH RESPECT TO LITIGATION CONCERNING ANY BENEFIT OR ASSISTANCE
14	THE PRINCIPAL MAY BE ENTITLED TO RECEIVE UNDER A STATUTE OR
15	REGULATION; AND
16	(f) RECEIVE THE FINANCIAL PROCEEDS OF A CLAIM DESCRIBED IN
17	PARAGRAPH (d) OF THIS SUBSECTION (2) AND CONSERVE, INVEST,
18	DISBURSE, OR USE FOR A LAWFUL PURPOSE ANYTHING SO RECEIVED.
19	<b>15-14-738.</b> Retirement plans. (1) IN THIS SECTION,
20	"RETIREMENT PLAN" MEANS A PLAN OR ACCOUNT CREATED BY AN
21	EMPLOYER, THE PRINCIPAL, OR ANOTHER INDIVIDUAL TO PROVIDE
22	RETIREMENT BENEFITS OR DEFERRED COMPENSATION OF WHICH THE
23	PRINCIPAL IS A PARTICIPANT, BENEFICIARY, OR OWNER, INCLUDING A PLAN
24	OR ACCOUNT UNDER THE FOLLOWING SECTIONS OF THE FEDERAL
25	"Internal Revenue Code of 1986", as amended:
26	(a) An individual retirement account under Internal
27	REVENUE CODE SECTION 108 26 H S C SEC 108 AS AMENDED:

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1	(b) A ROTH INDIVIDUAL RETIREMENT ACCOUNT UNDER INTERNAL
2	REVENUE CODE SECTION 408A, 26 U.S.C. SEC. 408A, AS AMENDED;
3	(c) A DEEMED INDIVIDUAL RETIREMENT ACCOUNT UNDER
4	Internal Revenue Code Section 408 (q), 26 U.S.C. Sec. 408 (q), as
5	AMENDED;
6	(d) AN ANNUITY OR MUTUAL FUND CUSTODIAL ACCOUNT UNDER
7	Internal Revenue Code Section 403 (b), 26 U.S.C. Sec. 403 (b), as
8	AMENDED;
9	(e) A PENSION, PROFIT-SHARING, STOCK BONUS, OR OTHER
10	RETIREMENT PLAN QUALIFIED UNDER INTERNAL REVENUE CODE SECTION
11	401 (a), 26 U.S.C. SEC. 401 (a), AS AMENDED;
12	(f) A PLAN UNDER INTERNAL REVENUE CODE SECTION 457 (b), 26
13	U.S.C. SEC 457 (b), AS AMENDED; AND
14	(g) A NONQUALIFIED DEFERRED COMPENSATION PLAN UNDER
15	INTERNAL REVENUE CODE SECTION 409A, 26 U.S.C. SEC. 409A, AS
16	AMENDED.
17	(2) Unless the power of attorney otherwise provides,
18	LANGUAGE IN A POWER OF ATTORNEY GRANTING GENERAL AUTHORITY
19	WITH RESPECT TO RETIREMENT PLANS AUTHORIZES THE AGENT TO:
20	(a) SELECT THE FORM AND TIMING OF PAYMENTS UNDER A
21	RETIREMENT PLAN AND WITHDRAW BENEFITS FROM A PLAN;
22	(b) Make a rollover, including a direct
23	TRUSTEE-TO-TRUSTEE ROLLOVER, OF BENEFITS FROM ONE RETIREMENT
24	PLAN TO ANOTHER;
25	(c) ESTABLISH A RETIREMENT PLAN IN THE PRINCIPAL'S <u>NAME AND</u>
26	DESIGNATE A BENEFICIARY THAT WILL BE THE ESTATE OF THE PRINCIPAL;
27	(d) Make contributions to a retirement plan;

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1	(e) EXERCISE INVESTMENT POWERS AVAILABLE UNDER A		
2	RETIREMENT PLAN; AND		
3	(f) Borrow from, sell assets to, or purchase assets from		
4	A RETIREMENT PLAN.		
5	<b>15-14-739.</b> Taxes. (1) Unless the power of attorney		
6	OTHERWISE PROVIDES, LANGUAGE IN A POWER OF ATTORNEY GRANTING		
7	GENERAL AUTHORITY WITH RESPECT TO TAXES AUTHORIZES THE AGENT		
8	TO:		
9	(a) Prepare, sign, and file federal, state, local, and		
10	FOREIGN INCOME, GIFT, PAYROLL, PROPERTY, "FEDERAL INSURANCE		
11	CONTRIBUTIONS ACT", AND OTHER TAX RETURNS, CLAIMS FOR REFUNDS,		
12	REQUESTS FOR EXTENSION OF TIME, PETITIONS REGARDING TAX MATTERS,		
13	AND ANY OTHER TAX-RELATED DOCUMENTS, INCLUDING RECEIPTS,		
14	OFFERS, WAIVERS, CONSENTS, INCLUDING CONSENTS AND AGREEMENTS		
15	UNDER INTERNAL REVENUE CODE SECTION 2032A, 26 U.S.C. SEC. 2032A,		
16	AS AMENDED, CLOSING AGREEMENTS, AND ANY POWER OF ATTORNEY		
17	REQUIRED BY THE INTERNAL REVENUE SERVICE OR OTHER TAXING		
18	AUTHORITY WITH RESPECT TO A TAX YEAR UPON WHICH THE STATUTE OF		
19	LIMITATIONS HAS NOT RUN AND THE FOLLOWING TWENTY-FIVE TAX		
20	YEARS;		
21	(b) PAY TAXES DUE, COLLECT REFUNDS, POST BONDS, RECEIVE		
22	CONFIDENTIAL INFORMATION, AND CONTEST DEFICIENCIES DETERMINED		
23	BY THE INTERNAL REVENUE SERVICE OR OTHER TAXING AUTHORITY;		
24	(c) EXERCISE ANY ELECTION AVAILABLE TO THE PRINCIPAL UNDER		
25	FEDERAL, STATE, LOCAL, OR FOREIGN TAX LAW; AND		
26	(d) ACT FOR THE PRINCIPAL IN ALL TAX MATTERS FOR ALL PERIODS		
27	REPORT THE INTERNAL DEVENUE SERVICE OF OTHER TAVING ALITHODITY		

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1	<b>15-14-740. Gifts.</b> (1) In this section, a gift "for the benefit
2	OF" A PERSON INCLUDES A GIFT TO A TRUST, AN ACCOUNT UNDER THE
3	FEDERAL "UNIFORM TRANSFERS TO MINORS ACT", AND A TUITION
4	SAVINGS ACCOUNT OR PREPAID TUITION PLAN AS DEFINED UNDER
5	INTERNAL REVENUE CODE SECTION 529, 26 U.S.C. SEC. 529, AS
6	AMENDED.
7	(2) Unless the power of attorney otherwise provides,
8	LANGUAGE IN A POWER OF ATTORNEY GRANTING GENERAL AUTHORITY
9	WITH RESPECT TO GIFTS AUTHORIZES THE AGENT ONLY TO:
10	(a) Make outright to, or for the benefit of, a person, a gift
11	OF ANY OF THE PRINCIPAL'S PROPERTY, INCLUDING BY THE EXERCISE OF A
12	PRESENTLY EXERCISABLE GENERAL POWER OF APPOINTMENT HELD BY THE
13	PRINCIPAL, IN AN AMOUNT PER DONEE NOT TO EXCEED THE ANNUAL
14	DOLLAR LIMITS OF THE FEDERAL GIFT TAX EXCLUSION UNDER INTERNAL
15	REVENUE CODE SECTION 2503 (b), 26 U.S.C. SEC. 2503 (b), AS AMENDED,
16	WITHOUT REGARD TO WHETHER THE FEDERAL GIFT TAX EXCLUSION
17	APPLIES TO THE GIFT, OR IF THE PRINCIPAL'S SPOUSE AGREES TO CONSENT
18	TO A SPLIT GIFT PURSUANT TO INTERNAL REVENUE CODE SECTION 2513,
19	26 U.S.C. SEC. 2513, AS AMENDED, IN AN AMOUNT PER DONEE NOT TO
20	EXCEED TWICE THE ANNUAL FEDERAL GIFT TAX EXCLUSION LIMIT; AND
21	(b) Consent, pursuant to Internal Revenue Code section
22	2513, 26 U.S.C. SEC. 2513, AS AMENDED, TO THE SPLITTING OF A GIFT
23	MADE BY THE PRINCIPAL'S SPOUSE IN AN AMOUNT PER DONEE NOT TO
24	EXCEED THE AGGREGATE ANNUAL GIFT TAX EXCLUSIONS FOR BOTH
25	SPOUSES.
26	(3) AN AGENT MAY MAKE A GIFT OF THE PRINCIPAL'S PROPERTY
27	ONLY AS THE AGENT DETERMINES IS CONSISTENT WITH THE PRINCIPAL'S

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1	OBJECTIVES IF ACTUALLY KNOWN BY THE AGENT AND, IF UNKNOWN, AS		
2	THE AGENT DETERMINES IS CONSISTENT WITH THE PRINCIPAL'S BEST		
3	INTEREST BASED ON ALL RELEVANT FACTORS, INCLUDING:		
4	(a) THE VALUE AND NATURE OF THE PRINCIPAL'S PROPERTY;		
5	(b) THE PRINCIPAL'S FORESEEABLE OBLIGATIONS AND NEED FOR		
6	MAINTENANCE;		
7	(c) MINIMIZATION OF TAXES, INCLUDING INCOME, ESTATE,		
8	INHERITANCE, GENERATION-SKIPPING TRANSFER, AND GIFT TAXES;		
9	(d) ELIGIBILITY FOR A BENEFIT, A PROGRAM, OR ASSISTANCE		
10	UNDER A STATUTE OR REGULATION; AND		
11	(e) THE PRINCIPAL'S PERSONAL HISTORY OF MAKING OR JOINING IN		
12	MAKING GIFTS.		
13	SUBPART 3		
14	STATUTORY FORMS		
15	15-14-741. Statutory form - power of attorney. A DOCUMENT		
16	SUBSTANTIALLY IN THE FOLLOWING FORM MAY BE USED TO CREATE A		
17	STATUTORY FORM POWER OF ATTORNEY THAT HAS THE MEANING AND		
18	EFFECT PRESCRIBED BY THIS PART 7.		
19	STATE OF COLORADO STATUTORY FORM		
20	POWER OF ATTORNEY		
21	IMPORTANT INFORMATION		
22	THIS POWER OF ATTORNEY AUTHORIZES ANOTHER PERSON (YOUR AGENT)		
23	TO MAKE DECISIONS CONCERNING YOUR PROPERTY FOR YOU (THE		
24	PRINCIPAL). YOUR AGENT WILL BE ABLE TO MAKE DECISIONS AND ACT		

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1	WITH RESPECT TO	YOUR PROPERTY	(INCLUDING YOUR MONEY	) WHETHER
	WILLIAMSILCIIO		(IIICECEDIIIO I OCK MONEI	<i>,</i> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

- OR NOT YOU ARE ABLE TO ACT FOR YOURSELF. THE MEANING OF
- 3 AUTHORITY OVER SUBJECTS LISTED ON THIS FORM IS EXPLAINED IN THE
- 4 "Uniform Power of Attorney Act", Part 7 of Article 14 of Title
- 5 15, COLORADO REVISED STATUTES.
- 6 This power of attorney does not authorize the agent to make
- 7 HEALTH CARE DECISIONS FOR YOU.
- 8 YOU SHOULD SELECT SOMEONE YOU TRUST TO SERVE AS YOUR AGENT.
- 9 UNLESS YOU SPECIFY OTHERWISE, GENERALLY THE AGENT'S AUTHORITY
- 10 WILL CONTINUE UNTIL YOU DIE OR REVOKE THE POWER OF ATTORNEY OR
- 11 THE AGENT RESIGNS OR IS UNABLE TO ACT FOR YOU.
- YOUR AGENT IS ENTITLED TO REASONABLE COMPENSATION UNLESS YOU
- 13 STATE OTHERWISE IN THE SPECIAL INSTRUCTIONS.
- 14 This form provides for designation of one agent. If you wish to
- 15 NAME MORE THAN ONE AGENT YOU MAY NAME A COAGENT IN THE SPECIAL
- 16 INSTRUCTIONS. COAGENTS ARE NOT REQUIRED TO ACT TOGETHER UNLESS
- 17 YOU INCLUDE THAT REQUIREMENT IN THE SPECIAL INSTRUCTIONS.
- 18 IF YOUR AGENT IS UNABLE OR UNWILLING TO ACT FOR YOU, YOUR POWER
- 19 OF ATTORNEY WILL END UNLESS YOU HAVE NAMED A SUCCESSOR AGENT.
- YOU MAY ALSO NAME A SECOND SUCCESSOR AGENT.
- This power of attorney becomes effective immediately unless

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1	YOU STATE OTHERWISE IN THE SPECIAL INSTRUCTIONS.		
2	IF YOU HAVE QUESTIONS ABOUT	THE POWER OF ATTORNEY OR THE	
3	AUTHORITY YOU ARE GRANTING T	O YOUR AGENT, YOU SHOULD SEEK	
4	LEGAL ADVICE BEFORE SIGNING T	HIS FORM.	
5	DESIGNATIO	ON OF AGENT	
6	Ι	(NAME OF PRINCIPAL) NAME THE	
7	FOLLOWING PERSON AS MY AGENT:		
8	NAME OF AGENT:		
9	AGENT'S ADDRESS:		
10	AGENT'S TELEPHONE NUMBER:		
11	DESIGNATION OF SUCCES	SOR AGENT(S) (OPTIONAL)	
12	IF MY AGENT IS UNABLE OR UNWILL	LING TO ACT FOR ME, I NAME AS MY	
13	SUCCESSOR AGENT:		
14	NAME OF SUCCESSOR AGENT:		
15	SUCCESSOR AGENT'S ADDRESS:		
16	SUCCESSOR AGENT'S TELEPHONE NU	JMBER:	
17	IF MY SUCCESSOR AGENT IS UNABI	LE OR UNWILLING TO ACT FOR ME, I	
18	NAME AS MY SECOND SUCCESSOR A	GENT:	

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1	NAME OF SECOND SUCCESSOR AGENT:	
2	SECOND SUCCESSOR AGENT'S ADDRESS:	
3	SECOND SUCCESSOR AGENT'S TELEPHONE NUMBER:	
4	GRANT OF GENERAL AUTHORITY	
5	I GRANT MY AGENT AND ANY SUCCESSOR AGENT GENERAL AUTHORITY TO	
6	ACT FOR ME WITH RESPECT TO THE FOLLOWING SUBJECTS AS DEFINED IN	
7	THE "UNIFORM POWER OF ATTORNEY ACT", PART 7 OF ARTICLE 14 OF	
8	TITLE 15, COLORADO REVISED STATUTES:	
9	(INITIAL EACH SUBJECT YOU WANT TO INCLUDE IN THE AGENT'S GENERAL	
10	AUTHORITY. IF YOU WISH TO GRANT GENERAL AUTHORITY OVER ALL OF	
11	THE SUBJECTS YOU MAY INITIAL "ALL PRECEDING SUBJECTS" INSTEAD OF	
12	INITIALING EACH SUBJECT.)	
13	() REAL PROPERTY	
14	() TANGIBLE PERSONAL PROPERTY	
15	() STOCKS AND BONDS	
16	() COMMODITIES AND OPTIONS	
17	() BANKS AND OTHER FINANCIAL INSTITUTIONS	
18	() OPERATION OF ENTITY OR BUSINESS	
19	() INSURANCE AND ANNUITIES	
20	() ESTATES, TRUSTS, AND OTHER BENEFICIAL INTERESTS	
21	() CLAIMS AND LITIGATION	
22	() PERSONAL AND FAMILY MAINTENANCE	
23	( ) RENEETTS EDOM COVEDNMENT AT DROCD AMS OD CIVIL OD MILITADY	

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1	SERVICE
2	() RETIREMENT PLANS
3	() Taxes
4	() ALL PRECEDING SUBJECTS
5	GRANT OF SPECIFIC AUTHORITY (OPTIONAL)
6	MY AGENT MAY NOT DO ANY OF THE FOLLOWING SPECIFIC ACTS FOR ME
7	UNLESS I HAVE INITIALED THE SPECIFIC AUTHORITY LISTED BELOW:
8	(CAUTION: GRANTING ANY OF THE FOLLOWING WILL GIVE YOUR AGENT
9	THE AUTHORITY TO TAKE ACTIONS THAT COULD SIGNIFICANTLY REDUCE
10	YOUR PROPERTY OR CHANGE HOW YOUR PROPERTY IS DISTRIBUTED AT
11	YOUR DEATH. INITIAL ONLY THE SPECIFIC AUTHORITY YOU WANT TO
12	GIVE YOUR AGENT.)
13	() Create, amend, revoke, or terminate an inter vivos trust
14	() Make a gift, subject to the limitations of the "Uniform
15	POWER OF ATTORNEY ACT" SET FORTH IN SECTION 15-1-740,
16	COLORADO REVISED STATUTES, AND ANY SPECIAL INSTRUCTIONS
17	IN THIS POWER OF ATTORNEY
18	() CREATE OR CHANGE RIGHTS OF SURVIVORSHIP
19	() CREATE OR CHANGE A BENEFICIARY DESIGNATION
20	() AUTHORIZE ANOTHER PERSON TO EXERCISE THE AUTHORITY
21	GRANTED UNDER THIS POWER OF ATTORNEY
22	( ) WAIVE THE DDINCIDAL'S DIGHT TO BE A RENEEIGIADY OF A JOINT

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1		AND SURVIVOR ANNUITY, INCLUDING A SURVIVOR BENEFIT UNDER
2		A RETIREMENT PLAN
3	()	EXERCISE FIDUCIARY POWERS THAT THE PRINCIPAL HAS
4		AUTHORITY TO DELEGATE
5	<u>( )</u>	DISCLAIM, REFUSE, OR RELEASE AN INTEREST IN PROPERTY OR A
6		POWER OF APPOINTMENT
7	<u>()</u>	EXERCISE A POWER OF APPOINTMENT OTHER THAN: (1) THE
8		EXERCISE OF A GENERAL POWER OF APPOINTMENT FOR THE BENEFIT
9		OF THE PRINCIPAL WHICH MAY, IF THE SUBJECT OF ESTATES,
10		TRUSTS, AND OTHER BENEFICIAL INTERESTS IS AUTHORIZED ABOVE,
11		BE EXERCISED AS PROVIDED UNDER THE SUBJECT OF ESTATES,
12		TRUSTS, AND OTHER BENEFICIAL INTERESTS; OR (2) THE EXERCISE
13		OF A GENERAL POWER OF APPOINTMENT FOR THE BENEFIT OF
14		PERSONS OTHER THAN THE PRINCIPAL WHICH MAY, IF THE MAKING
15		OF A GIFT IS SPECIFICALLY AUTHORIZED ABOVE, BE EXERCISED
16		UNDER THE SPECIFIC AUTHORIZATION TO MAKE GIFTS
17	<u>()</u>	EXERCISE POWERS, RIGHTS, OR AUTHORITY AS A PARTNER,
18		MEMBER, OR MANAGER OF A PARTNERSHIP, LIMITED LIABILITY
19		COMPANY, OR OTHER ENTITY THAT THE PRINCIPAL MAY EXERCISE
20		ON BEHALF OF THE ENTITY AND HAS AUTHORITY TO DELEGATE
21		EXCLUDING THE EXERCISE OF SUCH POWERS, RIGHTS, AND
22		AUTHORITY WITH RESPECT TO AN ENTITY OWNED SOLELY BY THE
23		PRINCIPAL WHICH MAY, IF OPERATION OF ENTITY OR BUSINESS IS
24		AUTHORIZED ABOVE, BE EXERCISED AS PROVIDED UNDER THE
25		SUBJECT OF OPERATION OF THE ENTITY OR BUSINESS

LIMITATION ON AGENT'S AUTHORITY

26

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1	AN AGENT THAT IS NOT MY ANCESTOR, SPOUSE, OR DESCENDANT MAY
2	NOT USE MY PROPERTY TO BENEFIT THE AGENT OR A PERSON TO WHOM
3	THE AGENT OWES AN OBLIGATION OF SUPPORT UNLESS I HAVE INCLUDED
4	THAT AUTHORITY IN THE SPECIAL INSTRUCTIONS.
5	SPECIAL INSTRUCTIONS (OPTIONAL)
)	YOU MAY GIVE SPECIAL INSTRUCTIONS ON THE FOLLOWING LINES:
	EFFECTIVE DATE
	This power of attorney is effective immediately unless I have
	STATED OTHERWISE IN THE SPECIAL INSTRUCTIONS.
	NOMINATION OF CONSERVATOR
	OR GUARDIAN(OPTIONAL)

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VLCLSS/IKT TOK / CO	URT TO APPOINT A CONSERVATOR	
OF MY ESTATE OR GUARDIAN OF MY PERSON, I NOMINATE THE		
FOLLOWING PERSON(S) FOR APPOINTMENT:		
NEE FOR CONSERVAT	OR OF MY ESTATE:	
DRESS:		
EPHONE NUMBER: _		
NEE FOR GUARDIAN C	F MY PERSON:	
DRESS: _		
EPHONE NUMBER: _		
IANCE ON THIS PO	OWER OF ATTORNEY	
NCLUDING MY AGENT	, MAY RELY UPON THE VALIDITY OF	
THIS POWER OF ATTORNEY OR A COPY OF IT UNLESS THAT PERSON KNOWS		
ATED OR IS INVALID.		
GNATURE AND AC	CKNOWLEDGMENT	
	RSON(S) FOR APPOINT NEE FOR CONSERVATO DRESS: EPHONE NUMBER: EPHONE NUMBER: EPHONE NUMBER: EPHONE NUMBER: ANCE ON THIS PO NCLUDING MY AGENT ATTORNEY OR A COPY	

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IMPORTANT INFORMATION FO	DACENT
THIS DOCUMENT PREPARED BY:	
MY COMMISSION EXPIRES:	
SIGNATURE OF NOTARY	(SEAL, IF ANY
BY(NAME OF PRINCIPAL)	_•
DV	(DATE)
THIS DOCUMENT WAS ACKNOWLEDGED BEFORE ME O	
[COUNTY] OF	
STATE OF	
YOUR TELEPHONE NUMBER	
YOUR ADDRESS	

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1	WHEN YOU ACCEPT THE AUTHORITY GRANTED UNDER THIS POWER OF		
2	ATTORNEY, A SPECIAL LEGAL RELATIONSHIP IS CREATED BETWEEN YOU		
3	AND THE PRINCIPAL. THIS RELATIONSHIP IMPOSES UPON YOU LEGAL		
4	DUTIES THAT CONTINUE UNTIL YOU RESIGN OR THE POWER OF ATTORNEY		
5	IS TE	RMINATED OR REVOKED. YOU MUST:	
6	(1)	DO WHAT YOU KNOW THE PRINCIPAL REASONABLY EXPECTS YOU	
7	TO DO WITH THE PRINCIPAL'S PROPERTY OR, IF YOU DO NOT KNOW		
8		THE PRINCIPAL'S EXPECTATIONS, ACT IN THE PRINCIPAL'S BEST	
9		INTEREST;	
10	(2)	ACT IN GOOD FAITH;	
11	(3)	DO NOTHING BEYOND THE AUTHORITY GRANTED IN THIS POWER OF	
12		ATTORNEY; AND	
13	(4)	DISCLOSE YOUR IDENTITY AS AN AGENT WHENEVER YOU ACT FOR	
14		THE PRINCIPAL BY WRITING OR PRINTING THE NAME OF THE	
15		PRINCIPAL AND SIGNING YOUR OWN NAME AS "AGENT" IN THE	
16		FOLLOWING MANNER:	
17		$(\underline{Principal's\ name})\ \text{by}\ (\underline{Your\ signature})\ \text{as}\ \text{agent}$	
18	UNLESS THE SPECIAL INSTRUCTIONS IN THIS POWER OF ATTORNEY STAT		
19	OTHE	ERWISE, YOU MUST ALSO:	
20	(1)	ACT LOYALLY FOR THE PRINCIPAL'S BENEFIT;	
21	(2)	AVOID CONFLICTS THAT WOULD IMPAIR YOUR ABILITY TO ACT IN	
22		THE PRINCIPAL'S BEST INTEREST;	
23	(3)	ACT WITH CARE, COMPETENCE, AND DILIGENCE;	

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1	(4)	KEEP A RECORD OF ALL RECEIPTS, DISBURSEMENTS, AND		
2	TRANSACTIONS MADE ON BEHALF OF THE PRINCIPAL;			
3	(5)	COOPERATE WITH ANY PERSON THAT HAS AUTHORITY TO MAKE		
4		HEALTH CARE DECISIONS FOR THE PRINCIPAL TO DO WHAT YOU		
5		KNOW THE PRINCIPAL REASONABLY EXPECTS OR, IF YOU DO NOT		
6		KNOW THE PRINCIPAL'S EXPECTATIONS, TO ACT IN THE PRINCIPAL'S		
7		BEST INTEREST; AND		
8	(6)	ATTEMPT TO PRESERVE THE PRINCIPAL'S ESTATE PLAN IF YOU		
9		KNOW THE PLAN AND PRESERVING THE PLAN IS CONSISTENT WITH		
10		THE PRINCIPAL'S BEST INTEREST.		
11	TERN	MINATION OF AGENT'S AUTHORITY		
12	You	MUST STOP ACTING ON BEHALF OF THE PRINCIPAL IF YOU LEARN OF		
13	ANY EVENT THAT TERMINATES THIS POWER OF ATTORNEY OR YOUR			
14	AUTHORITY UNDER THIS POWER OF ATTORNEY. EVENTS THAT TERMINATE			
15	A POWER OF ATTORNEY OR YOUR AUTHORITY TO ACT UNDER A POWER OF			
16	ATTORNEY INCLUDE:			
17	(1)	DEATH OF THE PRINCIPAL;		
18	(2)	THE PRINCIPAL'S REVOCATION OF THE POWER OF ATTORNEY OR		
19		YOUR AUTHORITY;		
20	(3)	THE OCCURRENCE OF A TERMINATION EVENT STATED IN THE POWER		
21		OF ATTORNEY;		
22	(4)	THE PURPOSE OF THE POWER OF ATTORNEY IS FULLY		
23		ACCOMPLISHED; OR		
24	(5)	IF YOU ARE MARRIED TO THE PRINCIPAL, A LEGAL ACTION IS FILED		

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1	WITH A COURT TO END YOUR MARRIAGE, OR FOR YOUR LEGAL
2	SEPARATION, UNLESS THE SPECIAL INSTRUCTIONS IN THIS POWER OF
3	ATTORNEY STATE THAT SUCH AN ACTION WILL NOT TERMINATE
4	YOUR AUTHORITY.
5	LIABILITY OF AGENT
6	THE MEANING OF THE AUTHORITY GRANTED TO YOU IS DEFINED IN THE
7	"Uniform Power of Attorney Act", part 7 of article 14 of title
8	15, Colorado Revised Statutes. If you violate the "Uniform
9	POWER OF ATTORNEY ACT", PART 7 OF ARTICLE 14 OF TITLE 15,
10	COLORADO REVISED STATUTES, OR ACT OUTSIDE THE AUTHORITY
11	GRANTED, YOU MAY BE LIABLE FOR ANY DAMAGES CAUSED BY YOUR
12	VIOLATION.
13	IF THERE IS ANYTHING ABOUT THIS DOCUMENT OR YOUR DUTIES THAT YOU
14	DO NOT UNDERSTAND, YOU SHOULD SEEK LEGAL ADVICE.
15	15-14-742. Certification. The following optional form may
16	BE USED BY AN AGENT TO CERTIFY FACTS CONCERNING A POWER OF
17	ATTORNEY.
18	AGENT'S CERTIFICATION AS TO THE VALIDITY OF
19	POWER OF ATTORNEY AND AGENT'S AUTHORITY
20	STATE OF
21	COUNTY OF

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I, (NAME OF AGENT),
CERTIFY UNDER PENALTY OF PERJURY THAT
(NAME OF PRINCIPAL) GRANTED ME
AUTHORITY AS AN AGENT OR SUCCESSOR AGENT IN A POWER OF ATTORNEY
DATED
I FURTHER CERTIFY THAT TO MY KNOWLEDGE:
(1) THE PRINCIPAL IS ALIVE AND HAS NOT REVOKED THE POWER OF
ATTORNEY OR MY AUTHORITY TO ACT UNDER THE POWER OF ATTORNEY
AND THE POWER OF ATTORNEY AND MY AUTHORITY TO ACT UNDER THE
POWER OF ATTORNEY HAVE NOT TERMINATED;
(2) If the power of attorney was drafted to become
EFFECTIVE UPON THE HAPPENING OF AN EVENT OR CONTINGENCY, THE
EVENT OR CONTINGENCY HAS OCCURRED;
(3) IF I WAS NAMED AS A SUCCESSOR AGENT, THE PRIOR AGENT IS
NO LONGER ABLE OR WILLING TO SERVE; AND
(4)
(INSERT OTHER RELEVANT STATEMENTS)

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## SIGNATURE AND ACKNOWLEDGMENT 1 2 3 DATE AGENT'S SIGNATURE 4 5 AGENT'S NAME PRINTED 6 7 AGENT'S ADDRESS 9 10 AGENT'S TELEPHONE NUMBER THIS DOCUMENT WAS ACKNOWLEDGED BEFORE ME ON \_\_\_\_\_\_, 11 12 (DATE) 13 14 (NAME OF AGENT) 15 (SEAL, IF ANY) 16 SIGNATURE OF NOTARY 17 MY COMMISSION EXPIRES: 18 THIS DOCUMENT PREPARED BY:

19

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1	SUBPART 4
2	MISCELLANEOUS PROVISIONS
3	15-14-743. Uniformity of application and construction. IN
4	APPLYING AND CONSTRUING THIS PART 7, CONSIDERATION MUST BE GIVEN
5	TO THE NEED TO PROMOTE UNIFORMITY OF THE LAW WITH RESPECT TO ITS
6	SUBJECT MATTER AMONG THE STATES THAT ENACT IT.
7	15-14-744. Relation to "Electronic Signatures in Global and
8	National Commerce Act". This Part 7, modifies, limits, and
9	SUPERSEDES THE FEDERAL "ELECTRONIC SIGNATURES IN GLOBAL AND
10	NATIONAL COMMERCE ACT", 15 U.S.C. SEC. 7001 ET SEQ., BUT DOES NOT
11	MODIFY, LIMIT, OR SUPERSEDE SECTION 101 (c) OF THAT ACT, 15 U.S.C.
12	SEC. 7001 (c), OR AUTHORIZE ELECTRONIC DELIVERY OF ANY OF THE
13	NOTICES DESCRIBED IN SECTION 103 (b) OF THAT ACT, 15 U.S.C. SEC. 7003
14	(b).
15	<b>15-14-745.</b> Effect on existing powers of attorney. (1) EXCEPT
16	AS OTHERWISE PROVIDED IN THIS PART 7, ON <u>JANUARY 1, 2010:</u>
17	(a) This part 7 applies to a power of attorney created
18	BEFORE, ON, OR AFTER <u>JANUARY 1, 2010;</u>
19	(b) This part 7 applies to a judicial proceeding concerning
20	A POWER OF ATTORNEY COMMENCED ON OR AFTER JANUARY 1, 2010;
21	(c) This part 7 applies to a judicial proceeding concerning
22	A POWER OF ATTORNEY COMMENCED BEFORE <u>JANUARY 1, 2010</u> , UNLESS
23	THE COURT FINDS THAT APPLICATION OF A PROVISION OF THIS PART 7
24	WOULD SUBSTANTIALLY INTERFERE WITH THE EFFECTIVE CONDUCT OF THE
25	JUDICIAL PROCEEDING OR PREJUDICE THE RIGHTS OF A PARTY, IN WHICH
26	CASE THAT PROVISION DOES NOT APPLY AND THE SUPERSEDED LAW
27	APPLIES: AND

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1	(d) AN ACT DONE BEFORE <u>JANUARY 1, 2010,</u> IS NOT AFFECTED BY
2	THIS PART 7.
3	(2) (a) A POWER OF ATTORNEY IS DURABLE AS DETERMINED
4	PURSUANT TO SECTION 15-14-704(1) AND IS OTHERWISE CONSTRUED AND
5	APPLIED IN ACCORDANCE WITH THIS PART 7 PRIOR TO JANUARY 1, 2010, IF
6	THE POWER OF ATTORNEY:
7	(I) IS SIGNED ON OR AFTER THE DATE THIS PART 7 BECOMES LAW
8	AND BEFORE JANUARY 1, 2010;
9	(II) IS EITHER:
10	(A) Substantially in the form set forth in section
11	<u>15-14-741; or</u>
12	(B) STATES THAT IT IS SUBJECT TO THE "UNIFORM POWER OF
13	ATTORNEY ACT" OR TO THIS PART 7.
14	(b) To the extent of any conflict between this subsection
15	(2) AND EITHER PART 13 OF ARTICLE 1 OF THIS TITLE OR SECTION
16	15-14-501, THIS SUBSECTION (2) SHALL CONTROL.
17	SECTION 2. 15-2-202, Colorado Revised Statutes, is amended
18	to read:
19	15-2-202. Power may be released. A power of appointment,
20	whether or not existing on July 1, 1967, may be released, wholly or
21	partially, by the donee thereof, or his or her attorney-in-fact or agent
22	acting under a power of attorney in accordance with section 15-14-501,
23	unless otherwise expressly provided in the instrument creating the power
24	PART 7 OF ARTICLE 14 OF THIS TITLE. As used in this part 2, the term
25	"release" includes a disclaimer or a renunciation of a power of
26	appointment.
27	SECTION 3 15-2-203 Colorado Revised Statutes is amended

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to	read
	$\mathbf{I} - \mathbf{A} \mathbf{G}$

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2	15-2-203. How power released. A power releasable according			
3	to section 15-2-202 may be released, wholly or partially, by the donee of			
4	the power or his or her attorney-in-fact or agent acting under a power of			
5	attorney in accordance with section 15-14-501 PART 7 OF ARTICLE 14 OF			
6	THIS TITLE, to any person who could be adversely affected by the exercise			
7	of the power or, in the case of a power created by will, by the filing of a			
8	written release in the district or probate court in which such will was			
9	proved or allowed; but, wherever property subject to the power is then			
10	held in trust, a written release must also be delivered to the trustee			
11	holding such property. The execution of a partial release of a power shall			
12	not prevent the execution and delivery of further partial releases from			
13	time to time nor prevent the later execution and delivery of an instrument			
14	wholly releasing such power.			
15	<b>SECTION 4.</b> 15-2-301, Colorado Revised Statutes, is amended			
16	to read:			
17	15-2-301. Extent of exercise. Unless the instrument creating a			
18	power of appointment expressly limits the right, interest, or estate which			
19	can be appointed by exercise of that power, a donee of a power, or his or			
20	her attorney-in-fact or agent acting under a power of attorney in			
21	accordance with section 15-14-501 PART 7 OF ARTICLE 14 OF THIS TITLE,			
22	may exercise such power to pass to the appointee a fee or any lesser			
23	estate, interest, or a power of appointment or to pass the property subject			
24	to the power to a trustee for the benefit of one or more of the objects of			
25	the power of appointment.			
26	SECTION 5. Part 5 of article 14 of title 15, Colorado Revised			
27	Statutes, is amended BY THE ADDITION OF A NEW SECTION			

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1	CONTAINING RELOCATED PROVISIONS, WITH AMENDMENTS,			
2	to read:			
3	15-14-500.3. [Formerly 15-14-601.] Legislative declaration.			
4	(1) The general assembly hereby recognizes that each adult individual			
5	has the right as a principal to appoint an agent to deal with property or			
6	make personal decisions for the individual, but that this right cannot be			
7	fully effective unless the principal may empower the agent to act			
8	throughout the principal's lifetime, including during periods of disability,			
9	and be sure that any third party will honor the agent's authority at all			
10	<u>times.</u>			
11	(2) The general assembly hereby finds, determines, and declares			
12	<u>that:</u>			
13	(a) In light of modern financial needs, the statutory recognition of			
14	the right of delegation in Colorado must be restated, among other things,			
15	to expand its application and the permissible scope of the agent's			
16	authority, to clarify the power of the individual to authorize an agent to			
17	make financial decisions for the individual, and to better protect any third			
18	party who relies in good faith on the agent so that reliance will be			
19	<u>assured.</u>			
20	(b) The public interest requires a standard form affidavit of			
21	agency FOR CERTIFICATION OF AGENCY that any third party may use to			
22	assure that an agent's authority under an agency has not been altered or			
23	terminated.			
24	(3) The general assembly hereby finds, determines, and declares			
25	that nothing in this part 6 PART 5 OR PARTS 6 OR 7 OF THIS ARTICLE shall			
26	be deemed to authorize or encourage any course of action that violates the			
27	criminal laws of this state or the United States. Similarly, nothing in this			

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1	part 6 PART 5 OR PARTS 6 OR 7 OF THIS ARTICLE shall be deemed to			
2	authorize or encourage any violation of any civil right expressed in the			
3	constitution, statutes, case law, or administrative rulings of this state or			
4	the United States or any course of action that violates the public policy			
5	expressed in the constitution, statutes, case law, or administrative rulings			
6	of this state or the United States.			
7	(4) The general assembly hereby recognizes each adult's			
8	constitutional right to accept or reject medical treatment, artificial			
9	nourishment, and hydration and the right to create advanced medical			
10	directives and to appoint an agent to make health care decisions under a			
11	medical durable power of attorney. The "Colorado Patient Autonomy			
12	Act", sections 15-14-503 to 15-14-509, is intended to assist the exercise			
13	of such rights.			
14	(5) In the event of a conflict between the provisions of this part 6			
15	PART 7 OF THIS ARTICLE and the "Colorado Patient Autonomy Act" or			
16	between the provisions of powers of attorney prepared pursuant to this			
17	part 6 PART 7 OF THIS ARTICLE and the "Colorado Patient Autonomy Act",			
18	the provisions of the "Colorado Patient Autonomy Act" or provisions of			
19	powers of attorney prepared pursuant to the "Colorado Patient Autonomy			
20	Act" shall prevail.			
21	(6) This part 6 does PARTS 6 AND 7 OF THIS ARTICLE DO not			
22	abridge the right of any person to enter into a verbal principal and agent			
23	relationship. A brokerage relationship between a real estate broker and			
24	a seller, landlord, buyer, or tenant in a real estate transaction established			
25	pursuant to part 8 of article 61 of title 12, C.R.S., shall be governed by the			
26	provisions of part 8 of article 61 of title 12, C.R.S., and not by this part			
27	6 PARTS 6 AND 7 OF THIS ARTICLE.			

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1	(/) This part 6 does PARTS 6 AND / OF THIS ARTICLE DO not create				
2	any power or right in an agent that the agent's principal does not hold or				
3	possess and does not abridge contracts existing between principals and				
4	third parties.				
5	<b>SECTION</b> <u>6.</u> Part 5 of article 14 of title 15, Colorado Revised				
6	Statutes, is amended BY THE ADDITION OF A NEW SECTION to				
7	read:				
8	<b>15-14-500.5. Definitions - excluded powers.</b> (1) (a) FOR				
9	PURPOSES OF SECTIONS 15-14-501 AND 15-14-502, "POWER OF ATTORNEY"				
10	MEANS A POWER TO MAKE HEALTH CARE DECISIONS GRANTED BY AN				
11	INDIVIDUAL.				
12	(b) For purposes of section 15-14-502, "power of attorney"				
13	ALSO INCLUDES A POWER OR DELEGATION THAT IS:				
14	(I) EXCLUDED FROM THE APPLICATION OF PART 7 OF THIS ARTICLE				
15	PURSUANT TO SECTION 15-14-703;				
16	(II) NOT A POWER TO MAKE HEALTH CARE DECISIONS; AND				
17	(III) NOT EFFECTIVE WITHOUT APPLICATION OF SECTION				
18	<u>15-14-502.</u>				
19	(c) FOR PURPOSES OF PARTS 5 AND 6 OF THIS ARTICLE, "MEDICAL				
20	DURABLE POWER OF ATTORNEY" AND "MEDICAL POWER OF ATTORNEY"				
21	MEANS A POWER TO MAKE HEALTH CARE DECISIONS.				
22	(2) A POWER AND DELEGATION THAT IS EXCLUDED FROM THE				
23	APPLICATION OF PART 7 OF THIS ARTICLE BY SECTION 15-14-703, OTHER				
24	THAN A POWER TO MAKE HEALTH CARE DECISIONS, MAY BE EXERCISED				
25	DURING THE INCAPACITY OF THE PRINCIPAL TO THE EXTENT PROVIDED IN				
26	THE POWER OR DELEGATION OR BY APPLICABLE PRINCIPLES OF LAW AND				
27	EQUITY.				

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I	<b>SECTION</b> $\underline{7}$ 15-14-602 (2) and (4), Colorado Revised Statutes,			
2	are amended to read:			
3	<b>15-14-602. Definitions.</b> As used in this part 6:			
4	(2) "Agency instrument" means the written power of attorney or			
5	other written instrument of agency governing the relationship between the			
6	principal and agent. An agency is subject to the provisions of this part 6			
7	to the extent the agency relationship is established in writing and may be			
8	controlled by the principal, excluding agencies and powers for the benefit			
9	of the agent. This definition shall not apply to medical powers of attorney			
10	drafted pursuant to the "Colorado Patient Autonomy Act", sections			
11	15-14-503 to 15-14-509, A POWER OF ATTORNEY SUBJECT TO THE			
12	"Uniform Power of Attorney Act", part 7 of article 14, or to any			
13	OTHER POWER OF ATTORNEY OR INSTRUMENT OF AGENCY GRANTED BY AN			
14	INDIVIDUAL.			
15	(4) "Principal" means an individual, A corporation, trust,			
16	partnership, limited liability company, or other entity, including, but not			
17	limited to, an individual ENTITY acting as trustee, personal representative,			
18	or other fiduciary, who signs a power of attorney or other instrument of			
19	agency granting powers to an agent.			
20	<b>SECTION 8. Repeal.</b> 15-14-603 (2) (b), (3) (b), and (4),			
21	Colorado Revised Statutes, are repealed as follows:			
22	15-14-603. Applicability. (2) (b) The statutory power of attorney			
23	for property form set forth in section 15-1-1302 does not limit the			
24	applicability of the provisions of this part 6. It is the general assembly's			
25	intent that every agency instrument, including but not limited to statutory			
26	agency instruments, shall have the benefit of and be governed by all of			
27	the general provisions of this part 6, except as otherwise provided in this			

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1	part of or to the extent the terms of the agency histrument are inconsistent			
2	with the provisions of this part 6.			
3	(3) (b) Any durable power of attorney executed under this part (			
4	may also have a document with a written statement as provided in section			
5	12-34-105 (b), C.R.S., or a statement in substantially similar form			
6	indicating a decision regarding organ and tissue donation. Such a			
7	document shall be executed in accordance with the provisions of the			
8	"Revised Uniform Anatomical Gift Act", part 1 of article 34 of title 12,			
9	C.R.S. Such a written statement may be in the following form:			
10	I hereby make an anatomical gift, to be effective upon my			
11	death, of:			
12	A. Any needed organs/tissues			
13	B. The following organs/tissues:			
14				
15	Donor signature:			
16	(4) A principal must be at least eighteen years of age to execute			
17	an agency instrument under the provisions of this part 6. A natural person			
18	must be at least twenty-one years of age to be appointed as an agent under			
19	an agency instrument.			
20	SECTION 9. 15-14-604, Colorado Revised Statutes, is amended			
21	to read:			
22	15-14-604. Duration of agency - amendment and revocation -			
23	resignation of agent. (1) Where an agency instrument contains the			
24	language specified in section 15-14-501 (1) or otherwise specifies that the			
25	agent designated therein may exercise the authority conferred			
26	notwithstanding the principal's disability, such agent may exercise such			
27	authority notwithstanding the principal's later disability or incapacity or			

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## later uncertainty as to whether the principal is dead.

(2) Any agency created by an agency instrument continues until the death of the principal CEASED TO EXIST, regardless of the length of time that elapses, unless the agency instrument states an earlier termination date. The principal may amend or revoke the agency instrument at any time and in any manner that is communicated to the agent or to any other person who is related to the subject matter of the agency. Any agent who acts in good faith on behalf of the principal within the scope of an agency instrument is not liable for any acts that are no longer authorized by reason of an amendment or revocation of the agency instrument until the agent receives actual notice of the amendment or revocation. An agency may be temporarily continued under the conditions specified in section 15-14-607.

(3) All acts of the agent that are within the scope of the agency and are committed during any period of disability, incapacity, or incompetency of the principal have the same effect and inure to the benefit of and bind the principal and his or her successors in interest as if the principal were competent and not disabled.

(4) Any agent acting on behalf of a principal under an agency instrument has the right to resign under the terms and conditions stated in the agency instrument. If the agency instrument does not specify the terms and conditions of resignation, an agent may resign by notifying the principal, or the principal's guardian or conservator RECEIVER, CUSTODIAN, TRUSTEE IN BANKRUPTCY, LIQUIDATING TRUSTEE, OR SIMILAR REPRESENTATIVE if one has been appointed, in writing of the agent's resignation. The agent shall also notify in writing the successor agent, if any, and all reasonably ascertainable third parties who are affected by the

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1	resignation. In all cases, any party who receives notice of the resignation
2	of an agent is bound by such notice.
3	SECTION 10. 15-14-606, Colorado Revised Statutes, is amended
4	to read:
5	15-14-606. Duty - standard of care - record-keeping -
6	exoneration. Unless otherwise agreed by the principal and agent in the
7	agency instrument, an agent is under no duty to exercise the powers
8	granted by the agency or to assume control of or responsibility for any of
9	the principal's property care, or affairs. regardless of the principal's
10	physical or mental condition. Whenever the agent exercises the powers
11	granted by the agency, the agent shall use due care to act in the best
12	interests of the principal in accordance with the terms of the agency. Any
13	agent who acts under an agency instrument shall be liable for any breach
14	of legal duty owed by the agent to the principal under Colorado law. The
15	agent shall keep a record of all receipts, disbursements, and significant
16	actions taken under the agency. The agent shall not be liable for any loss
17	due to the act or default of any other person. When exercising any
18	powers under an agency, during any period of disability of the principal,
19	the agent shall be held to the standard of care of a fiduciary as specified
20	<u>in sections 15-16-302 and 15-14-418.</u>
21	<b>SECTION 11.</b> 15-14-607 (1) (b) (I), Colorado Revised Statutes,
22	is amended to read:
23	15-14-607. Reliance on an agency instrument. (1) (b) (I) Any
24	third party who deals with an agent may presume, in the absence of actual
25	knowledge to the contrary, that:
26	(A) The agency instrument naming the agent was validly
27	executed;

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1	(B) The principal was competent HAD AUTHORITY TO ACT at the
2	time of execution; and
3	(C) At the time of reliance, the principal is alive EXISTS, the
4	agency instrument and the relevant powers of the agent have not
5	terminated or been amended, and the acts of the agent conform to the
6	standards of this part 6.
7	<b>SECTION</b> <u>12.</u> 2-5-102, Colorado Revised Statutes, is amended
8	BY THE ADDITION OF A NEW SUBSECTION to read:
9	<b>2-5-102.</b> Inclusions - nonstatutory. (10) There shall be
10	INCLUDED IN THE PUBLICATION OF THE "UNIFORM POWER OF ATTORNEY
11	ACT", AS NONSTATUTORY MATTER, FOLLOWING EACH SECTION OF THE
12	PART, THE FULL TEXT OF THE OFFICIAL COMMENTS TO THAT SECTION
13	CONTAINED IN THE OFFICIAL VOLUME CONTAINING THE 2006 OFFICIAL
14	TEXT OF THE "UNIFORM POWER OF ATTORNEY ACT" ISSUED BY THE
15	NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM STATE LAWS,
16	WITH ANY CHANGES IN THE OFFICIAL COMMENTS OR COLORADO
17	COMMENTS TO CORRESPOND TO COLORADO CHANGES IN THE UNIFORM
18	ACT. THE COMMENTS SHALL BE PREPARED BY THE REVISOR OF STATUTES
19	AND APPROVED FOR PUBLICATION BY THE COMMITTEE ON LEGAL SERVICES.
20	SECTION 13. Repeal. 15-2-102 (2), Colorado Revised Statutes,
21	is repealed as follows:
22	15-2-102. Power of appointment, donor, donee, objects,
23	appointees, takers in default defined. (2) A power to consume, invade,
24	or appropriate property for the benefit of the donee of the power, which
25	power is limited by an ascertainable standard related to the health,
26	support, education, or maintenance of the donee, shall not be deemed a
27	power of appointment.

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1	_			
2	SECTION 14. Repeal. 15-14-605, Colorado Revised Statutes,			
3	is repealed as follows:			
4	15-14-605. Dissolution of marriage. If an agency instrument			
5	appoints the principal's spouse as agent and a court enters a decree of			
6	dissolution of marriage or legal separation between the principal and			
7	spouse after the agency instrument is signed, the spouse shall be deemed			
8	to have died at the time of the decree for purposes of the agency.			
9	<b>SECTION</b> <u>15.</u> <b>Repeal.</b> 15-14-608, Colorado Revised Statutes,			
10	is repealed as follows:			
11	15-14-608. Preservation of estate plan and trusts. (1) In			
12	exercising any powers granted under the agency instrument, the agent			
13	shall take the principal's estate plan into account, insofar as it is known			
14	to the agent, and shall attempt to preserve the estate plan. Specifically,			
15	the agent shall preserve the estate plan in exercising any powers of			
16	amendment or revocation and any powers to expend or withdraw property			
17	passing by trust, contract, or beneficiary designation at the principal's			
18	death, including, but not limited to, specifically bequeathed property, joint			
19	accounts, life insurance, trusts, and retirement plans. The agent shall be			
20	liable to a beneficiary only for actions taken in bad faith.			
21	(2) An agent may not revoke or amend a trust that is revocable or			
22	amendable by the principal without specific authority and specific			
23	reference to the trust in the agency instrument. In addition, an agent may			
24	not require the trustee of any trust for the benefit of the principal to pay			
25	income or principal to the agent without specific authority and specific			
26	reference to the trust in the agency instrument. The agent shall have			
27	access to and the right to copy, but not to hold, the principal's will, trusts,			

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1	and other personal papers and records to the extent the agent deems			
2	necessary for purposes of exercising the agency powers.			
3	SECTION <u>16.</u> Repeal. 15-14-609, Colorado Revised Statutes,			
4	is repealed as follows:			
5	15-14-609. Agency - court relationship. (1) Upon petition by			
6	any interested person, including the agent, after such notice to interested			
7	persons as the court directs and upon a finding by the court that the			
8	principal lacks the capacity to control or revoke the agency instrument:			
9	(a) If the court finds that the agent is not acting for the benefit of			
10	the principal in accordance with the terms of the agency instrument or			
11	that the agent's action or inaction has caused or threatens substantial harm			
12	to the principal's person or property in a manner not authorized or			
13	intended by the principal, the court may order a guardian of the principal's			
14	person or a conservator of the principal's estate, or both, to exercise any			
15	powers of the principal under the agency instrument, including the power			
16	to revoke the agency, or may enter such other orders without appointment			
17	of a guardian or conservator as the court deems necessary to provide for			
18	the best interests of the principal; or			
19	(b) If the court finds that the agency instrument requires			
20	interpretation, the court may construe the agency instrument and instruct			
21	the agent to act in accordance with its construction; except that the court			
22	may not amend the agency instrument. A court may order a guardian or			
23	conservator, or both, to exercise powers of the principal under the agency			
24	instrument.			
25	(2) Proceedings under this section shall be commenced in the			
26	court where the guardian or conservator was appointed. If no Colorado			
27	guardian or conservator has been appointed, proceedings shall be			

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1 commenced in the county where the principal resides. If the principal 2 does not reside in Colorado, proceedings may be commenced in any 3 county in the state. 4 (3) (a) If a guardian or conservator is appointed for the principal, the agent shall consult with the guardian or conservator during the 5 6 continuance of the appointment on matters concerning the principal's 7 financial affairs. 8 (b) A conservator has the same power to revoke, suspend, or 9 terminate all or any part of the power of attorney or agency instrument as 10 it relates to financial matters as the principal would have had if the 11 principal were not disabled or incompetent. 12 (c) Subject to any limitation or restriction included in the letters 13 of guardianship, a guardian has the same power to revoke, suspend, or 14 terminate all or any part of the power of attorney or agency instrument as 15 it relates to matters concerning the principal's personal care that the principal would have had if the principal were not disabled or 16 17 incompetent, except with respect to medical treatment decisions made by 18 an agent pursuant to sections 15-14-506 to 15-14-509. The exception 19 included in this paragraph (c) shall not preclude a court from removing 20 an agent in the event the agent becomes incapacitated or is unwilling or 21 unable to serve as an agent. 22 **SECTION 17.** Repeal. 15-14-610, Colorado Revised Statutes, 23 is repealed as follows: 24 15-14-610. Statutory form agent's affidavit regarding power 25 of attorney. (1) The form specified in subsection (2) of this section shall 26 be known as the "statutory agent's affidavit regarding power of attorney"

and may be used to assure that an agent's authority under an agency

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1	instrument has not been altered or terminated. An agent's affidavit in			
2	substantially the following form shall have the meaning and effect			
3	prescribed in this part 6. Nothing in this part 6 shall invalidate or bar the			
4	use of any other or different form of agent affidavit.			
5	(2) The statutory agent's affidavit regarding power of attorney			
6	shall be in substantially the following form:			
7	COLORADO AGENT'S AFFIDAVIT REGARDING POWER OF			
8	ATTORNEY			
9	STATE OF COLORADO			
10	<del>) ss.</del>			
11	County of			
12	I,, whose address is,			
13	of lawful age, pursuant to sections 15-1-1302, 15-14-501, and 15-14-502,			
14	Colorado Revised Statutes, state upon my oath that I am the			
15	attorney-in-fact and agent for, principal, under the			
16	power of attorney dated, a copy of which is attached			
17	hereto and incorporated herein by this reference, that as of this date I have			
18	no actual knowledge of the [revocation or*] termination of the power of			
19	attorney by any act of the principal, or by the death, [disability, or			
20	incompetence*] of the principal, that my authority has not been			
21	terminated by a decree of dissolution of marriage or legal separation, and			
22	that to the best of my knowledge the power of attorney has not been so			
23	terminated and remains valid, in full force and effect.			
24	Dated:			
25				
26	Attorney			
27	<del>-in-Fact</del>			

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1	The foregoing Affidavit was subscribed and sw	<del>orn to before me on</del>
2	, 20, by	_, Agent. Witness my
3	hand and official seal. My Commission expires:	
4		
5	<del>[SEAL]</del>	
6		
7		
8	Notary Public	
9	*Strike "revocation or" and "disability or incompe	tence" if the power of
10	attorney is durable and the principal is disabled or	· incompetent.
11	SECTION <u>18.</u> Repeal. Part 13 of article	1 of title 15, Colorado
12	Revised Statutes, is repealed.	
13	SECTION 19. Repeal of provisions being	g relocated in this act.
14	15-14-601, Colorado Revised Statutes, is repealed	<u>1.</u>
15	SECTION 20. Effective date. Sections 2	through 19 of this act
16	shall take effect on January 1, 2010, and the rema	ainder of this act shall
17	take effect upon passage.	
18	SECTION 21. Safety clause. The general a	assembly hereby finds,
19	determines, and declares that this act is necessary	ary for the immediate
20	preservation of the public peace, health, and safet	<u>у.</u>

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