# CALIFORNIA UNIFORM STATUTORY POWER OF ATTORNEY (California Probate Code Section 4401)

NOTICE: THE POWERS GRANTED BY THIS DOCUMENT ARE BROAD AND SWEEPING. THEY ARE EXPLAINED IN THE UNIFORM STATUTORY FORM POWER OF ATTORNEY ACT (CALIFORNIA PROBATE CODE SECTIONS 4400-4465). IF YOU HAVE ANY QUESTIONS ABOUT THESE POWERS, OBTAIN COMPETENT LEGAL ADVICE. THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE MEDICAL AND OTHER HEALTH-CARE DECISIONS FOR YOU. YOU MAY REVOKE THIS POWER OF ATTORNEY IF YOU LATER WISH TO DO SO.

Ĭ,		of		,
-	[Principal's Name]		[Principal's Address]	
appoint _		of		,
mpp and	[Agent's Name]		[Agent's Address]	
as my agen	it (attorney-in-fact) to a	ct for me in	any lawful way with respect to the	
following i	nitialed subjects:			

TO GRANT ALL OF THE FOLLOWING POWERS, INITIAL THE LINE IN FRONT OF (N) AND IGNORE THE LINES IN FRONT OF THE OTHER POWERS. TO GRANT ONE OR MORE, BUT FEWER THAN ALL, OF THE FOLLOWING POWERS, INITIAL THE LINE IN FRONT OF EACH POWER YOU ARE GRANTING. TO WITHHOLD A POWER, DO NOT INITIAL THE LINE IN FRONT OF IT. YOU MAY, BUT NEED NOT, CROSS OUT EACH POWER WITHHELD.

Real property transactions.
Tangible personal property transactions.
Stock and bond transactions.
Commodity and option transactions.
Banking and other financial institution transactions.
Business operating transactions.
Insurance and annuity transactions.
Estate, trust, and other beneficiary transactions.
Claims and litigation.
Personal and family maintenance.
Benefits from social security, medicare, medicaid, or other governmental programs, or civil or military service.
Retirement plan transactions.
Tax matters.
LL OF THE POWERS LISTED ABOVE.

YOU NEED NOT INITIAL ANY OTHER LINES IF YOU INITIAL LINE (N).

### SPECIAL INSTRUCTIONS:

ON THE FOLLOWING LINE OR EXTENDING THE POW		GIVE SPECIAL INSTRUCTIONS LIMITING OF TO YOUR AGENT.	
UNLESS YOU DIRECT OTH IMMEDIATELY AND WILL		VE, THIS POWER OF ATTORNEY IS EFFECTIV NTIL IT IS REVOKED.	E
This power of attorne	y will continue (	to be effective even though I become incapacitate	ed.
STRIKE THE PRECEDING S TO CONTINUE IF YOU BEC		YOU DO NOT WANT THIS POWER OF ATTORI	NEY
EXERCISE OF POWER OF A	TTORNEY WH	HERE MORE THAN ONE AGENT DESIGNATE	)
If I have designated m	ore than one ag	gent, the agents are to act	
TO ACT ALONE WITHOUT ' 'SEPARATELY" IN THE BLA	THE OTHER AG ANK SPACE AF YOU INSERT T	GENT AND YOU WANT EACH AGENT TO BE GENT JOINING, WRITE THE WORD BOVE. IF YOU DO NOT INSERT ANY WORD I THE WORD "JOINTLY", THEN ALL OF YOUR 	
•		ho receives a copy of this document may act und	
	•	s not effective as to a third party until the third	•
J		<ul> <li>agree to indemnify the third party for any cause of reliance on this power of attorney.</li> </ul>	laims
_	• •		
		[Signature of Principal]	
		[Principal's Social Security Number]	

BY ACCEPTING OR ACTING UNDER THE APPOINTMENT, THE AGENT ASSUMES THE FIDUCIARY AND OTHER LEGAL RESPONSIBILITIES OF AN AGENT.

## ACKNOWLEDGMENT

State of California	) ) ss	
County of		
On	, 20	, before me,,
a Notary Public in and for	the State of Ca	lifornia, personally appeared
		, who proved to me on the basis of satisfactory
evidence to be the person(s	) whose name(s	s) is/are subscribed to the within instrument and
acknowledged to me that h	e/she/they exec	uted the same in his/her/their authorized capacity(ies)
and that by his/her/their si	gnature(s) on tl	he instrument the person(s), or the entity upon behalf
of which the person(s) acte	d, executed the	instrument.
I certify under PEN	ALTY OF PER	RJURY under the laws of the State of California that
the foregoing paragraph is	true and corre	ect.
WITNESS my hand	l and official se	al.
Signature		
My commission expires		

#### NOTICE TO PERSON EXECUTING DURABLE POWER OF ATTORNEY

(California Probate Code Section 4128(a))

A durable power of attorney is an important legal document. By signing the durable power of attorney, you are authorizing another person to act for you, the principal. Before you sign this durable power of attorney, you should know these important facts:

Your agent (attorney-in-fact) has no duty to act unless you and your agent agree otherwise in writing.

This document gives your agent the powers to manage, dispose of, sell, and convey your real and personal property, and to use your property as security if your agent borrows money on your behalf. This document does not give your agent the power to accept or receive any of your property, in trust or otherwise, as a gift, unless you specifically authorize the agent to accept or receive a gift.

Your agent will have the right to receive reasonable payment for services provided under this durable power of attorney unless you provide otherwise in this power of attorney.

The powers you give your agent will continue to exist for your entire lifetime, unless you state that the durable power of attorney will last for a shorter period of time or unless you otherwise terminate the durable power of attorney. The powers you give your agent in this durable power of attorney will continue to exist even if you can no longer make your own decisions respecting the management of your property.

You can amend or change this durable power of attorney only by executing a new durable power of attorney or by executing an amendment through the same formalities as an original. You have the right to revoke or terminate this durable power of attorney at any time, so long as you are competent.

This durable power of attorney must be dated and must be acknowledged before a notary public or signed by two witnesses. If it is signed by two witnesses, they must witness either (1) the signing of the power of attorney or (2) the principal's signing or acknowledgment of his or her signature. A durable power of attorney that may affect real property should be acknowledged before a notary public so that it may easily be recorded.

You should read this durable power of attorney carefully. When effective, this durable power of attorney will give your agent the right to deal with property that you now have or might acquire in the future. The durable power of attorney is important to you. If you do not understand the durable power of attorney, or any provision of it, then you should obtain the assistance of an attorney or other qualified person.

[Initials of Principal]	

## NOTICE TO PERSON ACCEPTING THE APPOINTMENT AS ATTORNEY-IN-FACT

By acting or agreeing to act as the agent (attorney-in-fact) under this power of attorney you assume the fiduciary and other legal responsibilities of an agent. These responsibilities include:

- 1. The legal duty to act solely in the interest of the principal and to avoid conflicts of interest.
- 2. The legal duty to keep the principal's property separate and distinct from any other property owned or controlled by you.

You may not transfer the principal's property to yourself without full and adequate consideration or accept a gift of the principal's property unless this power of attorney specifically authorizes you to transfer property to yourself or accept a gift of the principal's property. If you transfer the principal's property to yourself without specific authorization in the power of attorney, you may be prosecuted for fraud and/or embezzlement. If the principal is 65 years of age or older at the time that the property is transferred to you without authority, you may also be prosecuted for elder abuse under Penal Code Section 368. In addition to criminal prosecution, you may also be sued in civil court.

I have read the foregoing notice and I understand the legal and fiduciary duties that I assume by acting or agreeing to act as the agent (attorney-in-fact) under the terms of this power of attorney.

Date:		
	[Signature of Agent]	
	[Print Name of Agent]	