## FINANCIAL DURABLE GENERAL POWER OF ATTORNEY

Advisory Notice to Agent: ARS § 14-5506 governs the exercise of powers of attorney. Under that statute, an agent cannot receive ANY benefits from the principal unless those benefits are specifically identified in detail within this instrument or within a written contract. Otherwise, the agent could be subject to criminal prosecution or subject to the penalty provisions of ARS § 46-456, which authorizes the loss of the agent's right to inherit from the principal as well as payment of treble damages and attorneys' fees. An agent should carefully review these statutes or consult with a knowledgeable attorney prior to exercising the authority granted by this power of attorney.

## ARTICLE ONE GRANT OF POWERS

Ι,	the	undersigned	d principal,				currently	residing at
		_		, her	reby	appoint		_
currer	tly res	siding at			-		, (herei	nafter referred
to as t	he "A	gent"), as my	attorney in fac	t, hereby gra	nting	the Agent f	full power and autho	
			•		•	, .	rform those acts for	
	_			•			d perform if personal	•
		•	ed or incompeter		15 14.	ily do i could	perioriii ii persona	ny present ana
not ar	sacrea	, incapacitate	a or incompeter	10.				
	TH	IS POWER	OF ATTORN	FV SHALL	RF	COME FEE	FECTIVE AS OF	THE DATE I
SIGN							CTED BY MY I	
			COMPETENCY					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
пса	пасі	III OKINC	OMILIENCI	I OR DI LA	11 51	E OF THATE	•	
	Rv 1	nlacing my in	nitials following	the descript	ion (	of each selec	eted power set forth	helow and hy
causir			_				each selected power	•
	_				-		the delegation here	
	_	ver to my Age	-	and express	51 y   u	pproved or	the delegation here	under or each
SCICCU	cu pov	ver to my rigo	siit).					
1.	Po	ower to Ruy	and Sell. To	transfer sell	niii	rchase lease	e, encumber, assign,	exchange and
		•			_		ect to any or all pro	_
	•	•			-		ona, as the Agent in	1 .
		_	•				which I would otherw	
uiscic	tion u	cummes, am	a to disciann an	y microst m	arry	property to w	vinen i would oulerv	vise succeed.
		Initials:						
		minus.	Principal			Witness		
			Timoipui			. , 1011055		

2. Power with Respect to Bank Accounts. To establish accounts of all kinds, including, without limitation, checking and savings accounts, for me with financial institutions of any kind, including banks and other similar financial institutions; to modify, terminate, make deposits to or write checks on or make withdrawals from and grant security interests in all accounts in my name or with respect to which I am an authorized signatory (except any accounts held by me in a fiduciary capacity), whether or not such account was established by me or for me by the Agent, to negotiate, endorse or transfer any checks or other instruments with respect to any such accounts; and to contract for any services rendered by any

bank or financial instituti	ion.		
Initials:	Principal	Witness	
maintenance of a safe de with respect to which I a was executed by me (eight	eposit box in my name; m an authorized signator ther alone or jointly wit	to have access to all safe deposit by, whether or not the contract for seth others) or by the Agent in my posit box and to terminate any and a	poxes in my name or such safe deposit box name; to add to and
Initials:	Principal Principal	Witness	
sums of money which are to me, whether social se interests, annuities, debts	e or shall become due, or ecurity benefits, pension s, or any other receivable	eute or Defend. To ask, demand, surviving or payable to me, or which be no payments, individual retirement es, and to use all lawful ways and me actions, claims or proceedings in a	elong or shall belong accounts, dividends, leans in my name for
Initials:	Principal	Witness	
purchases and sales (incother securities, or limit negotiable form, issued (including commodity furthird party securities for account(s) to any other be (c) to instruct any third party to receive and direct partransfer any stocks, bond and to execute any doctransactions made for my calls for margin, or other	luding short sales), to sated partnership interest or unissued, foreign extures), on margin or other my account(s), and to prokerage firm or to other party to make payment of yments therefrom payables, options or other secution are units necessary to exaccount(s); (f) to approper demands with reference	ct to any account with any brokera; subscribe for and to trade in stocks its or investments and trust units, exchange, commodities, and contract erwise, for my account(s) and risk; instruct any third party to deliver ers, and in such name and form as the of moneys from my account(s) with onle to me or to others; (d) to sell, purities of any nature, at any time seffectuate the foregoing; (e) to releve and confirm the same, to receive ence to my account(s); and (g) to hereto for me and on my behalf.	s, bonds, options, or , whether or not in cts relating to same (b) to deliver to any r securities from my he Agent may direct; any third party, and assign, endorse and tanding in my name eceive statements of e any and all notices,
Initials:	Principal	Witness	
6. Employ C investment and legal adv		y, compensate and terminate the s	ervices of financial,
Initials:	Principal	Witness	

7. Power with Respect to Insurance. To purchase, maintain, surrender, collect or cancel (a) life insurance or annuities of any kind on my life or the life of any one in whom I have an insurable interest, (b) liability insurance protecting me and my estate against third party claims, (c) hospital insurance, medical insurance, Medicare supplement insurance, custodial care insurance, and disability income insurance for me or any of my dependents, and (d) casualty insurance insuring assets of mine against loss or damage due to fire, theft, or other commonly insured risk; to pay all insurance premiums, to select any options under such policies, to increase coverage under any such policy, to borrow against any such policy, to pursue all insurance claims on my behalf, to adjust insurance losses; and the foregoing powers shall apply to private and public plans, including, without limitation, Medicare, Medicaid, and Workers' Compensation.
Initials:
Principal Witness
8. Power to Provide for Principal's Support. To do all acts necessary for maintaining my customary standard of living, to provide living quarters by purchase, lease or other arrangement, or by payment of the operating costs of my existing living quarters, including interest, amortization payments, repairs and taxes, to provide normal domestic help for the operation of my household, to provide clothing, transportation, medicine, food and incidentals, and if necessary to make all necessary arrangements, contractual or otherwise, for me at any hospital, hospice, nursing home, convalescent home or similar establishment, or in my own residence should I desire it, and to assure that all of my essential needs are provided for at such a facility or in my own residence, as the case may be.
Initials: Principal Witness
9. Income Tax Returns. To prepare and file any federal, state or local income tax return on my behalf and to deal with any governmental agency with respect to any of my tax returns.
Initials:
Principal Witness
10. Nomination of Guardian/Conservator. While I hope that by executing this instrument I will have obviated the need for a guardianship and conservatorship of my person and of my estate, if it should become necessary for a guardian or conservator to be appointed for my person or for my estate, I nominate the Agent to so serve.
11. Alternate Agents. If the Agent designated in the introductory paragraph of Article One above cannot serve or continue to serve or is unavailable to serve, I appoint to serve as my Alternate Agent ("Alternate Agent"). No Alternate Agent shall be liable for any set or omission of the initial Agent
Alternate Agent shall be liable for any act or omission of the initial Agent.
<b>12. Benefit to Agent.</b> My agent shall be entitled to reasonable compensation for any services provided as my Agent, which compensation shall be up to \$ per hour. My agent shall be entitled to reimbursement of all reasonable expenses incurred as a result of carrying out any provision of

this Power of Attorney.					
Initials:					
	Principal	Witness			
in the Agent a general 1	power of appointn	ent. Nothing in this instrument shall be construed as creating nent exercisable in its own behalf, or for the benefit of the liters of the estate of the Agent.			
14. Limitations of any will or codicil.	on Authority. Th	e Agent shall not have any power to amend, alter, or revoke			
15. Revocation of Prior Powers of Attorney. I hereby revoke all powers of attorney, whether general or limited, previously granted by me as principal and terminate all agency relationships created thereunder, including, without limitation, those relationships of all successor agents named therein, if any, except any powers granted by me on forms provided by financial institutions granting the right to write checks or deposit funds to or withdraw funds from accounts to which I am a signatory or granting access to a safe deposit box shall not be hereby revoked, but shall continue to be in full force and effect.					
any such act done by the which I am disabled, in whether I am dead or all bind me, my guardian, h	e Agent at any tin competent or inca ive, shall, unless oneirs, distributees,	pprove any act or failure to act of the Agent in good faith and ne, including but not limited to, any act done at any time at pacitated or at any time at which there is uncertainty as to otherwise invalid or unenforceable, have the same effect and legatees, devisees, assignees, and personal representatives to not disabled, incapacitated, or incompetent at the time of such			
in reasonable reliance of that time has elapsed sin instrument. Persons and	n this power of att ace its execution pro- l entities shall place	person or entity acting without negligence and in good faith orney shall not incur any liability thereby, nor shall the fact revent such persons or entity from reasonably relying on this e reasonable reliance on this power of attorney regardless of ay request the issuance of an affidavit by the Agent on which			
18. Governing Law respects.	v. The laws of the	e State of Arizona shall govern this power of attorney in all			
I,General Power of Attorn undersigned authority the willingly, or willingly di	ey this day of at I sign and execu rect another to sign	, the principal, sign my name to this Financial Durable, 20, and being first duly sworn, do declare to the te this instrument as my Power of Attorney and that I sign it a for me, that I execute it as my free and voluntary act for the			

purposes expressed in the Financial Durable years of age or older, of sound mind and unc	General Power of Attorney and I declare that I am eighteen ler no constraint or undue influence		
Princip	rincipal		
undersigned authority that the principal has attorney and that he/she signed it willingly signed this power of attorney as a witness to	, the witness, sign my name to the of Attorney being first duly sworn and I do declare to the signed and executed this instrument as his/ her power of and that I, in the presence and hearing of the principal, the principal's signing and that to the best of my knowledger, of sound mind and under no constraint or undue influence.		
Dated.	Signature of Witness		
	Printed Name of Witness		
,	wledged before me, the undersigned Notary Public, by the principal, and subscribed, sworn to, and acknowledged witness, this day of, 20		
	Notary Public		