STATUTORY FORM POWER OF ATTORNEY: General, Limited, or Durable

(AS 13.26.332)

THE POWERS GRANTED FROM THE PRINCIPAL TO THE AGENT OR AGENTS IN THE FOLLOWING DOCUMENT ARE VERY BROAD. THEY MAY INCLUDE THE POWER TO DISPOSE, SELL, CONVEY, AND ENCUMBER YOUR REAL AND PERSONAL PROPERTY. ACCORDINGLY, THE FOLLOWING DOCUMENT SHOULD ONLY BE USED AFTER CAREFUL CONSIDERATION. IF YOU HAVE ANY QUESTIONS ABOUT THIS DOCUMENT, YOU SHOULD SEEK COMPETENT ADVICE. YOU MAY REVOKE THIS POWER OF ATTORNEY AT ANY TIME.

Pursuant to AS 13.26.338 - 13.26.353, I,	(Name of principal),
of (Address of principal)	, do hereby appoint
	Name and address of agent
or agents), my attorney(s)-in-fact to act as I have checked below in m	ny name, place, and stead in
any way which I myself could do, if I were personally present, wi	th respect to the following
matters, as each of them is defined in AS $13.26.344$, to the full extends $13.26.344$.	tent that I am permitted by
law to act through an agent:	
THE AGENT OR AGENTS YOU HAVE APPOINTED W	/III. HAVE ALL THE
POWERS LISTED BELOW UNLESS YOU DRAW A LINE TH	
AND INITIAL THE BOX OPPOSITE THAT CATEGORY	ROUGH A CATEGORI,
THE DOT OF COME THE CHILDON	
(A) real estate transactions	()
(B) transactions involving tangible personal property, chattels,	,
and goods	()
(C) bonds, shares, and commodities transactions	()
(D) banking transactions	()
(E) business operating transactions	()
(F) insurance transactions	()
(G) estate transactions	()
(H) gift transactions	()
(I) claims and litigation	()
(J) personal relationships and affairs	(
)	

(K) b	(K) benefits from government programs and military service ()				
(L) records, reports, and statements)		
(M) d	lelegation	()		
(N) voter registration and absentee ballot requests		()		
(O) all other matters, including those specified as follows:		()		
IF YOU H	AVE APPOINTED MORE THAN ONE AGENT, CHEC NG:	K ONE	E OF THE		
(any other age) Each agent may exercise the powers conferred separately, wi	thout th	e consent of		
(other agents.) All agents shall exercise the powers conferred jointly, with	n the co	onsent of all		
TO INDICATE WHEN THIS DOCUMENT SHALL BECOME EFFECTIVE, CHECK ONE OF THE FOLLOWING:					
() This document shall become effective upon the date of my si	gnature.			
(not otherwise) This document shall become effective upon the date of my e be affected by my disability.	disabili	ty and shall		
IF YOU HAVE INDICATED THAT THIS DOCUMENT SHALL BECOME EFFECTIVE ON THE DATE OF YOUR SIGNATURE, CHECK ONE OF THE FOLLOWING:					
() This document shall not be affected by my subsequent disabi	lity.			
() This document shall be revoked by my subsequent disability.				
IF YOU HAVE INDICATED THAT THIS DOCUMENT SHALL BECOME EFFECTIVE UPON THE DATE OF YOUR SIGNATURE AND WANT TO LIMIT THE TERM OF THIS DOCUMENT, COMPLETE THE FOLLOWING:					
This docume signature.	ent shall only continue in effect for () years from ()	om the	date of my		
NOTICE OF DEVOCATION OF THE DOWERS CRANTED IN THIS DOCUMENT.					

You may revoke one or more of the powers granted in this document. Unless otherwise provided in this document, you may revoke a specific power granted in this power of attorney by completing a special power of attorney that includes the specific power in this document that you

want to revoke. Unless otherwise provided in this document, you may revoke all the powers granted in this power of attorney by completing a subsequent power of attorney.

NOTICE TO THIRD PARTIES

A third party who relies on the reasonable representations of an attorney-in-fact as to a matter relating to a power granted by a properly executed statutory power of attorney does not incur any liability to the principal or to the principal's heirs, assigns, or estate as a result of permitting the attorney-in-fact to exercise the authority granted by the power of attorney. A third party who fails to honor a properly executed statutory form power of attorney may be liable to the principal, the attorney-in-fact, the principal's heirs, assigns, or estate for a civil penalty, plus damages, costs, and fees associated with the failure to comply with the statutory form power of attorney. If the power of attorney is one which becomes effective upon the disability of the principal, the disability of the principal is established by an affidavit, as required by law.

IN WITNESS WHEREOF, I have her, 20	reunto signed my name this	day of
	Signature of Principal	
Acknowledged before me at on		
	Signature of Officer or Notary	

Additional optional provisions to statutory form power of attorney

Each of the following provisions may be included in a statutory form power of attorney:

(1) YOU MAY DESIGNATE AN ALTERNATE ATTORNEY-IN-FACT. ANY ALTERNATE YOU DESIGNATE WILL BE ABLE TO EXERCISE THE SAME POWERS AS THE AGENT(S) YOU NAMED AT THE BEGINNING OF THIS DOCUMENT. IF YOU WISH TO DESIGNATE AN ALTERNATE OR ALTERNATES, COMPLETE THE FOLLOWING:

If the agent(s) named at the beginning of this document is unable or unwilling to serve or continue to serve, then I appoint the following agent to serve with the same powers:

	First alternate or successor attorney-in-fact			
	(Name and address of alternate)			
	Second alternate or successor attorney-in-fact			
	(Name and address of alternate)			
(2) YOU MAY NOMINATE A GUARDIAN OR CONSERVATOR. IF YOU WISH TO NOMINATE A GUARDIAN OR CONSERVATOR, COMPLETE THE FOLLOWING:				
In the event that a court decides that it is necessary hereby nominate	(Name			
and address of person nominated) to be considered by the court for appointment to serve as my guardian or conservator, or in any similar representative capacity.				