LIMITED POWER OF ATTORNEY FOR SALE OF MOTOR VEHICLE
To authorize another to sign bill of sale, title and other documents.
State of Maine
County of
Notice to the Principal : As the "Principal" you are using this power of attorney to grant power to another person (called
the Agent) to make decisions about your property and to use your property on your behalf. Under this power of attorney
you give your Agent broad and sweeping powers to sell or otherwise dispose of your property without notice to you. Under
this document your Agent will continue to have these powers after you become incapacitated. The powers that you give
your Agent are explained more fully in the Maine Uniform Power of Attorney Act, Maine Revised Statutes, Title 18-A,
Article 5, Part 9. You have the right to revoke this power of attorney at any time as long as you are not incapacitated. If

there is anything about this power of attorney that you do not understand you should ask a lawyer to explain it to you.

Notice to the Agent: As the "Agent" you are given power under this power of attorney to make decisions about the property belonging to the Principal and to dispose of the Principal's property on the Principal's behalf in accordance with the terms of this power of attorney. This power of attorney is valid only if the Principal is of sound mind when the Principal signs it. When you accept the authority granted under this power of attorney a special legal relationship is created between you and the Principal. This relationship imposes upon your legal duties that continue until you resign or the power of attorney is terminated or revoked. The duties are more fully explained in the Maine Uniform Power of Attorney Act, Maine Revised Statutes, Title 18-A, Article 5, Part 9 and Title 18-B, sections 802 to 807 and Title 18-B, chapter 9. As the Agent, you are generally not entitled to use the Principal's property for your own benefit or to make gifts to yourself or others unless the power of attorney gives you such authority. If you violate your duty under this power of attorney you may be liable for damages and may be subject to criminal prosecution. You must stop acting on behalf of the Principal if you learn of any event that terminates this power of attorney or your authority under this power of attorney. Events of termination are more fully explained in the Maine Uniform Power of Attorney Act and include, but are not limited to, revocation of your authority or of the power of attorney by the Principal, the death of the Principal or the commencement of divorce proceedings between you and the Principal. If there is anything about this power of attorney or your duties under

it that you do not understand yo				ney or your duties under
KNOW ALL PERSONS BY T	HESE PRESENTS, T	HAT I/We		, whose
address is (Zip), desiring to execu			(Cit	y), (State),
(Zip), desiring to execu	ite a LIMITED POWE	ER OF ATTORNEY	, hereby appoint,	
as follows, GRANTING unto n	, of		County, Maine, as my	Attorney-in-Fact to act
as follows, GRANTING unto n	ny Attorney-in-Fact fu	ıll power to:		
	statement, request for		below, including, but limit l other documents, and to 1	
Make	Model	Bod	у Туре	
Vehicle Identification Num	ber (VIN)	<u> </u>	Year:	
I hereby ratify and confirm all Attorney and the rights and pov	vers herein granted.	V	, and the second	
All acts done by means of thi Attorney hereunder shall cont excepting however any situatio	ain my name, follow	ved by that of my	attorney and the descrip	tion "Attorney-in-Fact",

may be followed. This LIMITED POWER OF ATTORNEY shall be valid and may be relied upon by any third parties

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until such time as they receive notice of revocation of same.

WITNESS my signature this the _____ day of _____, 20____.

Signature	Signature	
STATE OF MAINE		
COUNTY OF	_	
		(date) by
	owledged before me this (name of person acknowledged).	_
	Notary Public	
	Print Name:	
My Commission Expires:		

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