INSTRUCTIONS FOR GENERAL POWER OF ATTORNEY

A person (Principal) signs a Power of Attorney in front of a notary to give a trusted and willing person (Attorney-in-Fact or Agent) authority to act in place of the Principal. A *Regular* Power of Attorney has a beginning (effective) date, and ends either on the end date or when the Principal revokes it. A *Durable* Power of Attorney has no specified end date and ends on the death of the Principal, or upon revocation by the Principal. Also, with a Durable Power of Attorney, *if the Principal becomes disabled or incapacitated, the Attorney-in-Fact may continue acting as such despite the disability, incapacity or the expiration date.*

A Power of Attorney must be notarized.

This packet provides a General Power of Attorney form that asks you to choose either a regular or durable Power of Attorney.

STEP 1: OBTAIN the General Power of Attorney packet at the Maricopa County Superior Court "forms" website at: http://www.superiorcourt.maricopa.gov/Self-ServiceCenter/forms/ or at one of the Self Service Centers located in the valley.

Downtown Phoenix 101 W. Jefferson St. Phoenix, AZ 85003

Northwest Court Facility 14264 West Tierra Buena Lane Surprise, Arizona 85374 Northeast Court Facility 18380 North 40th Street Phoenix, Arizona 85032

Southeast Court Facility 222 East Javelina Drive Mesa, Arizona 85210-6201

- Read General Power of Attorney FAQs and Instructions.
- Choose one General Power of Attorney that best fits your situation (Regular or Durable)
- Complete the General Power of Attorney Form that best fits your situation
- **STEP 2: TAKE** the following to a Notary Public. [You may find a Notary at most banks or listed in the telephone book yellow pages. Notaries usually charge a fee.]
 - The Witness
 - The original, completed General Power of Attorney Form
 - Photo ID for the witness, and you
- **STEP 3**: **SIGN** the original General Power of Attorney in front of the Notary and
 - Tell the Witness to sign the form in front of the Notary
 - Wait for the Notary to notarize the Power of Attorney
- **STEP 4:** MAKE COPIES of the notarized General Power of Attorney for each person or organization you deal with
 - Keep the original notarized General Power of Attorney for your records
 - Give one copy of the General Power of Attorney to the Attorney-in-Fact
 - Show the people and organizations the original Power of Attorney and give them a copy.

GENERAL POWER OF ATTORNEY

1. CHECK MARK ONE (1) TYI	PE OF POWER OF ATTORNEY:				
General Regular Power	of Attorney (has a beginning and end	date), OR			
General Durable Power	of Attorney (ends upon Principal's de	eath or revocation	1)		
2. IDENTIFY the Principal an	d Attorney-in-Fact:				
Name	Address of Residence	City	State	Zip Code	Date of Birth
Principal:	-				
Agent / Attorney-In-Fact:					
3. MARK the Sections that a	oply to you.				
perform the following general n	appoints the above-named Agent/Anatters. ranted by the General Power of A	·		·	·
remove the contents of all sa receive each and every sum of is or hereafter shall become do means for the recovery thereof together with the right and pow	to withdraw and deposit funds from the deposit boxes rented by the primoney, debt, account, legacy, bequie, owing or payable, belonging to by legal process or otherwise, and the to compromise or compound any ecurity; and to loan money and recomposite to the compound to loan money and recomposite to the composite to the composit	ncipal; to ask, duest, interest, divor claimed by Proto execute and duclaim or demand	emand, suidend, ann incipal and eliver a sat d; to borrov	ue for, recoverity and der to use and isfaction or to money and	ver, collect, and mand which now take any lawfu release therefor d to execute and
possession thereof and of evidualiness residence; to sell, e	y interest therein or any improveme dence and title thereto; to lease th xchange, subdivide, grant or con- er in trust, or otherwise encumber th	e same for any vey the same v	term or po vith or with	urpose, incli nout warran	uding leases fo ty, covenant o

c. <u>Personal property</u> : to contract for, buy, sell, exchange, transfer, endorse and in any legal manner deal in and with the same; and to mortgage, transfer in trust, or otherwise encumber the same to secure payment of a note of performance of any obligation or agreement;
d. <u>Business Transactions</u> of any kind, and as the act and deed of Principal to sign, execute, acknowledge and deliver any deed, lease, assignment of lease, covenant, indemnity, agreement, mortgage, deed of trust, assignment of mortgage, or beneficial interest under deed of trust, subdivision or plat, extension or renewal of any obligation, subordination or waiver of priority, bill of lading, bill of sale, bond, note, receipt, check, evidence of debt, full or partial release of mortgage judgment or other debt, and such other instruments in writing of any kind or class as may be necessary or proper in the premises;
e. To do and perform every and all acts required, necessary or appropriate to be done in and about the premises as fully to all intents and purposes as Principal might or could do if personally present, hereby ratifying all that Attorney-in-Fact shall lawfully do or cause to be done by virtue of this General Power of Attorney.
4. CHECK the ONE type of Power of Attorney that applies to you. Complete the information asked for in the Section.
General Regular Power of Attorney - Has beginning and ending dates.
 Effective Date: the time from which this document is operational:, This General Power of Attorney begins on the above effective date and continues until the expiration date of20, unless the Principal revokes this Power of Attorney before expiration using a written document of Revocation.
 <u>Manner of Revocation</u>: The Principal may revoke this document in writing at any time before the expiration date for no reason or for cause. Also, if the Attorney-in-Fact exceeds or violates the scope and authority granted by this document, the Principal may revoke in writing the Power of Attorney at any time before the expiration date.
General Durable Power of Attorney – Has a beginning effective date and lasts until the death of the Principal or until revocation.
Effective Date: the time from which this document is operational:
 Manner of Revocation: The Principal may revoke this document in writing at any time before the expiration date for no reason or for cause, or if the Attorney-in-Fact exceeds or violates the scope and authority granted by this document. If the Principal becomes disabled or incapacitated, the Attorney-in- Fact may continue acting as such despite the disability, incapacity or the expiration date.
5. COMPENSATION of Attorney-in-Fact: None.

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Signatures on the next page.

6. SIGNATURES. For Principal: the principal sign my name to this power of attorney this

I,, the	principal, sign my na	ame to this power	of attorney this	day of
and, being first duly instrument as my power of attorney and that my free and voluntary act for the purposes exam eighteen years of age or older, of sound	: I sign it willingly, or willi xpressed in the power of	ngly direct another to attorney, and that as	sign for me, that I exects required by A.R.S. § 14	ute it as
Principal	_			
For Witness:				
I,, the sworn, and do declare to the undersigned power of attorney and that the principal sign the presence and hearing of the principal sign of my knowledge the principal is eighteen influence.	authority the principal s is it willingly, or willingly gn this power of attorney	igns and executes the directs another to signal as witness to the pri	nis instrument as the pr in for the principal, and incipal's signing, and to	incipal's that I, in the best
Witness				
7. NOTARIZATION.				
For Notary:				
The State of	_			
County of	_			
Subscribed, sworn to and acknowledged before	ore me by	······································	the principal, and subsc	ribed
and sworn to before me				
by, w	vitness, this day	v of		
(seal)				
(signed)				
(Notary Public)				