FLORIDA LIMITED POWER OF ATTORNEY FORM

I. NOTICE - This legal document grants you (Hereinafter referred to as the "Principal") the right to transfer limited financial powers to someone else (Hereinafter referred to as the "Attorney-in-Fact"), limited financial powers are described as: any specific financial act legal under law. The Principal's transfer of limited financial powers to the Attorney-in-Fact are granted upon authorization of this agreement, and ONLY remains in effect until the completion of said act, unless the Principal becomes incapacitated (incapacitation is described in Paragraph II). This agreement does not authorize the Attorney-in-Fact to make medical decisions for the Principal. The Principal continues to retain every right to all their financial decision making power and may revoke this Limited Power of Attorney Form at anytime. The Principal may include restrictions or requests pertaining to the financial decision making power of the Attorney-in-Fact. It is the intent of the Attorney-in-Fact to act in the Principal's wishes put forth, or, to make financial decisions that fit the Principal's best interest. All parties authorizing this agreement must be at least 18 years of age and acting under no false pressures or outside influences. Upon authorization of this Limited Power of Attorney Form, it will revoke any previously valid Limited Power of Attorney Form.

<u>II. INCAPACITATION</u> - The powers granted to the Attorney-in-Fact by the Principal in this Limited Power of Attorney Form <u>DO NOT</u> stay in effect upon incapacitation by the Principal, incapacitation is describes as: A medical physician stating verbally or in writing that the Principal can no longer make decisions for them self.

<u>III. REVOCATION</u> - The Principal has the right to revoke this Limited Power of Attorney Form at anytime. Any revocation will be effective if the Principal:

- A. Authorizes a new Limited Power of Attorney Form.
- B. Authorizes a Power of Attorney Revocation Form.

IV. WITNESS & NOTARY - This document is not valid as a Limited Power of Attorney unless it is acknowledged before a notary public or is signed by at least two adult witnesses who are present when the Principal signs or acknowledges the Principal's signature. It is recommended to have this Limited Power of Attorney Form notarized.

V. PRINCIPAL - I,		_, residing at
	Name of Principal	·
	Street Address of	F Principal
City of	, State of	State of Principal
City of Pri	ncipal tornov in Fact when	State of Principal
		n I trust with a specific financial act
to act as if I were pers		of this form, and I grant the power
to act as it i were pers	onally present to	
VI. ATTORNEY-IN-FAC	T -	. residing at
VI. ATTORNEY-IN-FAC	Name of Attorney	r-in-Fact
	Street Address of Att	corney-in-Fact
	Street Address of Act	orney in ruce
City of	, State of	grant
		grant State of Attorney-in-Fact
-	_	a specific financial act on my
behalf that can be any	power legal under la	aw in the State of
	- 1 6 .6.	
	The Specific	financial act I grant my Attorney-in-
State Fact is:		
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•	A Detailed Description of Ex	cact Powers granted
VII CHCCECCOD ATTO	DNEV IN EACT (Onti	and) If the Attorney in East name
VII. SUCCESSOR AT TO	KNET-IN-FACT (OPEN	<u>onal)</u> - If the Attorney-in-Fact named
above cannot or is unv	villing to serve then	Lappoint
above carrilot of 15 arry	vitting to serve, then	I appoint
residing at:		,
	Street Address of Successo	or Attornov in East
	Street Address of Successo	ir Attorney-III-Fact
City of	State of	grant
City of Successor Att	torney-in-Fact	grant State of Successor Attorney-in-Fact
the Attorney-in-Fact tl	he legal authority for	a specific financial act on my
behalf that can be any	power legal under la	aw in the State of
	The Specific	financial act I grant my Successor
State		
Attorney-in-Fact is:		
	A Detailed Description of Ex	kact Powers granted

<u>VIII. TERMS & CONDITIONS</u> - Upon authorization by all parties, the Attorney-in-Fact accepts their designation to act in the Principal's best interests for all financial decisions legal under law.

<u>IX. THIRD PARTIES</u> - I, the Principal, agree that any third party receiving a copy via: physical copy, email, or fax that I, the Principal, will indemnify and hold harmless any and all claims that may be put forth in reference to this Limited Power of Attorney Form.

<u>X. COMPENSATION</u> - The Attorney-in-Fact agrees not to be compensated for acting in the presence of the Principal. The Attorney-in-Fact may be, but not entitled to, reimbursement for all: food, travel, and lodging expenses for acting in the presence of the Principal.

XI. DISCLOSURE - I intend for my attorney-in-fact under this Power of Attorney to be treated, as I would be with respect to my rights regarding the use and disclosure of my individually identifiable health information or other medical records. This release authority applies to any information governed by the Health Insurance Portability and Accountability Act of 1996 (aka HIPAA), 42 USC 1320d and 45 CFR 160-164

XII. PRINCIPAL'S SIGNATURE - I,	·	, the
	Printed Name of Princ	ipal
Principal, sign my name to this p	ower of attorney this	day of
and	d, being first duly swor	rn, do declare to the
undersigned authority that I sign attorney and that I sign it willing that I execute it as my free and power of attorney and that I am and under no constraint or undue	gly, or willingly direct a voluntary act for the p eighteen years of age	another to sign for me, ourposes expressed in the
Signature of Principal		

XIII. ATTORNEY-IN-FACT'S SIGNATURE	- I,
have read the attached power of attorn attorney-in-fact for the principal. I here appointment as Attorney-in-Fact and th the powers for the benefit of the princi principal separate from my assets; I sha prudence; and I shall keep a full and ac and disbursements on behalf of the prin	eby acknowledge and accept my at when I act as agent I shall exercise pal; I shall keep the assets of the Ill exercise reasonable caution and curate record of all actions, receipts
Signature of Attorney-in-Fact	Date
XIV. SUCCESSOR ATTORNEY-IN-FACT'S	SIGNATURE (Optional) -
principal. I hereby acknowledge and acc	as the successor attorney-in-fact for the cept my appointment as Successor ce of a specific provision to the contrary agent I shall exercise the powers for the assets of the principal separate ble caution and prudence; and I shall
Signature of Successor Attorney-in-Fact	Date

Witness Attestation

l,, the first	witness, and I
Printed Name of First Witness	Printed Name of Second Witness
the second witness, sign my name to first duly sworn and do not declare to principal signs and executed this instruction presence and hearing of the principal the principal's signing and that to the	the foregoing power of attorney being
Signature of First Witness	Signature of Second Witness
-	- · · · · · · · · · · · · · · · · · · ·

Notary Acknowledgement (Must be completed by Notary)

State of	County of		Subscribed
Sworn and ackn	owledged before m	ne by	, the
Principal, and s	ubscribed and swor	n to before me by	·
witness, this		day of	
Notani Cignatur		-	
Notary Signatur	e		
Notary Public			
State of			
My commission	expires:		_ Seal
Acknowledgem	ent and Acceptand	ce of Appointment as A	ttorney-in-Fact
I,		have read the attach	ned power of attorney
		e attorney-in-fact for th	
_		intment as Attorney-in-I	
		owers for the benefit of parate from my assets;	
		and I shall keep a full a	
		ts on behalf of the princ	
ucc.o, 1000.pc		es on sonati or the prime	
Signature of Attorne	y-in-Fact	Date	
Accep	otance of Appointm	nent as successor Attor	ney-in-Fact
l,		have read the attach	ned power of
		fied as the successor att at I accept my appointr	
Attorney-in-Fac	t and that in the a	bsence of a specific pro	nent as successor
		ct as agent I shall exerc	
		keep the assets of the	
		asonable caution and pr	
•		all actions, receipts, ar	
behalf of the pr		. ,	
Signature of Successo	or Attorney-in-Fact	Date	