## Connecticut Durable Power of Attorney

Notice: The powers granted by this document are broad and sweeping. They are defined in Connecticut Statutory Short Form Power of Attorney Act, sections 1-42 to 1-56, inclusive, of the general statutes, which expressly permits the use of any other or different form of power of attorney desired by the parties concerned. The grantor of any power of attorney or the attorney-in-fact may make application to a court of probate for an accounting as provided in subsection (b) of section 45a-175.

Know All Men by These Presents, which are intended to constitute a GENERAL POWER OF AT-TORNEY pursuant to Connecticut Statutory Short Form Power of Attorney Act:

That I	(name)
	(address)
do hereby appoint	(name)
	(address)
as my attorney-in-fact TO ACT	、 、 、

If more than one agent is designated and the principal wishes each agent alone to be able to exercise the power conferred, insert in this blank the word `severally'. Failure to make any insertion or the insertion of the word `jointly' shall require the agents to act jointly.

First: In my name, place and stead in any way which I myself could do, if I were personally present, with respect to the following matters as each of them is defined in the Connecticut Statutory Short Form Power of Attorney Act to the extent that I am permitted by law to act through an agent:

(Strike out and initial in the opposite box any one or more of the subdivisions as to which the principal does NOT desire to give the agent authority. Such elimination of any one or more of subdivisions (A) to (L), inclusive, shall automatically constitute an elimination also of subdivision (M). To strike out any subdivision the principal must draw a line through the text of that subdivision AND write his initials in the box opposite.)

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- (A) real estate transactions; (
- (B) chattel and goods transactions; ( )
- (C) bond, share and commodity transactions; ( )

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- (D) banking transactions; ( )
- (E) business operating transactions; ( )
- (F) insurance transactions; (
- (G) estate transactions; (
- (H) claims and litigation; (
- (I) personal relationships and affairs; ( )
- (J) benefits from military service; ( )
- (K) records, reports and statements; ( )
- (L) health care decisions; (
- (M) all other matters; ( )

(Special provisions and limitations may be included in the statutory short form power of attorney only if they conform to the requirements of the Connecticut Statutory Short Form Power of Attorney Act.)

Second: With full and unqualified authority to delegate any or all of the foregoing powers to any person or persons whom my attorney(s)-in-fact shall select:

Third: Hereby ratifying and confirming all that said attorney(s) or substitute(s) do or cause to be done.

## Signature of Principal

In	Witness	Whereof I has	ve here	unto s	signed r	ny name	and	affixed a	my se	eal this_	 _day
of			_, 20								

(Signature of Principal)

## Witness Attestation

On the date written above, the principal declared to us that this instrument was his/her durable power of attorney, and requested us to act as witnesses to it. He/she signed it in our presence, all of us being present at the same time. We now sign this instrument as witnesses.

(Signature of First Witness)

(Signature of Second Witness)

## Acknowledgement

State of Connecticut		
County of		
The foregoing instrument was acknowledged before me this	day of	,
20		

Official Signature	
Serial Number if any	

(Seal)	
Title or Rank	