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2012-010716 Klamath County, Oregon



09/27/2012 03:28:07 PM

Fee: \$62.00

STATUTORY POWER OF ATTORNEY

(45-5-602 NMRS 1978)

NOTICE: THIS IS AN IMPORTANT DOCUMENT. THE POWERS GRANTED BY THIS DOCUMENT ARE BROAD AND SWEEPING. THEY ARE EXPLAINED IN THE UNIFORM STATUTORY FORM POWER OF ATTORNEY ACT, CHAPTER 45, ARTICLE 5, PART 6 NMSA 1978. IF YOU HAVE ANY QUESTIONS ABOUT THESE POWERS, YOU SHOULD ASK A LAWYER TO EXPLAIN THEM TO YOU. THIS FORM DOES NOT PROHIBIT THE USE OF ANY OTHER FORM. YOU MAY REVOKE THIS POWER OF ATTORNEY IF YOU LATER WISH TO DO SO.

I, Bryan L. Hendricks reside at Reserve, New Mexico 87830.

I appoint **Heather D. Shaffer** who resides at **Reserve**, **New Mexico 87830** to serve as my attorney(s)-in-fact.

If any attorney-in-fact appointed above is unable to serve, then I appoint **Not Applicable** to serve as successor attorney-in-fact in place of the person who is unable to serve.

This power of attorney shall not be affected by my incapacity but will terminate upon my death unless I have revoked it prior to my death. I intend by this power of attorney to avoid a court-supervised guardianship or conservatorship.

Should my attempt be defeated, I ask that my agent be appointed as guardian or conservator of my person or estate.

STRIKE THROUGH THE SENTENCE ABOVE IF YOU DO NOT WANT TO NOMINATE YOUR AGENT AS YOUR GUARDIAN OR CONSERVATOR.

CHECK AND INITIAL THE FOLLOWING PARAGRAPH ONLY IF YOU WANT YOUR ATTORNEY (S)-IN-FACT TO BE ABLE TO ACT ALONE AND INDEPENDENTLY OF EACH OTHER. IF YOU DO NOT CHECK AND INITIAL THE FOLLOWING PARAGRAPH AND MORE THAN ONE PERSON IS NAMED TO ACT ON YOUR BEHALF THEN

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THEY MUST ACT JOINTLY. If more than one person is appointed to serve as my attorney-in-fact then they may act severally, alone and independently of each other. Initials My attorney(s)-in-fact shall have the power to act in my name, place and stead in any way which I myself could do with respect to the following matters to the extent permitted by law: INITIAL IN THE BOX IN FRONT OF EACH AUTHORIZATION WHICH YOU DESIRE TO GIVE TO YOUR ATTORNEY (S)-IN-FACT. YOUR ATTORNEY (S)-IN-FACT SHALL BE AUTHORIZED TO ENGAGE ONLY IN THOSE ACTIVITIES WHICH ARE INITIALED. INITIAL (βH) 1. Real estate transactions. () 2. Stock and bond transactions. (_____) 3. Commodity and option transactions. (_____) 4. Tangible personal property transactions. (_____) 5. Banking and other financial institution transactions. _____) 6. Business operating transactions. _____) 7. Insurance and annuity transactions. (_____) 8. Estate, trust and other beneficiary transactions. (_____) 9. Claims and litigation.

___) 11. Benefits from social security, Medicare, Medicaid or other government programs

(______) 13. Tax matters, including any transactions with the Internal Revenue Service.

(_____) 14. Decisions regarding lifesaving and life prolonging medical treatment.

(_____) 10. Personal and family maintenance.

civil or military service.

(_____) 12. Retirement plan transactions.

() 15. Decisions relating to medical treatment, surgical treatment, nursing can medication, hospitalization, institutionalization in a nursing home or other facility and home health care.	
() 16. Transfer of property or income as a gift to the principal's spouse for the purpose qualifying the principal for governmental medical assistance.	of
() 17. ALL OF THE ABOVE POWERS, INCLUDING FINANCIAL AND HEALT CARE DECISIONS.	Ή
IF YOU INITIAL THE BOX IN FRONT OF LINE 17, YOU NEED NOT INITIAL AN OTHER LINES.	ſΥ
SPECIAL INSTRUCTIONS:	
ON THE FOLLOWING LINES YOU MAY GIVE SPECIAL INSTRUCTION LIMITING OR EXTENDING THE POWERS YOU HAVE GRANTED TO YOU AGENT.	
	-

POWER OF ATTORNEY TO INCAPACITATED. YOUR I ATTORNEY (S)-IN-FACT ARI THE	DILLOWING PARAGRAPH IF YOU INTEND FOR THIS DECOME EFFECTIVE ONLY IF YOU BECOME FAILURE TO DO SO WILL MEAN THAT YOUR E EMPOWERED TO ACT ON YOUR BEHALF FROM MENT UNTIL YOUR DEATH UNLESS YOU REVOKE DEATH.
() This power of attorn	ney shall become effective only if I become incapacitated.
Initials	
care professionals, one of whom sl	itled to rely on notarized statements from two qualified health hall be a physician, as to my incapacity. By incapacity I mean mable to effectively manage my personal care, property or
This power of attorney will no	ot be affected by lapse of time.
I agree that any third party w	ho receives a copy of this power of attorney may act
under it. 4/18/2008	Brund Hende La
1 1	Brut. Hendul BH Konnoth M. Lockridge Bryan L. Henduri

(Optional, but preferred: Your social security number)

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ACKNOWLEDGEMENT

NOTICE: IF THIS POWER OF ATTORNEY AFFECTS REAL ESTATE, IT MUST BE RECORDED IN THE OFFICE OF THE COUNTY CLERK IN EACH COUNTY WHERE THE REAL ESTATE IS LOCATED.

STATE OF NE	W MEXICO	•
COUNTY OF	Cation	

The foregoing instrument was acknowledged before me on April 18, 2005, by Bryan L. Hendricks a Married Man.

(seal) Notary Publ

My Commission Expires: 6-15-20//

BY ACCEPTING OR ACTING UNDER THE POWER OF ATTORNEY, YOUR AGENT ASSUMES THE FIDUCIARY AND OTHER LEGAL RESPONSIBILITIES OF AN AGENT ACTING ON YOUR BEHALF.

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