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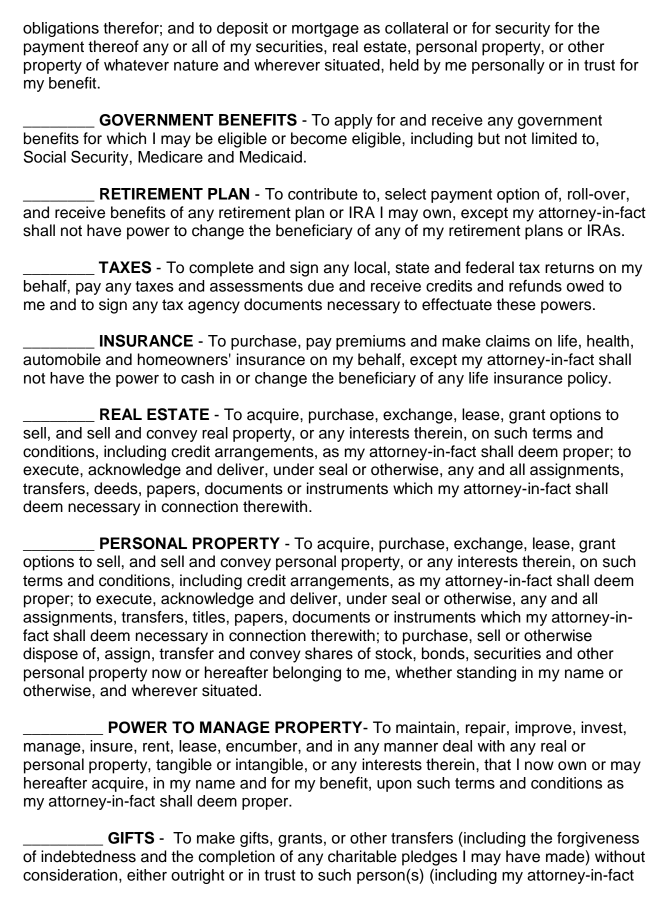
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## **OKLAHOMA DURABLE POWER OF ATTORNEY**

On the	_ day of _		, 20	_ I,	, the
principal, c	of	, Sta	te of Okla	ahoma, h	ereby designate
		, of		, State c	f, my
in my stea	d and for i	einafter my "attorne my benefit, hereby i d in the past.	y-in-fact") evoking a	, to act a any and	, the ereby designate f, my is initialed below, in my name, all financial powers of attorney
		EFFE	ECTIVE D	ATE	
(Choose th	ne applica	ble paragraph by pl	acing you	ır initials	in the preceding space)
the execut	tion of this		owers sh	nall not b	orth herein immediately upon e affected by any subsequent
or					
	rmined in	writing, by my atten	•		orth herein only when it has at I am unable to properly
		POWERS OF	ATTOR	NEY-IN-I	FACT
•	•	hall exercise power y-in-fact shall have	•		ests and for my welfare, as a ers:
(Choose th	ne applica	ble power(s) by plac	cing your	initials ir	the preceding space)
personal a fact's powe	unds by cl and busine ers, my at	neck or otherwise to ss expenses for my	pay for good being to be be being to be be	goods, se If neces	ny financial institution, and to ervices, and any other sary to effect my attorney-in- e any document required to be
deposit bo including c to surrend safe-depos	ox rented by drilling, if no er or relind sit box ma	y me or to which I r ecessary, and to re quish said safe-dep	may have move all osit box; ot incur a	access, or any pa and any any liabili	time or times to any safewheresoever located, art of the contents thereof, and institution in which any such ty to me or my estate as a wer.
money in r					s in my name; to borrow ive promissory notes or other



hereunder) or organizations as my attorney-in-fact shall select, including, without limitation, the following actions: (a) transfer by gift in advancement of a bequest or devise to beneficiaries under my will or in the absence of a will to my spouse and descendants in whatever degree; and (b) release of any life interest, or waiver, renunciation, disclaimer, or declination of any gift to me by will, deed, or trust
LEGAL ADVICE AND PROCEEDINGS - To obtain and pay for legal advice, to initiate or defend legal and administrative proceedings on my behalf, including actions against third parties who refuse, without cause, to honor this instrument.
SPECIAL INSTRUCTIONS: On the following lines are any special instructions limiting or extending the powers I give to my attorney-in-fact (Write "None" if no additional instructions are given):
AUTHORITY OF ATTORNEY-IN-FACT: Any party dealing with my attorney-in-fact hereunder may rely absolutely on the authority granted herein and need not look to the application of any proceeds nor the authority of my attorney-in-fact as to any action taken hereunder. In this regard, no person who may in good faith act in reliance upon the representations of my attorney-in-fact or the authority granted hereunder shall incur any liability to me or my estate as a result of such act. I hereby ratify and confirm whatever my attorney-in-fact shall lawfully do under this instrument. My attorney-in-fact is authorized as he or she deems necessary to bring an action in court so that this instrument shall be given the full power and effect that I intend on by executing it.
<b>LIABILITY OF ATTORNEY-IN-FACT</b> : My attorney-in-fact shall not incur any liability to me under this power except for a breach of fiduciary duty.
<b>REIMBURSEMENT OF ATTORNEY-IN-FACT</b> : My attorney-in-fact is entitled to reimbursement for reasonable expenses incurred in exercising powers hereunder, and to reasonable compensation for services provided as attorney-in-fact.
<b>AMENDMENT AND REVOCATION</b> : I can amend or revoke this power of attorney through a writing delivered to my attorney-in-fact. Any amendment or revocation is ineffective as to a third party until such third party has notice of such revocation or amendment.
<b>STATE LAW</b> : This Power of Attorney is governed by the laws of the State of Oklahoma.
<b>PHOTOCOPIES</b> : Photocopies of this document can be relied upon as though they were originals.
IN WITNESS WHEREOF, on this day of, 20, I have executed this Durable Power of Attorney.

Signed:
(Principal's signature)
City, County, and State of Residence
The principal is personally known to me and I believe the principal to be of sound mind am eighteen (18) years of age or older. I am not related to the principal by blood or marriage, or related to the attorney-in-fact by blood or marriage. The principal has declared to me that this instrument is his power of attorney granting to the named attorney-in-fact the power and authority specified herein, and that he has willingly made and executed it as his free and voluntary act for the purposes herein expressed.  Witness:
Witness:
) ) ) SS. COUNTY OF)
COUNTY OF)
Before me, the undersigned authority, on this day of, 20 bersonally appeared (principal), (witness), and (witness)
whose names are subscribed to the foregoing instrument in their respective capacities and all of said persons being by me duly sworn, the principal declared to me and to the said witnesses in my presence that the instrument is his or her power of attorney, and that the principal has willingly and voluntarily made and executed it as the free act and deed of the principal for the purposes therein expressed, and the witnesses declared to the they were each eighteen (18) years of age or over, and that neither of them is related to the principal by blood or marriage, or related to the attorney-in-fact by blood or marriage.
Notary Public
My Commission Expires: