## GENERAL DURABLE POWER OF ATTORNEY

KNOW ALL M	IEN BY THESE PRESENTS	that I,,
of	, County of	, Commonwealth of Massachusetts,
do by these presents he	ereby make, constitute and app	point,
of	, County of	, Commonwealth of
Massachusetts, my true	and lawful attorney for me a	nd in my name, place and stead, generally to
act as my agent or attor	rney in fact in relation to all n	natters in which I may be interested or
concerned, and as such	to do all acts and things and	to execute all instruments as fully and
effectually in all respec	cts as I myself could do if pers	sonally present, excepting only such acts and
things as the law of the	place where they are to be do	one (including the conflicts of law rules) or
their nature would mak	te impossible, it being my inte	ention, regardless of the mention hereafter of
any powers which may	specifically included in this	general power, to make this a full, complete
and general power of a	ttorney. This power of attorn	ey shall not be affected by my subsequent
disability or incapacity		

I include in the aforesaid general power, without in any way limiting its generality, the power to exercise general control and supervision over all my property, both real and personal, wherever situated; to collect all dividends, interests, rents and other income; and to deposit and withdraw monies in any accounts at any bank or trust company.

I give unto my said attorney in fact full authority and power to do whatsoever is requisite and necessary to be done in the foregoing, as fully as I could if personally present, with full power of substitution, hereby ratifying and confirming all that my said attorney or his substitute shall lawfully do, or cause to be done by virtue hereof.

I covenant for myself, my heirs, executors and assigns to hold said attorney harmless from any liability for any acts, otherwise proper, performed under this power after my death or other incapacity may have revoked it, so long as such acts are performed by said attorney in good faith and in the belief that this power is still in effect and my said attorney shall not be deemed to have acted in bad faith merely because of doubts raised by unconfirmed reports of my death or other incapacity.

Should protective proceedings for my person or estate be commenced hereafter, I request that the Court appoint the attorney named herein as conservator or guardian, as the case may be.

Wherever in the above document the pronoun "he" or "his" is used it shall apply to the feminine gender where appropriate.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this \_\_\_\_\_ day of

\_\_\_\_\_

## COMMONWEALTH OF MASSACHUSETTS

ss.

Then personally appear before me the above \_\_\_\_\_\_ and acknowledged the foregoing instrument to be \_\_\_\_\_\_ free act and deed.

Notary Public

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