# PENNSYLVANIA DURABLE POWER OF ATTORNEY

(Not for use with retirement accounts)

### **INSTRUCTIONS:**

You may use this form to designate an individual or entity to act on your behalf as your agent with regard to your Merrill Lynch account(s). You can choose the extent of the authority you grant your agent by initialing only the powers that you want your agent to have.

Please note:

- Merrill Lynch does not require the use of this power of attorney to authorize an agent to act on your account. You may submit another form of power of attorney for review.
- If there is anything about this power of attorney you do not understand, you should consult your own attorney. Merrill Lynch does not provide legal advice.
- This power of attorney must be signed in the presence of a Notary and two Witnesses. Neither the agent nor the Notary may be the Witness.
- Use section 2a to indicate the powers you would like to give to your agent if your agent is <u>not</u> a registered Investment Adviser. Only use section 2b if your agent is a registered Investment Adviser. Do not use both sections. Section 2b may not be used for Merrill Edge accounts.
- When indicating the powers you would like to give to your agent, make sure you initial next to the power. Please do not use a check mark. If there are multiple Account Owners, each Account Owner must initial the desired powers.
- Multiple agents can be listed in Section 1 as long as they are granted the same powers and authority over the account. Please duplicate Section 5 on page 14 (Agent Information and Signature) if multiple agents are being appointed.

# PENNSYLVANIA DURABLE POWER OF ATTORNEY

# NOTICE

THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON YOU DESIGNATE (YOUR "AGENT") BROAD POWERS TO HANDLE YOUR PROPERTY, WHICH MAY INCLUDE POWERS TO SELL OR OTHERWISE DISPOSE OF ANY REAL OR PERSONAL PROPERTY WITHOUT ADVANCE NOTICE TO YOU OR APPROVAL BY YOU.

THIS POWER OF ATTORNEY DOES NOT IMPOSE A DUTY ON YOUR AGENT TO EXERCISE GRANTED POWERS, BUT WHEN POWERS ARE EXERCISED, YOUR AGENT MUST USE DUE CARE TO ACT FOR YOUR BENEFIT AND IN ACCORDANCE WITH THIS POWER OF ATTORNEY.

YOUR AGENT MAY EXERCISE THE POWERS GIVEN HERE THROUGHOUT YOUR LIFETIME, EVEN AFTER YOU BECOME INCAPACITATED, UNLESS YOU EXPRESSLY LIMIT THE DURATION OF THESE POWERS OR YOUREVOKE THESE POWERS OR A COURT ACTING ON YOUR BEHALF TERMINATES YOUR AGENT'S AUTHORITY.

YOUR AGENT MUST ACT IN ACCORDANCE WITH YOUR REASONABLE EXPECTATIONS TO THE EXTENT ACTUALLY KNOWN BY YOUR AGENT AND, OTHERWISE, IN YOUR BEST INTEREST, ACT IN GOOD FAITH AND ACT ONLY WITHIN THE SCOPE OF AUTHORITY GRANTED BY YOU IN THE POWER OF ATTORNEY.

THE LAW PERMITS YOU, IF YOU CHOOSE, TO GRANT BROAD AUTHORITY TO AN AGENT UNDER POWER OF ATTORNEY, INCLUDING THE ABILITY TO GIVE AWAY ALL OF YOUR PROPERTY WHILE YOU ARE ALIVE OR TO SUBSTANTIALLY CHANGE HOW YOUR PROPERTY IS DISTRIBUTED AT YOUR DEATH. BEFORE SIGNING THIS DOCUMENT, YOU SHOULD SEEK THE ADVICE OF AN ATTORNEY AT LAW TO MAKE SURE YOU UNDERSTAND IT.

A COURT CAN TAKE AWAY THE POWERS OF YOUR AGENT IF IT FINDS YOUR AGENT IS NOT ACTING PROPERLY.

THE POWERS AND DUTIES OF AN AGENT UNDER A POWER OF ATTORNEY ARE EXPLAINED MORE FULLY IN 20 PA.C.S.CH.56.

IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER OF YOUR OWN CHOOSING TO EXPLAIN IT TO YOU.

I HAVE READ OR HAD EXPLAINED TO ME THIS NOTICE AND I UNDERSTAND ITS CONTENTS.

SIGNATURE OF CLIENT/PRINCIPAL

DATE

#### PENNSYLVANIA DURABLE POWER OF ATTORNEY (for PA Residents only)

(This Power of Attorney does not pertain to or provide any authority to your agent and attorney-in-fact to deal with your retirement accounts for which MLPF&S is a custodian.)

### Section 1. Account(s) and Agent(s) Identification

TO: Merrill Lynch, Pierce, Fenner & Smith Incorporated (MLPF&S) and, if applicable, Merrill Lynch Life Agency Inc. (MLLA)

RE: MLPF&S Account Number(s)

(If more than one account listed, accounts must report under same Tax ID and be identical in ownership.)

NOTE: When used in this document, the words "I", "me" or "my" refer to any client/principal, whether an individual or an entity, that executes this Durable Power of Attorney.

I hereby constitute and appoint \_

(Insert name of agent)

(whose signature appears below),

as my agent and attorney-in-fact, with power and authority to act for me and on my behalf in connection with my account(s) with MLPF&S and annuity contracts and life, disability, and long-term care insurance policy(ies) owned by me and linked to my account(s) at MLPF&S or for which I am entitled to benefits thereunder, however designated, and whether presently open or hereafter opened, specifically conferring upon my agent and attorney-in-fact those powers which I have designated below by initialing the corresponding space provided to the left of each power that I wish to confer.

I agree that this Durable Power of Attorney shall be applied to the MLPF&S accounts that I have listed above and annuity contract(s) and life, disability, and long-term care insurance policy(ies) owned by me and linked to my account(s) at MLPF&S and that it may also be applied to any identically titled account(s) that I establish at MLPF&S and/or identically titled annuity contract(s) and life, disability, and long-term care insurance policy(ies) that I own and are linked to my accounts at MLPF&S in the future, unless I notify you otherwise in writing.

Section 2a. Agent (If Agent is a registered Investment Adviser, go to Section 2b)

If the agent and attorney-in-fact <u>is not a registered Investment Adviser</u>, choose from the powers listed below in this section 2a:

**IMPORTANT**: REVIEW **EACH** POWER AND INITIAL **ONLY** THOSE POWERS YOU WANT YOUR AGENT AND ATTORNEY-IN-FACT TO EXERCISE. IF THERE ARE MULTIPLE ACCOUNT OWNERS ON ACCOUNT(S), **EACH ACCOUNT OWNER** MUST INITIAL DESIRED POWERS.

# Initial here (Do not make a mark):

### initials here

# (a) **PURCHASES AND SALES**

To effect purchases and sales (including short sales), to subscribe for and to trade in all types of securities and certain investments, including, but not limited to, stocks, bonds, options, limited partnership interests, trust units, physical commodities, and options thereon, on margin or otherwise, provided such transactions are permissible under the terms of the account agreement governing the above-referenced MLPF&S account(s), whether such securities or investments are in negotiable form, issued or unissued, or are traded on a foreign exchange (including any foreign currency transactions necessary to effect the trade), and to

sell, assign, endorse and transfer all types of securities and certain investments, including but not limited to, stocks, bonds, options, certificates of indebtedness, or certificates which evidence other securities of any nature, at any time standing in my name and to execute any documents necessary to effectuate the foregoing; to receive statements of transactions made for my account(s); to approve and confirm the same, to receive any and all notices, calls for margin, or other demands with reference to my account(s), to exercise employee stock options and to effect sales of employer stock acquired pursuant to such option exercising; and to direct payment to other broker-dealers, banks and other financial service providers for purchases or trades made at such other firms, for my account or account(s) at MLPF&S, whether presently open or hereafter opened.

#### initials here

### (b) WITHDRAWAL AND TRANSFER OF FUNDS AND SECURITIES

To instruct MLPF&S to make payment of moneys and/or securities from my account(s) at MLPF&S, and to receive and direct payments therefrom payable to me or for my benefit.

#### initials here

# (c) GIFTING AUTHORITY - TO 3rd PARTIES

To make transfers and gifts of money, stocks, bonds, options, limited partnership interests, trust units, or other securities, or any other property or investments, from my account(s) at MLPF&S or of annuity contract(s) or life, disability, and long-term care insurance policy(ies) owned by me and linked to my account(s) at MLPF&S, or of loan, withdrawal or surrender values of those annuity contract(s) or life, disability, and long-term care policy(ies), on my behalf to any third party, including, but not limited to individuals, entities, trusts, or charitable organizations, provided however, that any such gift shall not discharge an obligation of support of my agent and attorney-in-fact (such determination shall not be made by MLPF&S).

initials here

### (d) GIFTING AUTHORITY - TO AGENT

To make transfers and gifts of money, stocks, bonds, options, limited partnership interests, trust units, or other securities, or any other property or investments, from my accounts at MLPF&S or of annuity contract(s) or life, disability, and long-term care insurance policy(ies) owned by me and linked to my accounts at MLPF&S, or of loan, withdrawal or surrender values of those annuity contract(s) or life, disability, and long-term care insurance policy(ies), on my behalf to my agent and attorney-in-fact, provided however, that such gifts are for my agent and attorney-in-fact's health, education, support or maintenance (such determination shall not be made by MLPF&S).

Note: If you have initialed paragraph (c) or (d) in this Section 2a of the Power of Attorney, you have given your agent and attorney-in-fact the authority to give away your assets to third parties or to your agent and attorney-in-fact. If you do not want your agent and attorney-in-fact to have this authority, do not initial paragraph (c) or (d) in this Section 2a of the Power of Attorney. If there is anything about this Power of Attorney that you do not understand, you should consult your own attorney.

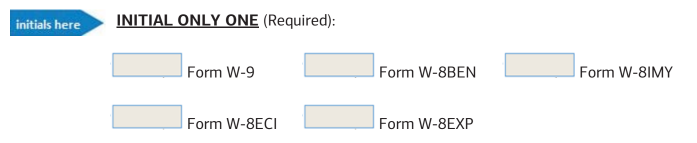
initials here (e) CHECK WRITING

To make and draw checks.

#### initials here

# (f) TAX DOCUMENTS

To execute tax forms related to my account(s) at MLPF&S, including, but not limited to, forms which certify my taxpayer identification number, backup withholding status, foreign status and/or tax residency. Specifically, my agent and attorney-in-fact is authorized to prepare, execute, and present on my behalf the following IRS form that is applicable to me and that I have initialed below, I understand that I must only initial next to one form:



Note: I understand that if I do not initial next to the **one** appropriate tax form listed above, my agent and attorney-in-fact will not be able to execute such form for me and if I am unable to do so myself, I may be subject to backup withholding.

#### initials here

# (g) LIFE, DISABILITY AND LONG-TERM CARE INSURANCE POLICIES

To exercise all available ownership rights on policy(ies) owned by me and linked to my account(s) at MLPF&S, including, but not limited to, the right to cancel or exchange the policy(ies) and receive the net cash surrender value or to choose one or more income plans on canceling the policy(ies), to apply for and receive policy loans, to collaterally assign the policy(ies), to change the allocation between and among the available investment options of the company in which the policy(ies) are funded, to make or change the beneficiary and ownership designations of the policy(ies). To accept, reject, disclaim, receive, receipt for, sell, assign, release, pledge, exchange or consent to a reduction in or modification of any share in or payment from a policy for which I am named a beneficiary that is linked to or held in any account at MLPF&S.

#### initials here

# (h) **ANNUITIES**

To exercise all available ownership rights under contract(s) owned by me and linked to my account(s) at MLPF&S, including but not limited to, the right to select or change an annuitant(s), the annuity date, the annuity option or the allocation between and among the available investment options, to cancel or exchange the contract(s) and receive the net value, to make withdrawals from the contract(s), to collaterally assign the contract(s), to make or change the beneficiary designations or ownership designations of the contract(s), to exercise all available benefits and or riders, and to make inquiries and receive information as to the cash value and death benefit of the contract(s). To accept, reject, disclaim, receive, receipt for, sell, assign, release, pledge, exchange or consent to a reduction in or modification of any share in or payment from a contract for which I am named a beneficiary that is linked to or held in any account at MLPF&S.

#### initials here

### (i) **DURABILITY**

APPLICABLE ONLY TO U.S. RESIDENT CLIENTS (INCLUDING U.S. RESIDENT ALIENS). (INITIAL ONLY IF YOU WANT YOUR AGENT TO CONTINUE TO ACT ON YOUR ACCOUNT(S) IF YOU BECOME MENTALLY INCAPACITATED.) This Durable Power of Attorney Shall not be affected by the subsequent disability, incompetence or incapacity of the principal or by any lapse of time. Not eligible for trust accounts.

initials here

# (j) ONLINE ACCESS (READ ONLY)

To view my account(s) through MLPF&S's websites and/or mobile applications.

Note: Power (j) ONLINE ACCESS (READ ONLY) is at all times subject to the terms, conditions and requirements applicable to MLPF&S's websites and/or mobile applications, including any requirements for access.

initials here

# (k) INFORMATION

To discuss my account(s) with representatives of MLPF&S; to request and receive confidential information from MLPF&S regarding my account(s), including, but not limited to, account number(s), balances, holdings, activity, strategy, goals and performance; and to request and be provided with copies of my account statements, trade confirmations, and tax reporting statements.

Section 2b. Registered Investment Adviser as Agent (May not be used for Merrill Edge Accounts) If you filled out Section 2a, please do not fill out Section 2b

If the agent and attorney-in-fact is a <u>registered Investment Adviser</u>, choose from the powers listed below in this section 2b:

**IMPORTANT**: REVIEW **EACH** POWER AND INITIAL **ONLY** THOSE POWERS YOU WANT YOUR INVESTMENT ADVISER TO EXERCISE. IF THERE ARE MULTIPLE ACCOUNT OWNERS ON ACCOUNT(S), **EACH ACCOUNT OWNER** MUST INITIAL DESIRED POWERS.

# Initial here (Do not make a mark):

initials here

# (a) PURCHASES AND SALES

To effect purchases and sales (including short sales), to subscribe for and to trade in all types of securities and certain investments, including, but not limited to, stocks, bonds, options, limited partnership interests, trust units, physical commodities and options thereon, on margin or otherwise, provided such transactions are permissible under the terms of the account agreement governing the above-referenced MLPF&S account(s), whether such securities or investments are in negotiable form, issued or unissued, or are traded on a foreign exchange (including any foreign currency transactions necessary to effect the trade), to sell, assign, endorse and transfer all types of securities and certain investments, including, but not limited to, stocks, bonds, options, certificates of indebtedness, or certificates which evidence other securities of any nature, at any time standing in my name and to execute any documents necessary to effect uate the foregoing; to receive statements of transactions made for my account(s); to approve and confirm the same, to receive any and all notices, calls for margin, or other demands with reference to my account(s), to exercise employee stock options and to effect sales of employer stock acquired pursuant to such option exercising; and to direct payment to other broker-dealers, banks and other financial service providers for purchases or trades made at such other firms, for my account or accounts at MLPF&S, whether presently open or hereafter opened.

# initials here (b) **PROXY**

To receive proxy soliciting materials, annual reports and other related materials and to vote proxies on my behalf (or respond to requests for voting instructions) with respect to all securities and other assets held in my account(s) at MLPF&S. If this power is initialed, the undersigned client/principal hereby represents the following to MLPF&S: that the investment adviser designated above is registered under the Investment Advisers Act of 1940 and that such adviser exercises investment discretion over my account(s) at MLPF&S pursuant to an advisory contract.

NOTE: You may revoke this power at any time by providing MLPF&S with written notice that all proxy soliciting materials, annual reports and other related materials are to be sent directly to you and are no longer to be sent to your investment adviser.

initials here	(c) FEES
---------------	----------

MLPF&S is hereby authorized, upon receipt of invoices or statements from the investment adviser named above, to pay such amounts in connection with the above account(s) to:

Name of Investment Adviser

Address of Investment Adviser

In connection with the above direction, I agree that the investment adviser's fees shall be paid first (a) from free credit balances, if any, in my account(s); and second, (b) from the liquidation or withdrawal (which the client/principal hereby authorizes by his/her signature below) by MLPF&S of my shares of any money market funds or balances in my account(s) at MLPF&S. I further agree that MLPF&S shall be under no other duty or obligation to pay the investment adviser's fee, that I shall be solely responsible for verifying the accuracy or calculation of fees submitted for such payment, that the investment adviser named above has been directed to submit an invoice or statement for each payment of fees to me and to MLPF&S, stating the client's name, which MLPF&S account number the fee is to be paid from, and the amount to be paid; this authorization shall remain in full force and effect until terminated by one of the parties hereto, and that such termination shall be effective upon receipt of written notice by MLPF&S. MLPF&S may terminate this fee payment arrangement at any time.

NOTE: If this paragraph (c) (FEES) has been initialed by the client/principal, the investment adviser/agent by signing below, makes the following representations to MLPF&S: That I/we have entered into an agreement with the client/principal for investment advisory services which authorizes me/us to receive direct payment from the client's/ principal's account(s) at MLPF&S upon presentation of my/our invoice or statement to MLPF&S. I/We acknowledge and agree to all of the foregoing terms and conditions of my/our client's above authorization to MLPF&S, and I/we agree to hold MLPF&S harmless for amounts paid to me/us upon receipt of my/our invoice or statement.

#### initials here

# (d) **DURABILITY**

APPLICABLE ONLY TO U.S. RESIDENT CLIENTS (INCLUDING U.S. RESIDENT ALIENS). (INITIAL ONLY IF YOU WANT YOUR AGENT TO CONTINUE TO ACT ON YOUR ACCOUNT(S) IF YOU BECOME MENTALLY INCAPACITATED.) This Durable Power of Attorney shall not be affected by the subsequent disability, incompetence or incapacity of the principal or by any lapse of time. Not eligible for trust accounts.

### Section 3. Power of Attorney Disclosure and Client Signature Page (Review this section carefully)

I have inquired as to whether or not my agent and attorney-in-fact is registered (or is otherwise exempt from registration) with the Securities and Exchange Commission under the Investment Advisers Act of 1940 and with the appropriate state authority of my state of residence, where such registration would be required. In addition, I have investigated the business experience, qualifications and reputation of my agent and attorney-in-fact and am satisfied with the experience, qualifications and reputation of my agent and attorney-in-fact.

If I have appointed two or more agents and attorneys-in-fact, I hereby authorize them to act alone and without the consent of the other agent or agents, with respect to the powers granted above. In addition, I hereby authorize MLPF&S to restrict my account(s) from further activity in the event the agents enter conflicting or inconsistent instructions. I also hereby authorize any insurance company issuing my annuity contract(s) and life, disability, and long-term care insurance policy(ies) to restrict my contract(s) and life, disability, and long-term care policy(ies) from further activity in the event the agents enter conflicting or inconsistent instructions. I understand that my account(s), annuity contract(s), and life, disability, and long-term care insurance policy(ies) may remain restricted until written instructions are received from me, the principal, or until joint written instructions are submitted by all of my agents.

MLPF&S, MLLA and any insurance company issuing annuity contracts and life, disability, and long-term care insurance policies owned by me and linked to my accounts at MLPF&S accordingly are authorized and empowered to follow the instructions of my said agent and attorney-in-fact with respect to the powers set forth and initialed above with respect to my account(s) at MLPF&S and annuity contract(s) and life, disability, and long-term care insurance policy(ies) owned by me and linked to my account(s) at MLPF&S; provided such instructions and transactions are permissible under the terms of my applicable account agreement(s) with MLPF&S and those annuity contract(s) and life, disability, and long-term care insurance policy(ies), and I hereby ratify and confirm any and all transactions, trades, or dealings effected in and for my MLPF&S account(s) and with regard to annuity contract(s) and life, disability, and long-term care insurance policy(ies) owned by me and linked to my account(s) at MLPF&S by my agent and attorney-in-fact, and agree to indemnify MLPF&S and MLLA, their affiliates, officers, agents and employees of MLPF&S and MLLA and their affiliates and hold them free and harmless from any loss, liability, or damage by reason of any such transaction, trade or dealing, or by reason of any other matter or thing done by MLPF&S and MLLA, their affiliates, officers, agents and employees of MLPF&S and MLLA and their affiliates in and for my account(s) at MLPF&S and with regard to annuity contract(s) and life, disability, and long-term care insurance policy(ies) owned by me and linked to my account(s) at MLPF&S pursuant to instructions received from my agent and attorney-in-fact.

This power of attorney, authorization and indemnity is in addition to (and in no way limits or restricts) any and all rights which MLPF&S and MLLA may have under any other agreement or agreements between MLPF&S and MLLA and me, and shall inure and continue in favor of MLPF&S and MLLA, their successors (by merger, consolidation or otherwise) and assigns.

This power of attorney, authorization and indemnity shall not be affected by lapse of time. It shall continue in full force and effect, and MLPF&S and MLLA, and their successors and assigns shall be indemnified in relying thereon, until MLPF&S and MLLA shall receive written notice of revocation thereof, signed by me; or in the event of the termination thereof by my death, or my mental incapacity (if I have not elected to make this Power of Attorney durable), until MLPF&S and MLLA shall have received actual notice thereof, and such revocation or termination shall in no way affect the validity of this Power of Attorney and my liability under the indemnity herein contained, with reference to any transaction initiated by my agent and attorney-in-fact, prior to the actual receipt by MLPF&S and MLLA of notice of such revocation or termination.

To induce any transfer agent or other third party to act, I hereby agree that any transfer agent or other third party receiving a duly executed copy or facsimile of this Power of Attorney may act upon it, and that revocation or termination hereof shall be ineffective as to such transfer agent or other third party, unless and until actual notice or knowledge of such revocation or termination shall have been received by such transfer agent or other third party, and I for myself and for my heirs, executors, legal representatives and assigns, hereby agree to indemnify and hold harmless any such transfer agent or other third party from and against any and all claims that may arise against such transfer agent or other third party by reason of such transfer agent or third party having relied on this Power of Attorney.

I have read carefully the provisions of this Power of Attorney and understand that it authorizes my agent and attorney-in-fact, herein named, to exercise all rights and powers set forth and initialed above with respect to my account(s) with MLPF&S and annuity contract(s) and life, disability, and long-term care insurance owned by me and linked to my account(s) at MLPF&S, and I understand that anything my agent may do in the exercise of such rights and powers is fully binding upon me. Regardless of whether power (k) INFORMATION is initialed, I authorize MLPF&S to share confidential information about my account(s) with my agent and attorney-in-fact as MLPF&S deems reasonable and necessary for my agent and attorney-infact to perform the powers granted.

I understand that MLPF&S and MLLA have not provided any advice that this power of attorney satisfies the requirements under the laws of the state in which it is to be effective, and if there is anything about this power of attorney that I do not understand, I should consult with my attorney for an explanation.

[Remainder of page intentionally left blank; signature page follows]

### NOTICE:

This is an important legal document. Before executing this Power of Attorney you should know these important facts:

- 1. Depending on the powers you have authorized for your agent and attorney-in-fact, this document may provide the person you designated as your agent and attorney-in-fact with broad powers including, but not limited to, the management, transfer, withdrawal, gifting or sale of the assets in your MLPF&S account and of your annuity contracts and life, disability, and long-term care insurance policy(ies) owned by you and linked to your account(s)at MLPF&S.
- 2. If you have selected durability (paragraph (i) under Section 2a or paragraph (d) under Section 2b), your agent's and attorney-in-fact's authority will continue notwithstanding your subsequent mental disability or incapacity.
- 3. <u>Required</u> for fiduciary accounts (if not completed, document will be rejected).
- 4. If there is anything about this Power of Attorney you do not understand, you should consult with your own attorney.

Dated this	_day of	, 20
Signature of Client/Principal		<b>WITNESSES</b> (Two witnesses are required per client signature. Witnesses must be 18 years of age or older. Witnesses shall not be the agent or the notary public.):
	Printed	
Name of Client/Principal		Signature of Witness 1
TITLE written on above (e.g., Trustee, President, etc.)		Printed Name of Witness 1
<u>REQUIRED</u> for fiduciary account (if not completed, document will		Signature of Witness 2
Client/Principal signature <u>MUST</u> be	•	Printed Name of Witness 2
Signature of Client/Principal		<b>WITNESSES</b> (Two witnesses are required per client signature. Witnesses must be 18 years of age or older. Witnesses shall not be the agent or the notary public.):
Printed Name of Client/Principal		Signature of Witness 1
TITLE written on above (e.g., Trustee, President, etc.)		Printed Name of Witness 1
<b><u>REQUIRED</u></b> for fiduciary accoun (if not completed, document wi		Signature of Witness 2
Client/Principalsignature <u>MUST</u> be	notarized. SeePage11	Printed Name of Witness 2
*Note for accounts with more tha	n one Client/	

Principal please ensure all parties have signed.

### Section 4. Notary Acknowledgment

PLEASE NOTE THAT ALL FIELDS, INCLUDING THE CHECK BOXES BELOW, MUST BE COMPLETED BY THE NOTARY (OR THE DOCUMENT WILL BE REJECTED).

THIS ACKNOWLEDGMENT FORM MAY NOT BE USED BY CALIFORNIA OR FLORIDA NOTARIES. CALIFORNIA NOTARIES ARE TO USE THE CALIFORNIA ACKNOWLEDGMENT FORM OR THE NOTARIAL ACKNOWLEDGMENT FORM AVAILABLE ON THE CALIFORNIA SECRETARY OF STATE WEBSITE.

#### FLORIDA NOTARIES ARE TO USE THE ACKOWLEDGMENT FOR FLORIDA.

#### CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC

Notary Acknowledgment:	
State of County of	
The foregoing instrument was acknowledged before me, a Notary Public,	this day of,
20 by	
(Insert Name of Client/Principal, not Notary's n the within instrument and acknowledged to me that he/she executed th his/her signature on the instrument the person or entity upon which the PLEASE CHECK ONE OF THE FOLLOWING (REQUIRED):  Persor	<b>ame)</b> ne same in his/her authorized capacity, and that by e person acted, executed the instrument.
Type of Identification Produced	-
WITNESS my hand and official seal.	
	(Seal)
Signature of Notary Public	
Print Name of Notary Public	My Commission expires
Notary Acknowledgment: State of County of	
The foregoing instrument was acknowledged before me, a Notary Public,	thisday of,
20 by	, the person whose name is subscribed to
(Insert Name of Client/Principal, not Notary's n the within instrument and acknowledged to me that he/she executed th his/her signature on the instrument the person or entity upon which the	<b>ame)</b> ie same in his/her authorized capacity, and that by
PLEASE CHECK ONE OF THE FOLLOWING (REQUIRED):  Persor	ally known to me OR $\Box$ Produced identification
Type of Identification Produced	_
WITNESS my hand and official seal.	
	(Seal)
Signature of Notary Public	
	_

FOR CALIFORNIA

FOR CALIFORNIA

ACK	NOWLEDGMENT
A notary public or other officer completing this certificate which this certificate is attached, and not the truthfulness	e verifies only the identity of the individual who signed the document to s, accuracy or validity of that document.
State of California, County of	)
)nb	eforeme,
(date of execution)	(insert name and title of the officer)
ersonally appeared	, who proved to me on the basis of <b>I, not Notary's name)</b>
atisfactory evidence to be the person(s) whose name(s) is/are su	ubscribed to the within instrument and acknowledged to me that he/she/they hat by his/her/their signature(s) on the instrument the person(s), or the entity
certify under PENALTY OF PERJURY under the laws of the St	tate of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.	(Seal)
Signature	MENT FORM OR THE NOTORIAL ACKNOWLEDGMENT FORM
CALIFORNIA NOTARIES MUST USE THIS ACKNOWLEDG	MENT FORM OR THE NOTORIAL ACKNOWLEDGMENT FORM E WEBSITE. IOWLEDGMENT
CALIFORNIA NOTARIES MUST USE THIS ACKNOWLEDG AVAILABLE ON THE CALIFORNIA SECRETARY OF STATE ACKN	E WEBSITE. IOWLEDGMENT e verifies only the identity of the individual who signed the document
CALIFORNIA NOTARIES MUST USE THIS ACKNOWLEDG AVAILABLE ON THE CALIFORNIA SECRETARY OF STATE ACKN A notary public or other officer completing this certificate	E WEBSITE. IOWLEDGMENT e verifies only the identity of the individual who signed the document ess, accuracy, or validity of that document.
CALIFORNIA NOTARIES MUST USE THIS ACKNOWLEDG AVAILABLE ON THE CALIFORNIA SECRETARY OF STATE ACKN A notary public or other officer completing this certificate to which this certificate is attached, and not the truthfulne State of California, County of	E WEBSITE. IOWLEDGMENT e verifies only the identity of the individual who signed the document ess, accuracy, or validity of that document.
CALIFORNIA NOTARIES MUST USE THIS ACKNOWLEDG AVAILABLE ON THE CALIFORNIA SECRETARY OF STATE ACKN A notary public or other officer completing this certificate to which this certificate is attached, and not the truthfulne	E WEBSITE. IOWLEDGMENT e verifies only the identity of the individual who signed the document ess, accuracy, or validity of that document.
CALIFORNIA NOTARIES MUST USE THIS ACKNOWLEDG AVAILABLE ON THE CALIFORNIA SECRETARY OF STATE ACKN A notary public or other officer completing this certificate to which this certificate is attached, and not the truthfulne State of California, County of	E WEBSITE. OWLEDGMENT e verifies only the identity of the individual who signed the document ess, accuracy, or validity of that document) eforeme,
CALIFORNIA NOTARIES MUST USE THIS ACKNOWLEDG AVAILABLE ON THE CALIFORNIA SECRETARY OF STATE ACKN A notary public or other officer completing this certificate to which this certificate is attached, and not the truthfulne State of California, County of	E WEBSITE.  IOWLEDGMENT  e verifies only the identity of the individual who signed the document ess, accuracy, or validity of that document
CALIFORNIA NOTARIES MUST USE THIS ACKNOWLEDG AVAILABLE ON THE CALIFORNIA SECRETARY OF STATE ACKN A notary public or other officer completing this certificate to which this certificate is attached, and not the truthfulne State of California, County of	E WEBSITE.  IOWLEDGMENT  e verifies only the identity of the individual who signed the document ess, accuracy, or validity of that document
CALIFORNIA NOTARIES MUST USE THIS ACKNOWLEDG AVAILABLE ON THE CALIFORNIA SECRETARY OF STATE ACKN A notary public or other officer completing this certificate to which this certificate is attached, and not the truthfulne State of California, County of	E WEBSITE.  IOWLEDGMENT  e verifies only the identity of the individual who signed the document ess, accuracy, or validity of that document.

#### FLORIDA NOTARIES MUST USE THIS ACKNOWLEDGMENT FORM

, the person whose name is subscribed to within this instrument and

NOTARY	ACKNOWL	EDGEMENT:

State of Florida, County of \_\_\_\_\_

The foregoin	g instrument was acknowled	lged before me, a Notar	y Public, by means of (cheo	ck one) 🗌 physical	presence or $\Box$ online
notarization,	this	day of		, 20 ,	

### (Insert Name of Client/Principal, not Notary's name)

acknowledged to me that he/she executed the same in his/her authorized capacity.

#### PLEASE CHECK ONE OF THE FOLLOWING (REQUIRED):

	Personally	v known or	Produced	the following	type of	identification:
_						

WITNESS my hand and official seal
-----------------------------------

Signature of Notary Public

Print Name of Notary Public

FLORIDA NOTARIES MUST USE THIS ACKNOWLEDGMENT FORM NOTARY ACKNOWLEDGEMENT: State of Florida, County of \_\_\_\_ The foregoing instrument was acknowledged before me, a Notary Public, by means of (check one) 
physical presence or 
online notarization, this\_\_\_\_\_\_day of\_\_\_\_\_\_, 20\_\_\_\_\_, , the person whose name is subscribed to within this instrument and by\_\_\_\_ (Insert Name of Client/Principal, not Notary's name) acknowledged to me that he/she executed the same in his/her authorized capacity. PLEASE CHECK ONE OF THE FOLLOWING (REQUIRED): Personally known or Produced the following type of identification: WITNESS my hand and official seal (Seal) Signature of Notary Public Print Name of Notary Public My Commission expires

**FOR FLORIDA** 

by\_\_\_

(Seal)

My Commission expires

Section 5. Agent Information and Signature (Each Agent is required to complete and sign this section) Agent cannot sign before the principal has executed the Power of Attorney

### AGENT ACKNOWLEDGMENT AND INFORMATION

I,\_\_\_\_\_\_ have read the attached power of attorney and am the (Insert name of agent)

person identified as the agent for the client/principal. I hereby acknowledge that when I act as agent:

I shall act in accordance with the principal's reasonable expectations to the extent actually known by me and, otherwise, in the principal's best interest, act in good faith and act only within the scope of authority granted to me by the principal in the power of attorney.

\*Additional Profile information may be required

Agent's Signature	Agent's SSN/TIN	Agent's Date of Birth
Date <i>Note:</i> Must be signed after POA is executed	Agent's Occupation	
Agent's Phone Number	Agent's Employer Name (if any)	
Agent's Email Address	Agent's Address	

Agent's MLPF&S Account Number(s) (if any)