INSTRUCTIONS:

You may use this form to designate an individual or entity to act on your behalf as your agent with regard to your retirement account(s) at Merrill Lynch. 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.

- Residents of Arizona, California, New York, North Carolina, Pennsylvania, South Carolina, and Vermont cannot use this form. Please see page 2 for state specific requirements.

- This power of attorney must be signed in the presence of a Witness or Notary, or sometimes both. Please see the State Specific Execution Requirements on page 2. Unless stated otherwise, the notary may not serve as one of the witnesses. Check to see if there are additional execution requirements for the state in which you reside.

- Use section 2a to indicate the powers you would like to give to your agent if your agent is not 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 checkmark.

- 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 10 (Agent Information and Signature) if multiple agents are being appointed.
STATE SPECIFIC EXECUTION REQUIREMENTS
Follow the execution requirements for the state of residence of the Client/Principal

ALABAMA: All Powers of Attorney must be notarized.
ALASKA: All Powers of Attorney must be notarized.
ARIZONA: This Power of Attorney form may not be used by Arizona residents. Use the code 1299-CR, Arizona Durable Power of Attorney for Retirement Accounts.
ARKANSAS: All Powers of Attorney must be notarized.
CALIFORNIA: This Power of Attorney form may not be used by California residents. Use the code 0891-CR, California Durable Power of Attorney for Retirement Accounts. For non-California residents having this form notarized in the state of California, use acknowledgement on the bottom of page 9.
COLORADO: All Powers of Attorney must be notarized.
CONNECTICUT: All Powers of Attorney must be witnessed by two individuals and be notarized.
DELAWARE: All Powers of Attorney must be witnessed by at least one witness and be notarized. The additional disclosures on pages 11 and 12 must be read and executed by the Principal and Agent.
FLORIDA: All Powers of Attorney must be witnessed by two individuals and must also be notarized. The notary may also serve as one of the two adult witnesses.
GEORGIA: All Powers of Attorney must be witnessed and notarized. Witness and notary may not be the same person.
HAWAII: All Powers of Attorney must be notarized.
IDAHO: All Powers of Attorney must be notarized.
ILLINOIS: All Powers of Attorney must be witnessed by at least one witness and be notarized.
INDIANA: All Powers of Attorney must be notarized.
IOWA: All Powers of Attorney must be notarized.
KANSAS: To be durable, this Power of Attorney must be notarized.
KENTUCKY: This power of attorney must be signed in the presence of two disinterested witnesses and be notarized.
MAINE: All Powers of Attorney must be witnessed.
MARYLAND: All Powers of Attorney must be signed by two disinterested witnesses.
MICHIGAN: All Powers of Attorney must be either 1) witnessed by two individuals OR 2) notarized. The additional disclosure on page 14 must be read and executed by the Agent.
MISSOURI: This Power of Attorney must be notarized.
MONTANA: All Powers of Attorney must be notarized.
NEBRASKA: All Powers of Attorney must be notarized.
NEVADA: All Powers of Attorney must be notarized.
NEW HAMPSHIRE: All Powers of Attorney must be notarized and the additional disclosures on pages 15 and 16 must be read and executed by the Principal and Agent.
NEW JERSEY: All Powers of Attorney must be notarized.
NEW MEXICO: All Powers of Attorney must be notarized.
NEW YORK: This Power of Attorney form may not be used by New York residents. Use the code 1169NY-CR, New York Durable Power of Attorney for Retirement Accounts.
NORTH CAROLINA: This Power of Attorney form may not be used by North Carolina residents. Use the code 1169NC-CR, North Carolina Durable Power of Attorney for Retirement Accounts.
OHIO: All Powers of Attorney must be notarized.
OKLAHOMA: All Powers of Attorney must be witnessed by two individuals. Powers of Attorney must also be notarized.
Pennsylvania: This Power of Attorney may not be used by Pennsylvania residents. Use the code 0486-CR, Pennsylvania Durable Power of Attorney for Retirement Accounts.
SOUTH CAROLINA: This Power of Attorney may not be used by South Carolina residents. Use the code 1169SC-CR, South Carolina Durable Power of Attorney for Retirement Accounts.
SOUTH DAKOTA: This power of attorney must be witnessed by two adult individuals or by a notary public.
TEXAS: This Power of Attorney must be notarized.
US VIRGIN ISLANDS: All Powers of Attorney must be notarized.
UTAH: All Powers of Attorney must be notarized.
VERMONT: This Power of Attorney may not be used by Vermont residents. Use the code 1169VT-CR, Vermont Durable Power of Attorney for Retirement Accounts.
VIRGINIA: All Powers of Attorney must be notarized.
WASHINGTON: All Powers of Attorney must be either 1) witnessed by two individuals OR 2) notarized.
WEST VIRGINIA: All Powers of Attorney must be notarized.
WISCONSIN: All Powers of Attorney must be notarized.
WYOMING: All Powers of Attorney must be notarized.
INTERNATIONAL: All Powers of Attorney must be witnessed by one individual.
Durable Power of Attorney for Retirement Accounts for which Merrill Lynch is Custodian
(This Power of Attorney does not pertain to or provide any authority to your agent and attorney-in-fact to deal with your non-retirement accounts at MLPF&S.)

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 Retirement Account Number(s) __________________________________________________________

(If more than one account listed, accounts must be identical in ownership.)

("Retirement Account(s)" includes, but is not limited to, any one or more of the following account types: an Individual Retirement Account (IRA), a Medical Savings Account (MSA), a Roth Individual Retirement Account (RRA), a Merrill Lynch Basic Money Purchase Pension or Profit-sharing Plan Account, a Merrill Lynch Simplified Employee Pension (SEP) Account, a Merrill Lynch Simple Retirement Account (SRA), or a Merrill Lynch 403(b)(7)- Retirement Selector Account (RSA), whether presently opened or hereafter opened.)

I hereby constitute and appoint _____________________________________________________________ (whose signature appears below),

(Insert Name of agent)

as my agent and attorney-in-fact, with power and authority to act for me and on my behalf in connection with my Retirement Account(s) with MLPF&S and for which MLPF&S is custodian, however designated, specifically conferring upon my agent and attorney-in-fact those powers which I have designated below by initializing 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 is not a registered Investment Adviser, 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.

Initial here (Do not make a mark):

(a) PURCHASES AND SALES

To effect purchases and sales, to subscribe for and to trade in all types of securities including, but not limited to, stocks, bonds, options, limited partnership interests, trust units, investments, or other securities obtainable through MLPF&S and its affiliates, that are compatible with MLPF&S's administrative, regulatory and operational requirements pertaining to my Retirement Account(s) at MLPF&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 receive statements of transactions made for my Retirement Account(s); to approve and confirm the same, to receive any and all notices or demands with reference to my Retirement Account(s); and to direct payments to other broker-dealers, banks and other financial service providers for purchases or trades made at such other firms, for my Retirement Account(s) at MLPF&S.
(b) DISTRIBUTIONS/TRANSFERS TO/FOR ME
To instruct MLPF&S to distribute or transfer to me or for my benefit or to a successor custodian or trustee any and all cash, securities or other property held in my Retirement Account(s), regardless of the tax consequences of any such distribution.

(c) BENEFICIARY DESIGNATIONS
To designate beneficiaries, or change existing beneficiary designations, in accordance with the procedures outlined in the applicable account agreement(s) governing my Retirement Account(s) at MLPF&S.

(d) MAKE CONTRIBUTIONS
To make contributions to my Retirement Account(s) at MLPF&S, whether or not tax deductible by me.

(e) LIFE, DISABILITY, AND LONG-TERM CARE INSURANCE POLICIES
To exercise all available ownership rights on my policy(ies), 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 change the beneficiary and ownership designations of the policy(ies) and to make inquiries and receive information as to the cash value and death benefit of the policy(ies). To receive funds from, elect options under or continue any life, disability, and long-term care insurance policy for which I am named a beneficiary that is linked to or held in any account at MLPF&S.

(f) ANNUITIES
To exercise all available ownership rights under my contract(s), including, but not limited to, the right to select or change an annuitant, 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 all information as to the cash value and death benefit of the contract. To receive funds from, elect options under or continue any annuity contract for which I am named a beneficiary that is linked to or held in any account at MLPF&S.

(h) ONLINE ACCESS (READ ONLY)
To view my Retirement Account(s) at MLPF&S through MLPF&S’s websites and/or mobile applications.

Note: Power (h) 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.

(i) 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.
If the agent and attorney-in-fact is a registered Investment Adviser, 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.

**Initial here (Do not make a mark):**

(a) **PURCHASES AND SALES**
To effect purchases and sales, to subscribe for and to trade in all types of securities including, but not limited to, stocks, bonds, options, limited partnership interests, trust units, investments, or other securities, obtainable through MLPF&S and its affiliates, that are compatible with MLPF&S’s administrative, regulatory and operational requirements pertaining to my Retirement Account(s) at MLPF&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 receive statements of transactions made for my Retirement Account(s); to approve and confirm the same, to receive any and all notices or demands with reference to my Retirement Account(s); 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 Retirement Account(s) at MLPF&S.

(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 Retirement Account(s). If this power is initialed, the undersigned 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 Retirement 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.

(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 Retirement 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 Retirement 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 Retirement 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, and 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 fee payment authorization shall remain in full force and effect until terminated by
one of the parties hereto, and 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 retirement 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.

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 each of 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 Retirement 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 insurance policy(ies) from further activity in the event the agents enter conflicting
or inconsistent instructions. I understand that my Retirement 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 Retirement 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 Retirement
Account(s) 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 effectuated
and for my Retirement 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 Retirement
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 pursuant to instructions received from my agent and
attorney-in-fact.
This durable 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 durable power of attorney, authorization and indemnity shall not be affected by my subsequent disability, incompetence or incapacity, or by any lapse of time, 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, 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, as above provided.

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 Retirement Account(s) with 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, 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 (i) INFORMATION is initialed, I authorize MLPF&S to share confidential information about my Retirement Account(s) at MLPF&S with my agent and attorney-in-fact as MLPF&S deems reasonable and necessary for my agent and attorney-in-fact to perform the powers granted.

I understand that MLPF&S and MLLA have not provided any advice that this Durable 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 Durable 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]
NOTE: *ADDITIONAL EXECUTION REQUIREMENTS FOR DURABLE POWERS OF ATTORNEY EXIST FOR CLIENTS RESIDING IN CERTAIN STATES. THESE ADDITIONAL EXECUTION REQUIREMENTS ARE SET FORTH IN DETAIL ON PAGE 2 OF THIS POWER OF ATTORNEY, IF THE CLIENT’S STATE OF RESIDENCE CHANGES AFTER THE CLIENT HAS EXECUTED THIS DURABLE POWER OF ATTORNEY, THE CLIENT SHOULD CONSULT WITH HIS OR HER OWN LEGAL COUNSEL TO DETERMINE IF THIS DURABLE POWER OF ATTORNEY SHOULD BE RE-EXECUTED.

NOTICE:

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

1. Since this is a Durable Power of Attorney, your agent’s and attorney-in-fact’s authority will continue notwithstanding your subsequent mental disability or incapacity.

2. You have the right to revoke or terminate this Durable Power of Attorney at any time and any such revocation or termination shall be effective upon receipt of written notice by MLPF&S and MLLA.

3. If you have initialed power (c) under Section 2a of this Durable Power of Attorney, you have given your agent and attorney-in-fact the authority to choose who will receive the assets in your Retirement Account at your death.

4. The information provided in this Power of Attorney does not substitute for legal advice. If there is anything about this Durable Power of Attorney you do not understand, you should consult with your own attorney.

Dated this __________ day of ________________________, 20______.

________________________________________
Signature of Client/Principal

________________________________________
Printed Name of Client/Principal

WITNESSES (One witness is required. See page 2 to determine if an additional witness or notarization is necessary. Agent may not act as witness):

________________________________________
Signature of Witness 1

________________________________________
Printed Name of Witness 1

________________________________________
Signature of Witness 2

________________________________________
Printed Name of Witness 2
Section 4. Notary Acknowledgement

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

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

CERTIFICATE OF ACKNOWLEDGEMENT OF NOTARY PUBLIC

Notary Acknowledgement:

State of __________________________________________ County of __________________________________________

The foregoing instrument was acknowledged before me, a Notary Public, this __________ day of ______________________, 20____ by ____________________________, the person whose name is subscribed to ____________________________, the instrument and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her signature on the instrument the person or entity upon which the person acted, executed the instrument.

PLEASE CHECK ONE OF THE FOLLOWING (REQUIRED):  D Personally known to me   OR   D Produced identification

Type of Identification Produced

WITNESS my hand and official seal.

__________________________________________ (Seal)

Signature of Notary Public

Print Name of Notary Public ____________________________ My Commission expires ____________________________

CALIFORNIA NOTARIES MUST USE THIS ACKNOWLEDGEMENT FORM OR THE NOTARIAL ACKNOWLEDGEMENT FORM AVAILABLE ON THE CALIFORNIA SECRETARY OF STATE WEBSITE.

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy or validity of that document.

State of California, County of __________________________________________

On ____________________________ before me, ____________________________, who proved to me on the basis of ____________________________, the person(s) whose name(s) is/are subscribed to the instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

__________________________________________ (Seal)

Signature

FOR CALIFORNIA

1169-CR Rev. 9/1/2019
I hereby represent that I am familiar with and have reviewed the investment goals, guidelines and objectives of the client; and that I will invest consistently with his or her stated goals, guidelines and objectives.

*Additional Profile information may be required

<table>
<thead>
<tr>
<th>Agent’s Signature</th>
<th>Agent's SSN/TIN</th>
<th>Agent’s Date of Birth</th>
</tr>
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<tbody>
<tr>
<td>Agent’s Employer Name (if any)</td>
<td>Agent’s Occupation</td>
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</tr>
<tr>
<td>Agent’s Phone Number</td>
<td>Agent’s Address</td>
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<td>Agent’s Email Address</td>
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</tr>
<tr>
<td>Agent’s MLPF&amp;S Account Number(s) (if any)</td>
<td></td>
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</tbody>
</table>
TO BE EXECUTED BY THE PRINCIPAL AS PART OF A DELAWARE DURABLE POWER OF ATTORNEY

Notice to Principal: As the person signing this durable power of attorney, you are the Principal. The purpose of this power of attorney is to give the person you designate (your "Agent") broad power to handle your property, which may include powers to sell, dispose of, or encumber any real or personal property without advance notice to you or approval by you.

This power of attorney does not authorize the Agent to make health-care decisions for you.

Unless you specify otherwise, your Agent's authority will continue even if you become incapacitated, or until you die or revoke the power of attorney, or until your Agent resigns or is unable to act for you. You should select someone you trust to serve as your Agent.

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 must keep your funds and other property separate from your Agent's funds and other property.

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 durable power of attorney are explained more fully in Delaware Code, Title 12, Chapter 49A, Section 49A-114 and Sections 49A-201 through 49A-217.

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.

Principal Signature: ____________________________________________

Date: _______________
TO BE EXECUTED BY THE AGENT AS PART OF A DELAWARE DURABLE POWER OF ATTORNEY

AGENTS CERTIFICATION:

I__________________________________________, have read the attached durable power of attorney and I am

(Insert Name of Agent)

the person identified as the Agent or identified as the Agent for the Principal. To the best of my knowledge this
power has not been revoked. 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 to me and, otherwise, in the Principal's best
interest;

Act in good faith;

Act only within the scope of authority granted in the personal power of
attorney; and

To the extent reasonably practicable under the circumstances, keep in
regular contact with the principal and communicate with the principal.

In addition, in the absence of a specific provision to the contrary in
the durable personal power of attorney, when I act as Agent, I shall:

Keep the assets of the Principal separate from my assets;

Exercise reasonable caution and prudence; and

Keep a full and accurate record of all actions, receipts and
disbursements on behalf of the Principal.

Agent Signature: ________________________________________

Date: _____________________________________________
TO BE EXECUTED BY THE AGENT AS PART OF A MAINE DURABLE POWER OF ATTORNEY

NOTE TO ALL MAINE RESIDENTS: Maine law requires that this Durable Power of Attorney contain the following statements; however, certain sections of these statements may be inapplicable to this Durable Power of Attorney. If there is anything about this Durable Power of Attorney that you do not understand, you should consult with your own attorney.

FOR ALL CLIENTS WHO ARE MAINE RESIDENTS, PLEASE READ THE FOLLOWING STATEMENTS WHICH ARE REQUIRED BY MAINE REVISED STATUTES, TITLE 18-C § 5-905

“Notice to the Principal: As the “Principal” you are using this power of attorney to grant power to another person (called the Agent) to make decisions about your property and to use your property on your behalf. Under this power of attorney you give your Agent broad and sweeping powers to sell or otherwise dispose of your property without notice to you. Under this document your Agent will continue to have these powers after you become incapacitated. The powers that you give your Agent are explained more fully in the Maine Uniform Power of Attorney Act, Maine Revised Statutes, Title 18-C, Article 5, Part 9. You have the right to revoke this power of attorney at any time as long as you are not incapacitated. If there is anything about this power of attorney that you do not understand, you should ask an attorney to explain it to you.

Notice to the Agent: As the “Agent” you are given power under this power of attorney to make decisions about the property belonging to the Principal and to dispose of the Principal’s property on the Principal’s behalf in accordance with the terms of this power of attorney. This power of attorney is valid only if the Principal is of sound mind when the Principal signs it. When you accept the authority granted under this power of attorney, a special legal relationship is created between you and the Principal. This relationship imposes upon you legal duties that continue until you resign or the power of attorney is terminated or revoked. The duties are more fully explained in the Maine Uniform Power of Attorney Act, Maine Revised Statutes, Title 18-C, Article 5, Part 9 and Title 18-B, sections 802 to 807 and Title 18-B, chapter 9. As the Agent, you are generally not entitled to use the Principal’s property for your own benefit or to make gifts to yourself or others unless the power of attorney gives you such authority. If you violate your duty under this power of attorney, you may be liable for damages and may be subject to criminal prosecution. You must stop acting on behalf of the Principal if you learn of any event that terminates this power of attorney or your authority under this power of attorney. Events of termination are more fully explained in the Maine Uniform Power of Attorney Act and include, but are not limited to, revocation of your authority or of the power of attorney by the Principal, the death of the Principal or the commencement of divorce proceedings between you and the Principal. If there is anything about this power of attorney or your duties under it that you do not understand, you should ask an attorney to explain it to you.”
TO BE EXECUTED BY THE AGENT AS PART OF A MICHIGAN DURABLE POWER OF ATTORNEY

NOTE TO ALL MICHIGAN RESIDENTS: Michigan law requires that this Durable Power of Attorney contain the following statements and be executed by the Agent; however, certain sections of these statements may be inapplicable to this Durable Power of Attorney. If there is anything about this Durable Power of Attorney that you do not understand, you should consult with your own attorney.

Before exercising authority under a durable power of attorney, an attorney-in-fact shall execute an acknowledgment of the attorney-in-fact’s responsibilities that contains all of the substantive statements in substantially the following form:

I, ________________________________________________, have been appointed as attorney-in-fact

(Insert Name of the Agent)

for ___________________________________________, the principal, under a durable power of attorney

(Insert Name of the Client/Principal)

dated ____________________________________, 20 ___________.

(Insert Date Power of Attorney was signed by the Client/Principal)

By signing this document, I acknowledge that if and when I act as attorney-in-fact, all of the following apply:
(a) Except as provided in the durable power of attorney, I must act in accordance with the standards of care applicable to fiduciaries acting under durable powers of attorney.
(b) I must take reasonable steps to follow the instructions of the principal.
(c) Upon request of the principal, I must keep the principal informed of my actions. I must provide an accounting to the principal upon request of the principal, to a guardian or conservator appointed on behalf of the principal upon the request of that guardian or conservator, or pursuant to judicial order.
(d) I cannot make a gift from the principal’s property, unless provided for in the durable power of attorney or by judicial order.
(e) Unless provided in the durable power of attorney or by judicial order, I, while acting as attorney-in-fact, shall not create an account or other asset in joint tenancy between the principal and me.
(f) I must maintain records of my transactions as attorney-in-fact, including receipts, disbursements, and investments.
(g) I may be liable for any damage or loss to the principal, and may be subject to any other available remedy, for breach of fiduciary duty owed to the principal. In the durable power of attorney, the principal may exonerate me of any liability to the principal for breach of fiduciary duty except for actions committed by me in bad faith or with reckless indifference. An exonation clause is not enforceable if inserted as the result of my abuse of a fiduciary or confidential relationship to the principal.
(h) I may be subject to civil or criminal penalties if I violate my duties to the principal.

Agent Signature: ____________________________________________

Date: ________________________________________________
TO BE EXECUTED BY THE PRINCIPAL AS PART OF A NEW HAMPSHIRE DURABLE POWER OF ATTORNEY

NOTE TO ALL NEW HAMPSHIRE RESIDENTS: New Hampshire law requires that this Durable Power of Attorney contain the following statements and be executed by the Principal and Agent; however, certain sections of these statements may be inapplicable to this Durable Power of Attorney. If there is anything about this Durable Power of Attorney that you do not understand, you should consult with your own attorney.

FOR ALL CLIENTS WHO ARE NEW HAMPSHIRE RESIDENTS, PLEASE READ AND EXECUTE THE FOLLOWING STATEMENTS WHICH ARE REQUIRED BY NEW HAMPSHIRE REVISED STATUTES, RSA 564-E:105.

INFORMATION CONCERNING THE POWER OF ATTORNEY THIS IS AN IMPORTANT LEGAL DOCUMENT. BEFORE SIGNING THIS DOCUMENT YOU SHOULD KNOW THESE IMPORTANT FACTS:

Notice to the Principal: As the "Principal," you are using this Power of Attorney to grant power to another person (called the "Agent") to make decisions, including, but not limited to, decisions concerning your money, property, or both, and to use your money, property, or both on your behalf. If this Power of Attorney does not limit the powers that you give to your Agent, your Agent will have broad and sweeping powers to sell or otherwise dispose of your property, and to spend your money without advance notice to you or approval by you. Unless you have expressly provided otherwise in this Power of Attorney, your Agent will have these powers before you become incapacitated, and unless you have expressly provided otherwise in this Power of Attorney, your Agent will continue to have these powers after you become incapacitated. You have the right to retain this Power of Attorney and release it only if one or more conditions specified in advance by you are satisfied. You have the right to revoke or take back this Power of Attorney at any time, so long as you are of sound mind. If there is anything about this Power of Attorney that you do not understand, you should seek professional advice.

Principal Signature: ____________________________________________
TO BE EXECUTED BY THE AGENT AS PART OF A NEW HAMPSHIRE DURABLE POWER OF ATTORNEY

I __________________________________________, have read the attached power of attorney and am the (Insert Name of the Agent) person identified as the Agent for the Principal. I hereby acknowledge that when I act as agent, I am given power under the Power of Attorney to make decisions about money, property, or both belonging to the Principal, and to spend the Principal's money, property, or both on the Principal's behalf, in accordance with the terms of the Power of Attorney. When acting as Agent, I have duties (called "fiduciary duties") to act in the principal's best interest, to act in good faith, and to act only within the scope of authority granted in the power of attorney, as well as other duties imposed by law to the extent not provided otherwise in the power of attorney. As an Agent, I am not entitled to use the money or property for my own benefit or to make gifts to myself or others unless the Power of Attorney specifically gives me the authority to do so. As an Agent, my authority under the Power of Attorney will end when the Principal dies and I will not have authority to manage or dispose of any property or administer the estate of the principal. If I violate my fiduciary duty under the Power of Attorney, I may be liable for damages and may be subject to criminal prosecution. If there is anything about the Power of Attorney, or my duties under it, that I do not understand, I understand that I should seek professional advice.

Agent Signature: _________________________________