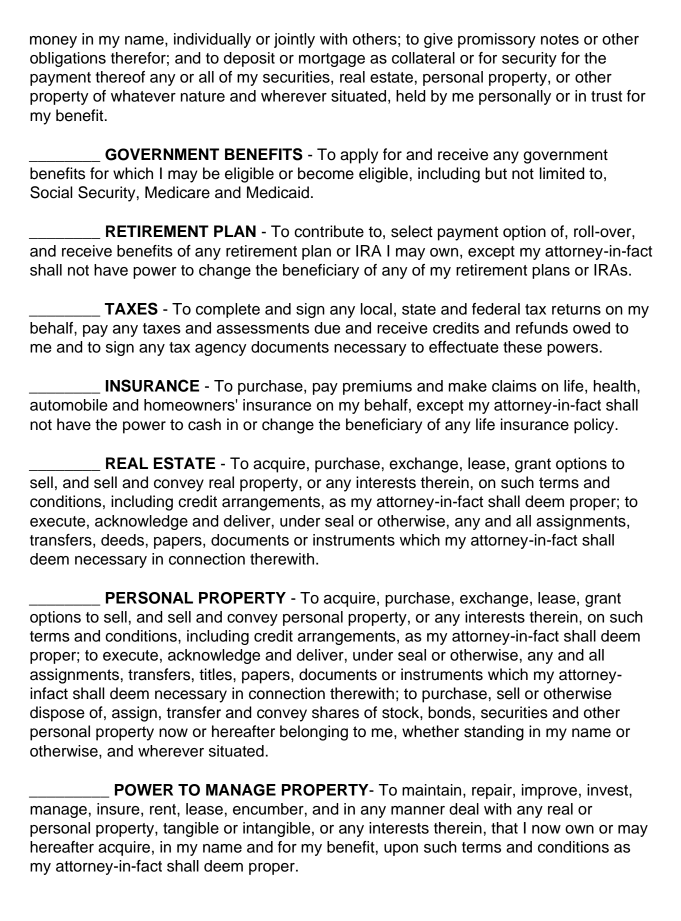
MAINE DURABLE FINANCIAL POWER OF ATTORNEY

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-A, 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 a lawyer 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-A, 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 a lawyer to explain it to you.

I,	, the principal, of	, State of
	, hereby designate	, of
my "attorney benefit, here the past.	, State of -in-fact"), to act as initialed below, in by revoking any and all financial pow	, my attorney-in-fact (hereinafter my name, in my stead and for my vers of attorney I may have executed in
	EFFECTIVE D	ATE
(Choose the	applicable paragraph by placing you	r initials in the preceding space)
the execution	•	ers set forth herein immediately upon all not be affected by any subsequent cure.
or		
been determ	 I grant my attorney-in-fact the pow nined in writing, by my attending phy nancial affairs. 	
	POWERS OF ATTORN	IEY-IN-FACT
	in-fact shall exercise powers in my be attorney-in-fact shall have the follow	est interests and for my welfare, as a ving powers:
(Choose the	applicable power(s) by placing your	initials in the preceding space)
withdraw fun personal and infact's power	ds by check or otherwise to pay for g I business expenses for my benefit.	
S/	AFE DEPOSIT BOX - To have acces	ss at any time or times to any
safedeposit I including dril to surrender safe-deposit	oox rented by me or to which I may h	nave access, wheresoever located, or any part of the contents thereof, and and any institution in which any such ny liability to me or my estate as a
L	ENDING OR BORROWING - To ma	ake loans in my name; to borrow



GIFTS - To make gifts, grants, or other transfers (including the forgiveness
of indebtedness and the completion of any charitable pledges I may have made) without
consideration, either outright or in trust to such person(s) (including my attorney-in-fact
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.

LIABILITY OF ATTORNEY-IN-FACT: My attorney-in-fact shall not incur any liability to me under this power except for a breach of fiduciary duty.

REIMBURSEMENT OF ATTORNEY-IN-FACT: 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.

AMENDMENT AND REVOCATION: 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.

STATE LAW: This Power of Attorney is governed by the laws of the State of Maine.

PHOTOCOPIES : Photocopies of this do originals.	ocument can be relied	upon as though they were
IN WITNESS WHEREOF, I have on this executed this Financial Power of Attorne		, 20,
Principal's Signature		
We, the witnesses, each do hereby decl principal signed and executed this instru- principal signed it willingly, that each of witness at the request of the principal ar best of our knowledge, the principal is e and under no constraint or undue influen	ument in the presence us hereby signs this F nd in the principal's pr ighteen years of age	of each of us, that the Power of Attorney as resence, and that, to the
Witness's Signature		
Address		
Signature		Witness's
Address		
STATE OF		
County, ss.		
On this day of, as Principal o	of this Power of Attorn	ey who proved to me
through government issued photo identi presence executed foregoing instrumen same as his/her free act and deed.		
	Notary Public	
	My commission expi	ires:

SPECIMEN SIGNATURE AND ACCEPTANCE OF APPOINTMENT

	the attorney-in-fact named above, hereby accept act in accordance with the foregoing instrument.
Ā	ttorney-in-Fact's Signature
STATE OF	
Coun	ty, ss.
, as	, 20, before me appeared s Attorney-in-Fact of this Power of Attorney who proved to
my presence executed the fo	led photo identification to be the above-named person, in bregoing acceptance of appointment and acknowledged e as his/her free act and deed.
	Notary Public
	My commission expires: