

Power of Attorney For California Residents

Please complete notice and the accompanying form. NOTICE TO PERSON EXECUTING DURABLE POWER OF ATTORNEY

SECTION I

A durable power of attorney is an important legal document. By signing the durable power of attorney, you are authorizing another person to act for YOU, the principal. Before you sign this durable power of attorney, you should know these important facts: Your agent (attorney-in-fact) has no duty to act unless you and your agent agree otherwise in writing.

This document gives your agent the powers to manage, dispose of, sell, and convey your real and personal property and to use your property as security if your agent borrows money on your behalf. This document does not give your agent the power to accept or receive any of your property in trust or otherwise, as a gift, unless you specifically authorize the agent to accept or receive a gift.

Your agent will have the right to receive reasonable payment for services provided under this durable power of attorney unless you provide otherwise in this power of attorney.

The powers you give your agent will continue to exist for your entire lifetime, unless you state that the durable power of attorney will last for a shorter period of time or unless you otherwise terminate the durable power of attorney. The powers you give your agent in this durable power of attorney will continue to exist even if you can no longer make your own decisions respecting the management of your property.

You can amend or change this durable power of attorney only by executing a new durable power of attorney or by executing an amendment through the same formalities as the original. You have the right to revoke or terminate this durable power of attorney at any time, so long as you are competent.

This durable power of attorney must be dated and must be acknowledged before a notary public or signed by two witnesses. If it is signed by two witnesses, they must witness either (1) the signing of the power of attorney or (2) the principal's signing or acknowledgment of his or her signature. A durable power of attorney that may affect real property should be acknowledged before a notary public so that it may easily be recorded.

You should read this durable power of attorney carefully. When effective, this durable power of attorney will give your agent the right to deal with property that you now have or might acquire in the future. The durable power of attorney is important to you. If you do not understand the durable power of attorney, or any provision of it, then you should obtain the assistance of an attorney or other qualified person.

NOTICE TO PERSON ACCEPTING THE APPOINTMENT AS ATTORNEY-IN-FACT

You should read this durable power of attorney carefully. The durable power of attorney is important to you. If you do not understand the durable power of attorney, or any provision of it, then you should obtain the assistance of an attorney or other qualified person.

By acting or agreeing to act as the agent (attorney-in-fact) under this power of attorney you assume the fiduciary and other legal responsibilities of an agent. These responsibilities include:

- 1. The legal duty to act solely in the interest of the principal and to avoid conflicts of interest.
- 2. The legal duty to keep the principal's property separate and distinct from any other property owned or controlled by you.

You may not transfer the principal's property to yourself without full and adequate consideration or accept a gift of the principal's property unless this power of attorney specifically authorizes you to transfer property to yourself or accept a gift of the principal's property. If you transfer the principal's property to yourself without specific authorization in the power of attorney, you may be prosecuted for fraud and/or embezzlement. If the principal is 65 years of age or older at the time that the property is transferred to you without authority, you may also be prosecuted for elder abuse under Penal Code Section 368. In addition to criminal prosecution, you may also be sued in civil court.

I have read the foregoing notice and I understand the legal and fiduciary duties that I assume by acting or agreeing to as the agent (attorney-in-fact) under the terms of the power of attorney.

Attorney-in-Fact Name (Printed)		Attorney-in-Fact Name (Printed)	
Attorney-in-Fact Signature	Date	Attorney-in-Fact Signature	Date

Power of Attorney (Consumer)



In this doc	ument the words I me and mine m	ean each signer giving the nower (also ca	alled the "Principals"). I,	living at (address)
III IIIS GOO	ument, the words i, me and mine in			
		ey-in-fact," and referred to in this docum r telephonic means, or in any other manne	ent as the "Attorney") to do the following busines r acceptable to the Bank.	s with Citibank, N.A. (the "Bank") in my name
	ttorney the authority to do the activi		rs necessary and proper to conduct this business was in carrying out these instructions. (Select individuations)	
0	 Deposit and Cash Chec for the purpose of cashing 	ks - To deposit money, checks, notes and gor depositing them or paying them to othe write and sign checks and other instrument	or other accounts in my name or any other name in other instruments for the payment of money; to ever per persons, including the Attorney; is to be paid by the Bank; to give orders for the with	ndorse any of these instruments with my name
0			or without security and to enter into any agreement of any agreement in my name with the Bank for the	
0	 Contributions - To make Distributions - To reque Investments - To change 	e my investments (at maturity only) and to	a tax withholding election for distributions; provide instructions to invest in FDIC-insured optio de in stocks, bonds, covered call options, trust unit	
0	Safe Deposit Box - To lease	from the Bank one or more safe deposit b	oxes in my name and to have access to any safe d	leposit box in my name at the Bank.
0	Other - Specify any other author	ority you wish to give your Attorney		
☐ All o	of the Authority Listed Above			
Attorney-	-in-Fact Specimen Signature	(s)		
Attorney-in	-Fact 1		Attorney-in-Fact 2	
To persuad revoked, o agree that because of	r until by operation of law it is no loon the Bank will not be liable for any	nger in force; 2) Until the Bank receives no claims made against it by any person bed rity of this Power; 3) If I have named two A	I am alive, the Power of Attorney will stay in force that this Power is no longer in force, and has cause the Bank has relied on this Power. I will reattorneys, each Attorney acting alone may exercise	a reasonable opportunity to act on the notice, I pay the Bank for any loss or expense it incurs
Signature of	of Principal	Date	Signature of Principal	Date
Signature	of Witness 1 (if applicable)	Witness Name 1 (Printed)	Witness 1 Address	
Signature	of Witness 2 (if applicable)	Witness Name 2 (Printed)	Witness 2 Address	

Power of Attorney (Consumer)

Notary

If this Power of Attorney is signed within the United States or Puerto Rico, it must be acknowledged before a Notary Public. If signed elsewhere, it may be acknowledged before a Consul or Vice–Consul of the United States, or before any official authorized to take acknowledgements and then submitted to a Consul for validation.

STATE OF CALIFORNIA		STATE OF CALIFORNIA		
COUNTY OF		COUNTY OF		
On before me,		On before me,		
(here insert name and title of the officer), personally appeared, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within 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.		(here insert name and title of the officer), personally appeared		
		who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within 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 foregoing paragraph is true and correct.	of California that the	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.		WITNESS my hand and official seal.		
Signature(Seal)		Signature	_ (Seal)	
Revocation of Earlier Powers				
I wish all earlier powers of Attorney given by me to the Bank to contin	nue in effect except the f	ollowing which I now revoke:		
i wan an earlier powers of Automoty given by the to the Bulk to contin	nde in cheek except the r	onowing, which i now revoke.		
Name of Attorney-in-Fact Name of Attorney				
	,			
Signature of Principal	Date	Signature of Principal	Date	