DURABLE GENERAL POWER OF ATTORNEY NEW YORK STATUTORY SHORT FORM THE POWERS YOU GRANT BELOW CONTINUE TO BE EFFECTIVE

SHOULD YOU BECOME DISABLED OR INCOMPETENT

CAUTION: THIS IS AN IMPORTANT DOCUMENT. IT GIVES THE PERSON WHOM YOU DESIGNATE (YOUR "AGENT") BROAD POWERS TO HANDLE YOUR PROPERTY DURING YOUR LIFETIME, WHICH MAY INCLUDE POWERS TO MORTGAGE, SELL, OR OTHERWISE DISPOSE OF ANY REAL OR PERSONAL PROPERTY WITHOUT ADVANCE NOTICE TO YOU OR APPROVAL BY YOU. THESE POWERS WILL CONTINUE TO EXIST EVEN AFTER YOU BECOME DISABLED OR INCOMPETENT. THESE POWERS ARE EXPLAINED MORE FULLY IN NEW YORK GENERAL OBLIGATIONS LAW, ARTICLE 5, TITLE 15, SECTIONS 5-1502A THROUGH 5-1503, WHICH EXPRESSLY PERMIT THE USE OF ANY OTHER OR DIFFERENT FORM OF POWER OF ATTORNEY.

THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE MEDICAL OR OTHER HEALTH CARE DECISIONS. YOU MAY EXECUTE A HEALTH CARE PROXY TO DO THIS.

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

	siding at
· · · · · · · · · · · · · · · · · · ·	name and address)
* **	siding at
	ert the name and address of your agent above)
	siding at
	siding at
(If 2 or more persons are to be appointed age	nts by you insert their names and addresses above) is designated, CHOOSE ONE of the following two choices by
() Each agent 1	may SEPARATELY act.
() All agents n	nust act TOGETHER.
IN MY NAME, PLACE AND STEAD in any way which the following matters as each of them is defined in Title 1 extent that I am permitted by law to act through an agent (DIRECTIONS: Initial in the blank space to the left subdivisions as to which you WANT to give your ages lettered subdivision is NOT initialed. NO AUTHORI	agents will be required to act TOGETHER) I I myself could do, if I were personally present, with respect to 5 of Article 5 of the New York General Obligations Law to the comparison to the Source of the New York General Obligations Law to the comparison to the source of the following lettered at authority. If the blank space to the left of any particular TY WILL BE GRANTED for matters that are included in the grant power you wish to grant may be written or typed by then put your initials in the blank space to the left of so indicated)
 () (A) real estate transactions; () (B) chattel and goods transactions; () (C) bond, share and commodity transactions; () (D) banking transactions; () (E) business operating transactions; () (F) insurance transactions; () (G) estate transactions; () (H) claims and litigation; () (I) personal relationships and affairs; () (J) benefits from military service; () (K) records, reports and statements; () (L) retirement benefit transactions; 	 () (M) making gifts to my spouse, children and more remote descendants, and parents, not to exceed in the aggregate \$10,000 to each of such persons in any year; () (N) tax matters; () (O) all other matters; () (P) full and unqualified authority to my attorney(s)-in-fact to delegate any or all of the foregoing powers to any person or persons whom my attorney(s)-in-fact shall select; () (Q) each of the above matters identified by the following letters:
conform to the requirements of section 5-1503 of the Nev	he statutory short form durable power of attorney only if they v York General Obligations Law.)
Special Additional Provision: The powers granted under housing unit and are enlarged so that all fixtures and articl or which may thereafter be attached to or used in connec agreements or other instruments to be executed and deli- described in said instruments with more particularity. T	(A) through (C) above shall include the sale of a cooperative es of personal property which at the time of such transaction are ction with the real or personal property may be included in the ivered in connection with any transactions and which may be this Power of Attorney is not subject to question because an ly nominal consideration paid therefore and any person dealing if full consideration had been expressed therein.
This durable power of attorney shall not be affected by the serve agent named above is unable or unwilling to serve	y my subsequent disability or incompetence. , I appoint

(insert name and address of successor)

..... residing at

to be my agent for all purposes hereunder.

TO INDUCE ANY THIRD PARTY TO ACT HEREUNDER, I HEREBY AGREE THAT ANY THIRD PARTY RECEIVING A DULY EXECUTED COPY OR FACSIMILE OF THIS INSTRUMENT MAY ACT HEREUNDER, AND THAT REVOCATION OR TERMINATION HEREOF SHALL BE INEFFECTIVE AS TO SUCH THIRD PARTY UNLESS AND UNTIL ACTUAL NOTICE OR KNOWLEDGE OF SUCH THIRD PARTY AND INTERPRETATION OF TERMINATION SHALL HAVE BEEN DECEIVED BY SHICH THIRD PARTY AND INTERPRETATION OF TERMINATION SHALL HAVE BEEN DECEIVED BY SHICH THIRD PARTY AND INTERPRETATION OF TERMINATION SHALL HAVE BEEN DECEIVED BY SHICH THIRD PARTY AND INTERPRETATION OF TERMINATION SHALL HAVE BEEN DECEIVED BY SHICH THIRD PARTY AND INTERPRETATION OF TERMINATION SHALL HAVE BEEN DECEIVED BY SHICH THIRD PARTY AND INTERPRETATION OF TERMINATION SHALL HAVE BEEN DECEIVED BY SHICH THIRD PARTY AND INTERPRETATION OF TERMINATION SHALL HAVE BEEN DECEIVED BY SHICH THIRD PARTY AND INTERPRETATION OF THE PROPERTY OF THE PARTY AND INTERPRETATION OF THE PARTY AND IN REVOCATION OR TERMINATION SHALL HAVE BEEN RECEIVED BY SUCH THIRD PARTY, AND I FOR MYSELF AND FOR MY HEIRS, EXECUTORS, LEGAL REPRESENTATIVES AND ASSIGNS, HEREBY AGREE TO INDEMNIFY AND HOLD HARMLESS ANY SUCH THIRD PARTY FROM AND AGAINST ANY AND ALL CLAIMS THAT MAY ARISE AGAINST SUCH THIRD PARTY BY REASON OF SUCH THIRD PARTY HAVING RELIED ON THE PROVISIONS OF THIS INSTRUMENT. THIS DURABLE GENERAL POWER OF ATTORNEY MAY BE REVOKED BY ME AT ANY TIME. **IN WITNESS WHEREOF** I have hereunto signed my name this day of , in the year $(YOU SIGN HERE:) \rightarrow \dots$ (Signature of Principal) The General Obligations Law § 5-1501 requires that this instrument be acknowledged by the principal. No express provision is made for proof by Subscribing Witness. ACKNOWLEDGMENT FORM FOR USE IN NEW YORK STATE, MAY ALSO BE USED FOR EXECUTION TAKEN WITHOUT NY STATE: (Outside of New York State strike out NY venue and complete venue immediately above with State, District of Columbia, Country, Province or Municipality) On the in the year day of before me, the undersigned, personally appeared personally known to me or proved to me on the basis of satisfactory evidence to be the individual(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 capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument(.) {For acknowledgments taken within NYstrike the following, for use outside NY State complete the following} and that such individual made such appearance before the undersigned in the (Insert the city or other political subdivision and the state or country or other place the acknowledgment was taken). (Notary Sign above and Affix Stamp at right) AFFIDAVIT OF EFFECTIVENESS® STATE OF NEW YORK, COUNTY OF being duly sworn does depose and say that I am the Attorney-in-Fact under the above Power of Attorney. That said Power of Attorney is a valid and subsisting Power which has not been revoked by the death of the principal(s) or otherwise; that I have no actual knowledge of a revocation of the foregoing Power; and, I warrant and, will rely upon the representations made herein as inducement to accept such instrument(s) and this Power of Attorney as evidence of my authority to act. Attorney in Fact (Notary Sign above and Affix Stamp at right) DURABLE GENERAL POWER OF ATTORNEY (REVISED STATUTORY SHORT FORM) DISTRICT TITLE NO. SECTION **BLOCK** Lot COUNTY OR TOWN RECORDED AT REQUEST OF
Fidelity National Title Insurance Company RETURN BY MAIL TO RESERVE THIS SPACE FOR USE OF RECORDING OFFICE