## UNIFORM POWER OF ATTORNEY ACT (EXCERPT) Act 187 of 2023

#### 556.401 Statutory form power of attorney.

Sec. 301. A document substantially in the following form may be used to create a statutory form power of attorney that has the meaning and effect prescribed by this act:

#### **MICHIGAN**

# STATUTORY FORM POWER OF ATTORNEY IMPORTANT INFORMATION

This power of attorney authorizes another person (your agent) to make decisions concerning your property for you (the principal). It is, therefore, an important legal document, and **you are taking a serious step if you decide to make use of this form without seeking legal advice**; for if the person you designate as your agent accepts authority granted under this power of attorney, the agent will be able to make decisions and act with respect to your property (including your money). The extent of your agent's authority over subjects listed on this form is explained in the uniform power of attorney act, MCL 556.201 to 556.505.

This power of attorney does not authorize the agent to make health care decisions for you and it does not authorize the agent to exercise powers you have as a parent or guardian regarding care, custody, or property of a minor child or ward.

You should select someone you trust to serve as your agent and you should ask yourself as you review each section of this form, whether you have chosen the right person(s) to act in that capacity. If your signature on this form is notarized or witnessed as provided below, then unless you specify otherwise, the agent's authority will generally continue until you die or revoke the power of attorney or the agent resigns or is unable to act for you.

Your agent is entitled to reasonable compensation unless you state otherwise in the Special Instructions. This form provides for designation of an agent and successor agent(s) who serve one at a time, as opposed to coagents who serve simultaneously. If you wish to name coagents, you may do so in the Special Instructions. Coagents are not required to act together unless you include that requirement in the Special Instructions. If your agent is unable or unwilling to act for you, your power of attorney will end unless you have named a successor agent. You may also name a second successor agent.

This power of attorney becomes effective immediately unless you state otherwise in the Special Instructions. And unless you state otherwise in the Special Instructions, this power of attorney does not revoke any other power of attorney you may have created.

If you have questions about the power of attorney or the authority it grants to your agent, you should seek legal advice before signing this form.

DES	IGNATION OF A	AGENT
I		name
	(Name of Princip	al)
the following person as my agent:		
Name of Agent:		
Agent's Address:		
Agent's Telephone Number:		
DESIGNATION OF	SUCCESSOR A	GENT(S) (OPTIONAL)
If my agent is unable or unwilling to act for	me, I name as my	successor agent:
Name of Successor Agent:		
Successor Agent's Address:		
Successor Agent's Telephone Number:		
If my successor agent is unable or unwilling	to act for me, I na	me as my second successor agent:
Name of Second Successor Agent:		
Second Successor Agent's Address:		
Second Successor Agent's Telephone Number		
GRANT (	OF GENERAL A	UTHORITY
I grant my agent and any successor agent get as defined in the uniform power of attorney a (INITIAL each subject you want to include it authority over all of the subjects, you may si	act, MCL 556.201 n the agent's gene	ral authority. If you wish to grant general
() Real Property () Tangible Personal Property	mpry midai 7 m r	receding subjects.
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() Stocks and Bonds
() Commodities and Options
() Banks and Other Financial Institutions
() Operation of Entity or Business () Insurance and Annuities
() Estates, Trusts, and Other Beneficial Interests
() Claims and Litigation () Personal and Family Maintenance
() Benefits from Governmental Programs or Civil or Military Service
( ) Retirement Plans
( ) Taxes
() All Preceding Subjects (regardless of whether any of the preceding subjects are initialed)
GRANT OF SPECIFIC AUTHORITY (OPTIONAL)
My agent MAY NOT do any of the following specific acts for me UNLESS I have INITIALED the specific
authority listed below:
<b>CAUTION!</b> Granting any of the following will give your agent the authority to take actions that could
significantly reduce your property or change how your property is distributed at your death. Furthermore,
depending on the amount in one or more of the accounts mentioned in the last item listed below (which refers
to 31 CFR 1010.350), granting that particular power may subject your agent to burdensome federal reporting
obligations that are subject to stiff penalties. INITIAL ONLY the specific authority you WANT to give your
agent. If you have questions about the wisdom of granting any specific authority to your agent, you should
seek legal advice before signing this form. If you are inclined to grant specific authority but doubt the
wisdom of granting that authority to a particular person you have designated as your agent or
successor agent, you should ask yourself whether you have designated the right person(s).
( ) Create, amend, revoke, or terminate an inter vivos trust
() Make a gift as limited by section 217 of the uniform power of attorney act, MCL 556.317, and any
special instructions in this power of attorney
() Create or change rights of survivorship by, for example, creating a joint account
() Create or change a beneficiary designation
() Authorize another person to exercise the authority granted under this power of attorney
() Waive the principal's right to be a beneficiary of a joint and survivor annuity, including a survivor
benefit under a retirement plan
() Exercise fiduciary powers that the principal has authority to delegate
() Access the content of electronic communications
Exercise authority over any "bank, securities, or other financial account in a foreign country" within the
meaning of 31 CFR 1010.350
LIMITATION ON AGENT'S AUTHORITY
Even if I have authorized my agent to make a gift (by initialing the relevant line above), an agent who is not
my ancestor, spouse, or descendant MAY NOT use my property to benefit the agent or a person to whom the
agent owes an obligation of support unless I have included that authority in the Special Instructions.
SPECIAL INSTRUCTIONS (OPTIONAL)
You may give special instructions on the following lines.
<b>CAUTION!</b> Special instructions are liable to cause ambiguities that may impair the effectiveness of this
power of attorney. You are taking a solemn step if you decide to make <u>any</u> use of this form without seeking
legal advice; you should be especially wary of providing special instructions without the benefit of legal
counsel.
<del></del>
EFFECTIVE DATE

This power of attorney is effective immediately unless I have stated otherwise in the Special Instructions. **EFFECT ON PREVIOUS POWERS OF ATTORNEY** 

Unless I have said otherwise in the Special Instructions, the execution of this power of attorney does not revoke any prior power of attorney.

NOMINATION OF CONSERVATOR OR GUARDIAN (OPTIONAL)

If it becomes necessary for a court to app		my estate or guardian of my
person, I nominate the following person(		
Name of Nominee for Conservator or Gu	ardian of My Estate:	
Nominee's Telephone Number:		
Name of Nominee for Guardian of My Po	erson:	_
Nominee's Address:		
Nominee's Telephone Number:		
	E ON THIS POWEROF ATTOI	
Any person, including my agent, may rel		of attorney or a copy of it unless
that person knows that the power has terr		
	RINCIPAL, SIGNATURES OF	WITNESSES,
	ND ACKNOWLEDGMENT	
CAUTION! Unless you provide otherwise of attorney if you sign it either before a nacknowledgments) or in the presence of the successor agent, both of whom sign below authorized by law to take acknowledgme being "durable" means that unless the posterorehand, your agent's authority will convert you have questions about the wisdom of signing this form.  CAUTION! You have an important motified individual authorized to take acknowledged doing so will make it harder, under sections as the last of the sections and the last of the sections are the last of the section and the last of the section are the last of the section and the section are the last of the section are the last of the section and the section are the last of the section are the section and the section are the section and the section are the section and the section are the section are the section and the section are the section are the section are the section and the section are the sec	totary public (or other individual a two witnesses neither of whom is ow (and one of whom may be the north of the who also signs below in his or wer is revoked or the agent's author on tinue during any period in which of making this power durable, you vation to acknowledge your signate gments) regardless of the question on 120 of the uniform power of att	uthorized to take designated as your agent or otary public or other individual her official capacity). The power's ority is otherwise terminated a you are alive but incapacitated. If ou should seek legal advice before ture before a notary public (or other of durability (described above): orney act, MCL 556.220, for
your behalf.  Your Signature		Date
Your Name Printed		
Your Address	-	
Your Telephone Number		
Witness No. 1's Signature	•	Date
Witness No. 1's Name Printed	•	
Witness No. 1's Address		
Witness No. 2's Signature	•	Date
Witness No. 2's Name Printed		
Witness No. 2's Address State of	· 	
[County] of		
This document was acknowledged before	e me on	(D )
1		(Date)
by	f Dringing!)	
(iname of	f Principal)	(Seal, if any)
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Signature of Notary	
My commission expires:	
This document prepared by:	

#### IMPORTANT INFORMATIONFOR AGENT

#### **Agent'sDuties**

When you accept 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 or your authority under it is terminated by a termination event described in the uniform power of attorney act, MCL 556.201 to 556.505. You must:

- (1) Do what you know the principal reasonably expects you to do with the principal's property or, if you do not know the principal's expectations, act in the principal's best interest;
- (2) Act in good faith;
- (3) Do nothing beyond the authority granted in this power of attorney;
- (4) Keep a record of receipts, disbursements, and transactions made on behalf of the principal;
- (5) Disclose your identity as an agent whenever you act for the principal by, for example, writing or printing the name of the principal and signing your own name as "agent" in the following manner: (Principal's Name) by (Your Signature) as Agent;
- (6) And if the power is "durable" in the sense described below, you must, before acting as agent under the power, sign an acknowledgment of your duties as agent that contains all the declarations contained in the optional template "Agent's Acknowledgment" provided in section 302 of the uniform power of attorney act, MCL 556.402, in substantially the form of that optional template.

Unless the Special Instructions in this power of attorney state otherwise, you must also:

- (1) Act loyally for the principal's benefit;
- (2) Avoid conflicts that would impair your ability to act in the principal's best interest;
- (3) Act with care, competence, and diligence;
- (4) Cooperate with any person that has authority to make health care decisions for the principal to do what you know the principal reasonably expects concerning health care or, if you do not know the principal's expectations, to act in the principal's best interest; and
- (5) Attempt, to the extent of the powers you have been granted as agent, to preserve the principal's estate plan if you know the plan and preserving the plan is consistent with the principal's best interest.

### **Termination of Agent's Authority**

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 it. Events that terminate a power of attorney or your authority to act under such a power include:

- (1) Death of the principal:
- (2) The principal's revocation of the power of attorney or your authority;
- (3) The occurrence of a termination event stated in the power;
- (4) If the power is intended only for a specified, limited purpose, the specified purpose of the power is fully accomplished; or
- (5) If you are married to the principal, a legal action is filed with a court to end your marriage, or for your legal separation, unless the Special Instructions in this power of attorney state that such an action will not terminate your authority.

#### Statutory Duty to Acknowledge Agent's Duties under "Durable" Power

Unless the Special Instructions in this power of attorney state otherwise, this form will create a "durable" power of attorney (meaning that unless the power is revoked or your authority is otherwise terminated beforehand, your authority as agent will continue during any period in which the principal is alive but incapacitated) if the principal signs it either before a notary public (or other individual authorized to take acknowledgments) or in the presence of two witnesses neither of whom is designated as the principal's agent or successor agent and both of whom also sign the form. If this power of attorney is durable, then before you act as agent under the power, you must execute an acknowledgment of your duties as agent that contains all the declarations contained in the optional template "Agent's Acknowledgment" provided in section 302 of the uniform power of attorney act, MCL 556.402, in substantially the form of that optional template.

### **Liability of Agent**

The meaning of the authority granted to you is defined in the uniform power of attorney act, MCL 556.201 to 556.505. If you violate that act or the terms of this power, you may be liable for any damages caused by your violation.

If there is anything about this document or your duties under it that you do not understand, you should seek legal advice.

**History:** 2023, Act 187, Eff. July 1, 2024.