STATUTORY SHORT FORM POWER OF ATTORNEY MINNESOTA STATUTES, SECTION 523.23

IMPORTANT NOTICE: The powers granted by this document are broad and sweeping. They are defined in Minnesota Statutes section 523.24. If you have any questions about these powers, obtain competent advice. This power of attorney may be revoked by you if you wish to do so. This power of attorney is automatically terminated if it is to your spouse and proceedings are commenced for dissolution, legal separation or annulment of your marriage. This power of attorney authorizes, but does not require, the attorney-in-fact to act for you.

PRINCIPAL (Name and addr	ess of person granting the power)
ATTORNEY(S)-IN-FACT	SUCCESSOR ATTORNEY(S)-IN-FACT (Optional)
(Names and Addresses)	To act if any named attorney-in-fact dies, resigns or is otherwise unable to serve. (Name and Address)
	First Successor
	Second Successor
NOTICE: If more than one attorney-in-fact is designated, make a check or "x" on the line in front of one of the following statements:	
Each attorney-in-fact may independently exercise the powers granted.	EXPIRATION DATE (Optional)
exercise the powers granted.	Use specific month, day and year only
All attorneys-in-fact must jointly exercise	1
the powers granted.	

I (the above named Principal), appoint the above named Attorney(s)-in-fact:

FIRST: To act for me in any way I could act with respect to the following matters, as each of them is defined in Minnesota Statutes, section 523.24:

(To grant the attorney-in fact any of the following powers, make a check or "x" on the line in front of each power being granted. You may, but need not, cross out each power not granted. Failure to make a check or "x" on the line in front of the power will have the effect of deleting the power unless the line in front of the power N is checked or x-ed.)

Chec	k or "x	,,		
	(A)	Real property transactions;		
		I choose to limit this power to real property in County, MN described as follows: (use legal description. Do not use address.)		
(If m	ore spa	ace is needed, continue on the back or on an attachment.)		
	(B)	Tangible personal property transactions;		
	(C)	Bond, share, and commodity transactions;		
	(D)	Banking transactions;		
		Business operating transactions;		
	(F)	Insurance transactions;		
		Beneficiary transactions;		
		Gift transactions;		
		Fiduciary transactions;		
		Claims and litigations;		
		Family maintenance;		
	(L)	Benefits from military service;		
	(M)	Records, reports, and statements;		
	(N)	All of the powers listed in (A) through (M) above and all other matters.		
	acitate	(you must indicate below whether or not this power of attorney will be effective if you become d or incompetent. Make a check or "x" on the line in front of the statement that expresses you		
This power of attorney shall continue to be effective if I become incapacitated or incompetent.				
	This	power of attorney shall not be effective if I become incapacitated or incompetent.		

THIRD : (you must mark below whether or not this potransfer your property to the attorney-in-fact. Make a expresses your intent.)		•	•			
This power of attorney authorizes the attorney-in-fact to transfer my property to the attorney-in-fact.						
This power of attorney does not authorize the attorney-in-fact to transfer my property to the attorney-in-fact.						
FOURTH : (you may indicate below whether or not the attorney-in-fact is required to make an accounting. Make a check or "x" on the line in front of the statement that expresses your intent.)						
My attorney-in-fact need not render an accounting unless I request it or the accounting is otherwise						
required by Minnesota Statutes, section 523.21						
My attorney-in-fact must render			accounting to me, or to			
monthly, qua	arterly, annua	al (circle one)				
(Name and Address)						
during my lifetime, and a final accounting to the personal representative of my estate, if any is appointed, after my death.						
In Witness Whereof I have hereunto signed my name	hic	day of	20			
in witness whereof i have hereunto signed my hame		_ day or				
		(Signature of	f Principal)			
(A almost of Dringing)		` 2	1 /			
(Acknowledgment of Principal)						
STATE OF MINNESOTA						
County of	1.	1				
The foregoing instrument was acknowledged bef						
20, by						
(msert name of principal)						
		Cionatura of N	Jodowy Dyshii o			
		Signature of N	lotary Public			
This instrument was drafted by:						
Specimen signature(s) of Attorney(s)-in-Fact:						
(Notarization not required)						