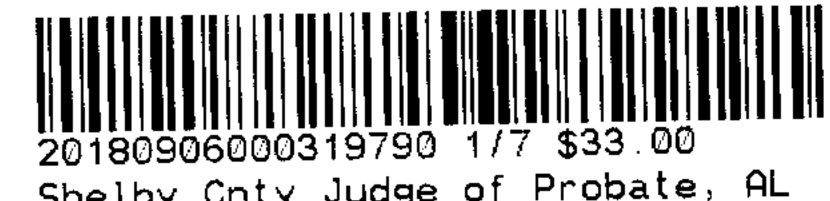
DURABLE POWER OF ATTORNEY OF LARRY WILSON

- I, LARRY WILSON, hereby appoint and empower TERESA WILSON as my true and lawful attorney-in-fact. I hereby revoke any "POWERS OF ATTORNEY" executed by me prior to the date herein. My attorney-in-fact is empowered to act for me and in my name and on my behalf to:
- A. Collect, receive, and receipt for any and all sums of money or payments due or to become due to me.
- B. Sue in my name and behalf for the recovery of any and all sums of money or payments due or to become due to me and to collect on any judgments recovered by me and execute satisfactions of the same.
- C. Initiate, defend, continue, or settle suits on my behalf or to enforce the exercise of these powers granted to my attorney-in-fact.
- D. Hire or discharge (with or without cause) employees including, but not limited to, physicians, nurses, attorneys, and domestics.
- E. Deposit to or withdraw from, or draw checks or drafts upon, any and all savings or checking accounts, money market funds, or any other type of account in my name; open any new such accounts in my name in any bank or financial institution or with any insurance or brokerage firm; and endorse my name to any and all negotiable instruments.
- F. To change ownership, borrow against or request the cash surrender value of any of the Principal's life insurance policies.
- G. To conduct banking transactions as provided in Florida Statute §709.2208(1) and authority to conduct investment transactions as provided in Florida Statute §709.2208(2).
- H. Pay any and all bills, accounts, claims, and demands now or hereafter payable by me.
- I. Receive and endorse for deposit in any account any payments that I receive from any branch or department of the United States or other government, including without limitation, Social Security payments, Veterans Administration payments or grants, Medicare or Medicaid payments, and tax refunds.



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- J. Represent me before any office of the Internal Revenue Service or any state agency; prepare and sign any tax return on my behalf; receive confidential information regarding tax matters for all periods, whether before or after the execution of this instrument; and to make any tax elections on my behalf.
- K. Receive and open my mail, change my mailing address, and otherwise represent me in any matter concerning the U.S. Postal Service.
- L. Borrow money and to otherwise incur or guarantee indebtedness for which I will be liable, and to secure any such indebtedness by mortgage or other security interests encumbering my assets. If I am married, my attorney-in-fact may not mortgage my homestead property without joinder of my spouse or my spouse's legal guardian; however, joinder by my spouse may be accomplished by the exercise of authority in a durable power of attorney executed by my spouse, and either of us may appoint the other as the attorney-in-fact.
- M. Act for me in any business or enterprise in which I am now or have been engaged or interested or with respect to any trust in which I have a beneficial interest.
- N. Manage all assets and properties belonging to me or in which I have any interest, and to expend whatever funds my attorney-in-fact deems proper for the preservation, maintenance, or improvement of those assets or properties.
- O. Compromise, arbitrate, or otherwise adjust claims in favor of or against me or any assets or entity in which I have an interest, and to agree to any rescission or modification of any contract or agreement.
- P. My attorney-in-fact may execute any contract on my behalf. This authority specifically includes the execution of personal services contracts, where my attorney-in-fact is also the service provider.
- Q. Participate in any type of liquidation or reorganization of any enterprise.
- R. Join with other persons with whom I own property as joint tenants with right of survivorship or as tenants by the entireties in any transaction regarding that property.
- S. Vote and exercise all rights and options, or empower another to vote and exercise those rights and options, concerning any corporate stock, securities, or other assets; to enter into or approve agreements for merger, reorganization, or equivalent transactions with respect to any company or enterprise; to delegate those rights to an agent; and to enter into voting trusts and other agreements or subscriptions.

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- T. Exercise all rights and options, or empower another to exercise those rights and options, concerning sole proprietorships, general or limited partnerships, joint ventures, business trusts, land trusts, limited liability companies, and other domestic and foreign forms of organizations.
- U. Buy, sell, exchange, lease, convey, and grant options with respect to any real or personal property, and to negotiate for and to enter into contracts and agreements of every nature, concerning real or personal property, including homestead or exempt property. Any such contract, agreement, or lease will be valid and binding for its full term even if it extends beyond my lifetime or the duration of this power of attorney. If I am married, my attorney-in-fact may not sell or convey homestead property without joinder of my spouse or my spouse's legal guardian; however, joinder by my spouse may be accomplished by the exercise of authority in a durable power of attorney executed by my spouse, and either of us may appoint the other as the attorney-in-fact.
- V. Sell or transfer any motor vehicle or vessel titled in my name. In connection with the powers granted herein, my attorney-in-fact shall have the power to do all things necessary to sell or transfer any motor vehicle or vessel and to execute and sign any document necessary including but not limited to, bill of sale, odometer disclosure statement, release of lien request, insurance documents, transfer documents and any other documents required by any governmental agency in connection with the sale or transfer of the motor vehicle or vessel.
- W. Exercise all powers even though my attorney-in-fact may also be acting individually or on behalf of any other person or entity interested in the same matters.
- X. Transact all business, make, execute and acknowledge all contracts, orders, deeds, bills of sale, assurances, promissory notes, mortgages, and other instruments of any nature which may be requisite or proper to effectuate any matter or things pertaining to or belonging to me. If I am married, my attorney-in-fact may not mortgage my homestead property without joinder of my spouse or my spouse's legal guardian; however, joinder by my spouse may be accomplished by the exercise of authority in a durable power of attorney executed by my spouse, and either of us may appoint the other as the attorney-in-fact.
- Y. To make, execute and deliver to appropriate State Agency or agencies an Assignment of Rights of Support whereby, should I apply for Medicaid benefits and my spouse refuses support, I assign my rights of support against my spouse to the state.
- Z. Continue or discontinue my membership in any club or other organization.
- AA. Accept or resign on my behalf from any offices or positions which I may hold, including any fiduciary positions.

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- BB. Continue, use, or terminate any charge or credit accounts.
- CC. Employ and compensate any investment management service, financial institution, or similar organization to advise my attorney-in-fact and to handle all investments and to render all accountings of funds held on my behalf under custodial, agency, or other agreements.
- DD. Enter into any safe deposit box for which I am a lessee and add or remove items.
- EE. Make an election on my behalf for me to receive an elective share of my spouse's estate, if so married, if any, as provided by Florida law from time to time.
- FF. Demand, obtain, review, and release to others medical records or other documents protected by the patient-physician privilege, attorney-client privilege, or any similar privilege.
- GG. File or process claims for any medical bills with all insurance companies through which I have coverage, including but not limited to Medicare and Medicaid, and to receive from Blue Cross/Blue Shield or any other insurer information obtained in the adjudication of any claim in regard to services furnished to me under Title 18 of the Social Security Act.
- HH. Nominate on my behalf a person (including my attorney-in-fact) or entity to be appointed by a court of appropriate jurisdiction as guardian of my person or property, or both, or as custodian for my property during the pendency of any proceedings to determine my competency.
- II. Invest in assets, securities, or interests in securities of any nature, including (without limit) commodities, options, futures, precious metals, currencies, and in domestic and foreign markets or investment funds, including common trust funds; to trade on credit or margin accounts (whether secured or unsecured); to pledge assets for that purpose; and to make elections, deal with, and remove funds from any retirement plans including IRA's.
- JJ. To apply for, obtain and maintain eligibility for public benefits, government programs and insurance benefits on my behalf, including, but not limited to Civil Service benefits, Military Service benefits, Social Security, Social Security Disability Income, Supplemental Security Income, Medicare, and Medicaid; to be appointed as the "Representative Payee" for Social Security benefits, Civil Service benefits, or Military Service benefits and to receive and apply any benefits received from such agencies on my behalf; and to maximize entitlement to federal and state medical, welfare, housing and other programs by all legitimate and proper means within the discretion of my attorney-in-fact.

- KK. I wish to be housed in the least restrictive alternative suitable for my circumstances. My attorney-in-fact shall pay for expenses to fix my residence in whatever location is most suited to my situation and is the least restrictive alternative (ie: my home, an assisted living facility, residential care facility, skilled nursing facility, or hospice).
 - The federal gift tax exclusion amount regardless of whether the federal gift tax exclusion applies to the gift. If I am married, the amount can be doubled if my spouse agrees to consent to a split gift under the Internal Revenue Code section 26 U.S.C. 2513. Spousal split gift consent on my behalf is limited to the annual exclusion amount.
 - 0 MM. Change the beneficiaries of any life insurance policies, other qualified or nonqualified benefit plans, or any other beneficiary designation.
- NN. Create or fund revocable or irrevocable trusts for the benefit of myself or of other persons; and consent to the creation or extension of trusts established by other persons for my benefit.
- Agreement in my behalf as Settlor and/or Trustee, on terms my attorney-in-fact decides to be appropriate, and act as a Trustee for my income from Social Security and pensions so as to comply with dictates of the Florida Department of Children and Families affiliate or successor agency to enable me to obtain Medicaid benefits.
 - <u>LW</u> PP. To amend, modify, revoke or terminate a trust created by me or on my behalf, only if the trust instrument explicitly provides for such action by my attorney-in-fact.
 - $\frac{100}{100}$ QQ. Disclaim any property interest that I would otherwise receive and any powers of appointment.
- RR. Create, fund, and maintain an irrevocable Income Trust pursuant to 42 USC §1396(d)(4)(B) in order to qualify me for Medicaid or any other public assistance benefits.
 - <u>W</u> SS. Create or change any rights of survivorship designation.

Mer

- Waive my right to be a beneficiary of a joint and survivor annuity, including a survivor benefit under a retirement plan.
- LW UU. I specifically authorize my attorney-in-fact to use my passwords and to have access to any of my online accounts or sites, including but not limited to, email accounts, social networking accounts, photo storage accounts, and shopping accounts.

VV. To engage in acts, which may be "self-dealing" and to benefit from such actions, as that is my specific wish. My attorney-in-fact may also pay the financial obligations of others, as I have done in the past. Further my attorney-in-fact may make loans to others, as I have done in the past; however, said attorney cannot enrich him or herself at my expense, nor forgive said loans.

I further authorize my attorney-in-fact to take all other actions as may be necessary or appropriate for my personal well-being and the management of my affairs, as fully and as effectively as if made or done by me personally.

Despite the foregoing powers, my attorney-in-fact may not (a) deal with insurance policies I own on the life of my attorney-in-fact, or (b) except as specifically authorized by this power of attorney, distribute assets so as to discharge a legal obligation of my attorney-in-fact.

My attorney-in-fact's address and telephone number are:

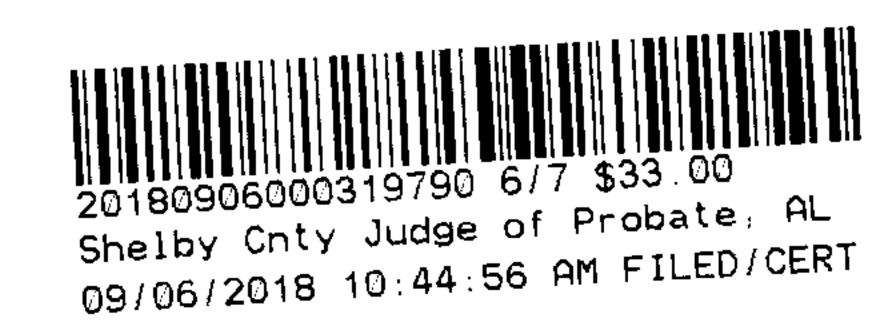
3571 Ridgecrest Lane	
Cantonment, FL 32533	
Telephone:	

Any third party to whom this power of attorney is presented may rely upon an affidavit by my attorney-in-fact stating, to the best of my attorney-in-fact's knowledge and belief, where I am domiciled, that this power has not been revoked, that I am then living, there has been no partial or complete termination by incapacity or other event referenced herein, and that no proceedings have been initiated to determine my incapacity. No third party relying on this power and that affidavit will be liable for any losses, damages, or claims caused by compliance with the action requested by my attorney-in-fact, unless that third party has actual knowledge of my death or the revocation of this power.

This is a durable power of attorney and will not be affected by my subsequent incapacity except as provided in Chapter 709 of the Florida Statutes. It is my specific intent that the power conferred on my attorney-in-fact will be exercisable from the date of this instrument, notwithstanding my subsequent disability or incapacity, except as otherwise specifically provided by statute.

If any part of this power of attorney is declared invalid or unenforceable, that decision will not affect the validity of the remaining parts.

My attorney-in-fact does not have an affirmative duty to act under this power of attorney and will not be liable for any claim or demand arising out of his or her acts or omissions, except for willful misconduct or gross negligence.



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