LF203 Durable Power of Attorney 6-15, Pg. 1 of 7

Durable Power of Attorney

(9) ImpriLegalForms

NOTICE: THE POWERS GRANTED BY THIS DOCUMENT ARE BROAD AND SWEEPING. IF YOU HAVE ANY QUESTIONS ABOUT THESE POWERS, OBTAIN COMPETENT LEGAL ADVICE. THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE MEDICAL AND OTHER HEALTH-CARE DECISIONS FOR YOU, YOU MAY REVOKE THIS DURABLE POWER OF ATTORNEY IF YOU LATER WISH TO DO SO.

Definition of Agent		
As used in this document, the ter	rm "Agent" shall include all agent(s),	attorney(s)-in-fact, attorneys-in-
fact / agents, and mandatary or	mandataries who are appointed her	ein.
	that I, VICTORIA 14. Smith	The state of the s
	LONGFOATHER LANE	
	County of SHELIST	······································
State of ALABAMA	, do hereby appoint	TAYLOR South //Tas my
Agent, and	as my Agent, wh	o must act jointly may act
separately on my behalf.		
At the time of the execution of the	nis Durable Power of Attorney,	
	resides at 121 Longfeit	ther Lane
City of Alabaster	, County of Sie/2	•
ALABAMA.		
At the time of the execution of the	n's Durable Power of Attorney	•
	resides at	
City of	County of	. State of
·		
If one of my Agents is unable to	serve for any reason, [] I authoriz	e the remaining named Agent to
act as my sole Agent OR Did	esignate //PFY /-///	residing at
22 Ventura Ava	, City of Hom	Elilo County of
Jefrerson	State of <u>ALABAMA</u>	, to serve in that person's place.
ii botti or my Agents are unable	to serve for any reason, I designate	
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	, residing at	
City of	, County of	, State of
·	, as my Successor Agent.	

## Grant of General Authority

My Agent shall care for, manage, control, and handle all of my business, financial, property and personal affairs in my name, place and stead in as full and complete a manner in which I myself could do, if I were personally present, with respect to the following matters, to the extent that I am permitted by law to act through such a representative and subject to any limitations on or additions to the specified

powers inserted after the following: (NOTICE: The Principal must write his or her initials in the corresponding blank space for each of the subdivisions (A) through (M) below for which the Principal WANTS to give the Agent authority. If the corresponding blank space for any particular subdivision is NOT initialled, NO AUTHORITY WILL BE GRANTED for those matters specified in the subdivision. ALTERNATIVELY, the letter corresponding to each power the Principal wishes to grant has been referenced in subdivision "(N)", and the Principal may initial in the blank space to the left of subdivision "(N)" in order to grant each of the powers so indicated.) _____) (A) Real property transactions. To lease, sell, mortgage, purchase, exchange, and acquire, and to agree, bargain, and contract for the lease, sale, purchase, exchange, and acquisition of, and to accept, take, receive, and possess any interest in real property whatsoever, on such terms and conditions, and under such covenants, as my Agent shall deem proper; and to maintain, repair, tear down, alter, rebuild, improve, manage, insure, move, rent, lease, sell, convey, subject to liens, mortgages, and security deeds, and in any way or manner deal with all or any part of any interest in real property whatsoever, including specifically, but without limitation, real property lying and being situated in the State of ______, under such terms and conditions, and under such covenants, as my Agent shall deem proper and may for all deferred payments accept purchase money notes payable to me and secured by mortgages or deeds to secure debt, and may from time to time collect and cancel any of said notes, mortgages, security interests, or deeds to secure debt. _____) (B) Tangible personal property transactions. To lease, sell, mortgage, purchase, exchange, and acquire, and to agree, bargain, and contract for the lease, sale, purchase, exchange, and acquisition of, and to accept, take, receive, and possess any personal property whatsoever, tangible or intangible, or interest thereto, on such terms and conditions, and under such covenants, as my Agent shall deem proper; and to maintain, repair, improve, manage, insure, rent, lease, sell, convey, subject to liens or mortgages, or to take any other security interests in said property which are recognized under the Uniform Commercial Code as adopted at that time under the laws of the State of or any applicable state, or otherwise hypothecate (pledge), and in any way or manner deal with all or any part of any real or personal property whatsoever, tangible or intangible, or any interest therein, that I own at the time of execution or may thereafter acquire, under such terms and conditions, and under such covenants, as my Agent shall deem proper. (____) (C) Stock and bond transactions. To purchase, sell, exchange, surrender, assign, redeem, vote at any meeting, or otherwise transfer any and all shares of stock, bonds, or other securities in any business, association, corporation, partnership, or other legal entity, whether private or public, now or hereafter belonging to me. (____) (D) Commodity and option transactions. To buy, sell, exchange, assign, convey, settle and exercise commodities futures contracts and call and put options on stocks and stock indices traded on a regulated options exchange and collect and receipt for all proceeds of any such transactions; establish or continue option accounts for the Principal with any securities or futures broker; and, in general, exercise all powers with respect to commodities and options which the Principal could if present and under no disability.

execute, acknowledge, deliver and possess checks, draft stock certificates, withdrawal receipts and deposit instrur certificates of deposit of banks, savings and loans, credit to pay all sums of money, at any time or times, that ma count, bill of exchange, check, draft, purchase, contract, endorsed, accepted, and delivered by me or for me in my to time such sums of money as my Agent may deem properties or agreements, financing statements, or other securary request and renew said notes and security instruments have free access at any time or times to any safe deposit () (F) Business operating transactions. To conduct fairs of any and all lawful business ventures of whatever nativolved in. To organize or continue and conduct any business, any farming, manufacturing, service, mining, retailing form, whether as a proprietorship, leight venture.	its, bills of exchange, letters of credit, notes ments relating to accounts or deposits in, ounions, or other institutions or associations by hereafter be owing by me upon any accounts, or trade acceptance made, executed name, by my Agent. To borrow from time per and execute promissory notes, security instruments in such form as the lender its from time to time in whole or in part. To box or vault to which I might have access, engage in, and otherwise transact the afterne or kind that I may now or hereafter be siness which term includes, without limitation of other type of business, without limitations of their type of business.
form, whether as a proprietorship, Joint venture, partnershoperate, buy, sell, expand, contract, terminate or liquidate manage or participate in the operation of any business and ness managers, employees, agents, attorneys, accountancise all powers with respect to business interests and operand under no disability.	ip, corporation, trust or other legal entity; any business; direct, control, supervise, engage, compensate and discharge busi-
() (G) Insurance and annuity transactions. To exerce or obligation, in regard to any contract of life, accident, insurance or any combination of insurance; and to procure for me and to designate or change the beneficiary of same; designate himself or herself as beneficiary of any such insurance or only child.	new or additional contracts of insurance
(	and recover any legacy, bequest, devise, o or for the Principal; assert any interest y subject to fiduciary control; establish a minates at the death of the Principal and of the Principal; and, in general, exercise cipal could exercise if present and under to or change a will and may not revoke or ulre the trustee of any trust for the benefit as specific authority to that end is given
() (I) Claims and litigation. To commence, prosecute, of legal proceedings touching my property, real or personal, or ter in which I or my property, real or personal, may be in an just, make allowances, compound, submit to arbitration, and claims, and demands whatsoever that now are, or hereafter person, firm, corporation, or other legal entity, in such mannideem proper.	liscontinue, or defend all actions or other rany part thereof, or touching any maty way concerned. To defend, settle, add compromise all accounts, reckonings,

(III) Personal and family maintenance. To hire accountants, attorneys at law, consultants clerks, physicians, nurses, agents, servants, workmen, and others and to remove them, and to appoint others in their place, and to pay and allow the persons so employed such salaries, wages, other remunerations, as my Agent shall deem proper.
(K) Benefits from Social Security, Wedicare, Wedicald, or other governmental programs or military service. To prepare, sign and file any claim or application for Social Security, unemploy ment or military service benefits; sue for, settle or abandon any claims to any benefit or assistance under any federal, state, local or foreign statute or regulation; control, deposit to any account, collect receipt for, and take title to and hold all benefits under any Social Security, unemployment, military service or other state, federal, local or foreign statute or regulation; and, in general, exercise all powers with respect to Social Security, unemployment, military service, and governmental benefits, including but not limited to Medicare and Medicald, which the Principal could exercise if present and under no disability.
() (L) Retirement plan transactions. To contribute to, withdraw from and deposit funds in any type of retirement plan (which term includes, without limitation, any tax qualified or nonqualified pension, profit sharing, stock bonus, employee savings and other retirement plan, individual retirement account, deferred compensation plan and any other type of employee benefit plan); select and change payment options for the Principal under any retirement plan; make rollover contributions from any retirement plan to other retirement plans or individual retirement accounts; exercise all investment powers available under any type of self-directed retirement plan; and, in general, exercise all powers with respect to retirement plans and retirement plan account balances which the Principal could if present and under no disability.
(M) Tax matters. To prepare, to make elections, to execute and to file all tax, Social Security, unemployment insurance, and informational returns required by the laws of the United States, or of any state or subdivision thereof, or of any foreign government; to prepare, to execute, and to file all other papers and instruments which the Agent shall think to be desirable or necessary for safeguarding of me against excess or illegal taxation or against penalties imposed for claimed violation of any or other governmental regulation; and to pay, to compromise, or to contest or to apply for refunds in connection with any taxes or assessments for which I am or may be liable.  (HS) (N) ALL OF THE MATTERS LISTED ABOVE. YOU NEED NOT INITIAL ANY OTHER LINES IF
arant of Specific Authority (Optional)
My Agent MAY NOT do any of the following specific acts for me UNLESS I have INITIALED the spe-
CAUTION: Granting any of the following will give your Agent the authority to take actions that could gnificantly reduce your property or change how your property is distributed at your death. INITIAL NLY the specific authority you WANT to give your Agent.)
) Create, amend, revoke or terminate an inter vivos trust. ) Make a gift.
) Create or change rights of survivorship) Create or change a beneficiary designation) Authorize another person to exercise the authority granted under this Durable Power of At- rney.
rney.

## 20220113000016880 01/13/2022 02:47:05 PM POA 5/7

Effective Date/Durable Provision  This Durable Power of Attorney shall be effective immediately, time, and shall not be affected by the subsequent incapacity a statute in the State of, and all act granted herein during any period of the Principal's disability or and inure to the benefit of and bind the Principal and Principal' cipal were competent and not disabled.	of the Principal except as provided by sident done by the Agent under the power incapacity shall have the power offer.
My Agent hereby accepts this appointment subject to its terms said fiduciary capacity and observe the standards of care applied evant statute consistent with my to discretion deem advisable, and I affirm and ratify all acts so un	cable to trustees as described by rel-
If the Agent is a corporate Agent, the Agent shall not use my as its officers or directors.	sets for its benefit, nor the benefit of
if this Durable Power of Attorney is revoked or terminated, sureason in accordance with law shall be ineffective as to any Agknowledge of such revocation or termination shall have been re-	TANT IINIAGO and until natural masters wil
My subsequent death shall not revoke or terminate the agency without actual knowledge of my death, acts in good faith under action so taken, unless otherwise invalid or unenforceable, shall	granted herein as to my Agent who,
Notice to Third Parties To induce any third-party to act hereunder, I hereby agree that cuted copy or facsimile of this instrument may act hereunder, and have been received by such third-party, and I for myself and for retives and assigns, hereby agree to Indemnify and hold harmless any and all claims which may arise against such third-party by recon the provisions of this instrument.	any third-party receiving a duly exe- id that revocation or termination shall my heirs, executors, legal representa-
THIS DURABLE POWER OF ATTORNEY MAY BE REVOKED OR AMEN	IDED IN WRITING BY ME AT ANY TIME.
77:4. 71 1	28/17/2018(date)
Victoria H. Smith Principal	
Aan Patterson	8/17/2018 (date)
First Witness	
Second Witness	8/17/18 (date)
A A A A A A A A A A A A A A A A A A A	

A Notary Public or other officer completing this acres
A Notary Public or other officer completing this certificate verifies only the identity of the individual who algned the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
COUNTY OF Shellow
On Avaust 17th, 2018, before me, Carly Strickland Notary Public, personally appeared Victoria Smith
Notery Public, personally appeared Vistorie me, Larty officklaind
TIME TO THE SO DANGE OF THE SOUTH OF THE SOU
The second to the willing incharage and the second think incharage and policities in the second the
in the light upon behalf of which the
certify under PENALTY OF PERJURY under the laws of the State of
WITNESS my hand and official seal.
10 CH: 10.
Signature of Notary
Affiant Known Produced ID
Time at in 1 - 1
Type of 1D Driver's Licence
(Seal)  (Seal)
AGENT'S SIGNATURE AND ACKNOWLEDGMENT
First Agent Acknowledgement
1, Compared to the second
named in this document and acknowledge my legal duties.
-8/17/2018
Date Signature
Second Agent Acknowled-
Second Agent Acknowledgement (if applicable)
named in this document and acknowledge my legal duties.
Date
Signature
Snattegalforns
LF205 Durables Power of Athernety 5-15, Pp. 7 of 7

## AGENT'S CERTIFICATION AS TO THE VALIDITY OF POWER OF ATTORNEY AND AGENT'S AITHOUTH

ANU AGENTS AUTHORITY
STATE OF Alabama
COUNTY OF 5 helpy
I, Emmett Smith, certify under penalty of perjury that Victoria Smith granted me authority as Agent or Successor Agent in a power of attorney dated 8 17 2018.
ricial celuly that to my knowledge:
(i) the Principal is alive and has not revoked the Power of Attorney or my authority to act under the Power of Attorney and the Power of Attorney and my authority to act under the Power of Attorney have not terminated;
(2) if the Power of Attorney was drafted to become effective upon the happening of an event or contingency, the event or contingency has occurred: and
(3) if I was named as a Successor Agent, the prior Agent is no longer able or willing to serve
Agent Signature and Date
Printed Name of Agent, Address and Phone Number  Emmer TANOR Smith, III
121 Long feather Lane
Alaboster AL 35007
Phone: 205-728-9913
A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the
document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
a Notary Public, personally appeared Emmeth Smith Strickland, who proved to me on
the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within
capacity(les), and that by his/her/their signetimes of conduction the same in his/her/their authorized
Denait of which the person(s) acted, executed the instrument one person(s), or the entity upon
Certify under PENALTY OF PERMINEY under the immediate to the immediate t
that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.  CARLY STRICKLAND  My Commission Emires
My Commission Expires
Signature of Notary
Afflant Known Produced ID Type of ID Tiver's Licen Se (Seal)
© SmarkLegalForms

LF208 Agent's Germiculion 6-15, Fg. 7 of ?



Filed and Recorded Official Public Records Judge of Probate, Shelby County Alabama, County Clerk Shelby County, AL 01/13/2022 02:47:05 PM \$40.00 CHERRY 20220113000016880