Alabama Durable Power of Attorney of Virginia Perry Lusco

DESIGNATION OF AGENT
I Virginia Perry Lusco (principal) name the following person as my agent:
Name of Agent: Phillip James Lusco (husband)
Agent's Address: 1475 Highway 42 Calera, AL 35040
DESIGNATION OF SUCCESSOR AGENT (OPTIONAL)
If my agent is unable or unwilling to act for me, I name as my successor agent(s):
Name of Successor Agent #1: Phillip James Lusco, Jr. (son)
Successor Agent #1 Address:
Name of Successor Agent #2: Geneva M. Pitchford (daughter)
Successor Agent #2 Address:
Name of Successor Agent #3: Mark A. Lusco (son)
Successor Agent #3 Address:
GRANT OF GENERAL AUTHORITY
I grant my agent and any successor agent general authority to act for me with respect to the following subjects as defined in the Alabama Uniform Power of Attorney Act, Chapter 1A, Title 26, Code of Alabama 1975:
If you wish to grant general authority over all of the subjects enumerated in this section you may SIGN here:
<u>Uirginia Derry Lusco</u> (Principal-Virginia Perry Lusco)
If you wish to grant specific authority over less than all subjects enumerated in this section you must INITIAL by each subject you want to include in the agent's authority:
Real Property as defined in Section 26-1A-204
Tangible Personal Property as defined in Section 26-1A-205
Stocks and Bonds as defined in Section 26-1A-206
Commodities and Options as defined in Section 26-1A-207
Banks and Other Financial Institutions as defined in Section 26-1A-208

Alabama Power of Attorney of Virginia Perry Lusco
Page 1

Scorrora Law IIC 3065 Malana Dand Halana VI renon (200) (21 22)

	Operation of Entity or Business as defined in Section 26-1A-209
مريد، المراد	Insurance and Annuities as defined in Section 26-1A-210
	Estates, Trusts, and Other Beneficial Interests as defined in Section 26-1A-211
de se como como sello sentinom sen se silo como contro se tito de	Claims and Litigation as defined in Section 26-1A-212
	Personal and Family Maintenance as defined in Section 26-1A-213
	Benefits from Governmental Programs or Civil or Military Service as defined in Section 26-1A-214
	Retirement Plans as defined in Section 26-1A-215
	Taxes as defined in Section 26-1A-216
<u> </u>	Gifts as defined in Section 26-1A-217
GRAN	T OF SPECIFIC AUTHORITY (OPTIONAL)
• •	ent MAY NOT do any of the following specific acts for me UNLESS I have LED the specific authority listed below:
actions	ION: Granting any of the following will give your agent the authority to take that could significantly reduce your property or change how your property is ted at your death. INITIAL the specific authority you WANT to give your agent.)
	Create, amend, revoke, or terminate an inter vivos trust, by trust or applicable law
	Make a gift that exceeds the monetary limitations of Section 26-1A-217 of the Alabama Uniform Power of Attorney Act, but subject to any special instructions in this power of attorney
	Create or change rights of survivorship
	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.

LIMITATIONS ON AGENT'S AUTHORITY

An agent that 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.

Limitation of Power. Except for any special instructions given herein to my agent to make gifts, the following shall apply:

- (a) Any power or authority granted to the agent herein shall be limited so as to prevent this power of attorney from causing any agent to be taxed on my income or from causing my assets to be subject to a "general power of appointment" by my agent as defined in 26 U.S.C. §2041 and 26 U.S.C. §2514 of the Internal Revenue Code of 1986, as amended.
- (b) My agent shall have no power or authority whatsoever with respect to any policy of insurance owned by me on the life of my agent, or any trust created by my agent as to which I am a trustee.

SPECIAL INSTRUCTIONS (OPTIONAL)

You may give special instructions on the following lines. For your protection, if there are no special instructions write NONE in this section.

In addition to the powers granted above, I grant my agent the powers specified in the "ENHANCED POWERS" provisions appearing at the end of this document, which are incorporated herein by reference.

EFFECTIVE DATE

This power of attorney is effective upon my disability, incapacity, unconsciousness or when I am otherwise unable to make decisions due to impairment.

NOMINATION OF CONSERVATOR OR GUARDIAN (OPTIONAL)

If it becomes necessary for a court to appoint a conservator or guardian of my estate or guardian of my person, I nominate the following person(s) for appointment:

Name of Nominee for conservator or guardian of my estate: Phillip James Lusco	
Nominee's Address: 1475 Highway 42 Calera, AL 35()4()	
Name of Nominee for guardian of my person: Phillip James Lusco	
Nominee's Address: 1475 Highway 42 Calera, AL 35040	

RELIANCE ON THIS POWER OF ATTORNEY

Any person, including my agent, may rely upon the validity of this power of attorney or a copy of it unless that person knows it has terminated or is invalid.

SIGNATURE AND ACKNOWLEDGMENT

Dated: June 29, 2017

VIRGINIA PERRY LUSCO

STATE OF ALABAMA

COUNTY OF SHELBY

On this day, June 29, 2017, before me personally appeared Virginia Perry Lusco, personally known to me (or proved to me on the basis of satisfactory evidence) to be the individual whose name is subscribed to the foregoing instrument, and acknowledged that he executed the same as his voluntary act and deed for the purposes therein contained.

Witness my hand and official seal.

[Seal]

Gail S. Mitchell, Notary Public

3965 Helena Road Helena, AL 35080

My commission expires: 12/20/18

This document prepared by:

H. Emmanuel Scozzaro, Jr., Scozzaro Law, LLC, 3965 Helena Road, Helena, AL 35080, (205) 624-3367

ENHANCED POWERS

I grant my agent the power to act on my behalf with respect to the following subjects:

1. Trusts

My Agent may create and fund inter vivos trusts of any type, whether revocable or irrevocable, and whether or not I am a beneficiary. With respect to any trust created by me or on my behalf, my Agent may amend, modify, revoke, or terminate the trust. Further, my Agent may add property to an existing or subsequently created trust, and accept transfers or distributions from any trustee of any trust, including

Alabama Power of Attorney of Virginia Perry Lusco Page 4 any trust over which I have a right of receipt or withdrawal, whether as grantor, beneficiary, or otherwise.

Also, and without limiting the authority granted to my Agent in this Section, my Agent may:

- (i) create and fund a sole-benefit trust in accordance with United States Code, Title 42, Section 1396p(c)(2)(B);
- (ii) create and fund a self-settled special needs trust in accordance with United States Code, Title 42, Section 1396p(d)(4)(A);
- (iii) create and fund a qualified income trust in accordance with United States Code, Title 42, Section 1396p(d)(4)(B) if such a trust should be deemed necessary to qualify me for Medicaid benefits, and make arrangements for the diversion of my income to such a trust as necessary to comply with applicable Medicaid rules and regulations; and
- (iv) sign all necessary documents to allow me to join any trust qualifying under United States Code, Title 42, Section 1396p(d)(4)(C) and transfer any portion of my assets to such trust.

2. Government Agencies and Benefits

My Agent has the unrestricted power to deal with and obtain maximum entitlements and benefits relating to the Social Security Administration, Veterans Administration, Social Services Departments, Social Security Disability Insurance, Supplemental Security Income, Medicaid, Medicare, Worker's Compensation and all other government benefits or entitlement programs, including claims, planning for eligibility, and submission of applications and appeals. In this regard, my Agent is authorized to execute and deliver any power of attorney or authorization to act form requested or required by a governmental agency. This power shall impose no affirmative duty on my Agent to provide information and/or documentation to any government agency.

3. HIPAA Authorization

My Agent, and any successor Agent appointed in this power of attorney, shall have the power and authority of a designated representative for all purposes under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), 42 U.S.C. Section 1320d and 45 C.F.R. Parts 160-164. My Agent and successor Agent are authorized to execute releases and other documents necessary to obtain disclosure of individually identifiable health information, medical records, and patient files, including psychotherapy notes. This information includes, but is not limited to, any written opinion or assessment of my decision making capacity. This authorization and release apply to all information protected by HIPAA and shall only expire if I revoke this power of attorney.

4. Intent to Return Home

It is my intention to return home if I should be in a hospital, rehabilitation center, or nursing home, and my Agent shall take all steps, including, but not limited to, executing any document, affidavit or Declaration of Intent to Return Home on my behalf, to effectuate the same.

5. Domicile

My Agent may change or maintain my domicile and/or residency for any and all purposes and take any and all actions to effectuate the foregoing.

6. Marital Agreements and Designation of Spouse as Agent

My Agent may enter into, modify, or amend any pre-nuptial or post-nuptial agreement to which I am or hereafter become a party. If a named Agent is my spouse, then this power of attorney as to that named Agent is automatically revoked, and that Agent is deemed to have resigned as Agent upon the filing of any separation or dissolution action between us.

7. Caregiver Agreements

My Agent may enter into, execute, modify, alter or amend any contract or agreement (for example, a Caregiver Agreement or Personal Services Contract) pertaining to my medical, personal, or general care that I may require at my residence, assisted living facility, nursing facility, or in another's residence on my behalf. I expressly authorize my Agent to also serve as a caregiver under any such agreement and to be paid in accordance with the terms and conditions of such agreement, provided, however, that such services are compensated at fair market value.

8. Online Accounts, Digital Assets, and Digital Devices

Without limiting any other provision of this power of attorney, and subject to the limitations of any other provision of this power of attorney, my Agent has the powers described in this Section.

My Agent has full authority to deal with Online Accounts, Digital Assets, and Digital Devices of all kinds, wherever located. This authority includes, but is not limited to, the power to acquire, create, establish, access, control, modify, cancel, delete, continue, transfer, and take possession of such accounts, assets, and devices.

My Agent may request and change my access credentials to any Online Account, Digital Asset, and Digital Device (such as username, password, and secret question), and any third-party dealing with my Agent in good faith will be held harmless for releasing such access credentials.

For purposes of this power of attorney, the following definitions apply:

a. Online Accounts

The term "Online Accounts" means accounts that are accessible through the Internet or other similar method, including, but not limited

Alabama Power of Attorney of Virginia Perry Lusco
Page 6

to: bank accounts; investment accounts; other financial accounts; accounts with health care providers; social media accounts (like LinkedIn, Facebook, and Twitter); gambling and poker accounts; accounts with publishers; accounts for access to employee benefits; email accounts; accounts with Internet service providers; accounts to manage websites and website domain names; accounts with retail vendors; tax-preparation service accounts; affiliate marketing accounts; accounts with utility companies; user access accounts on third-party Digital Devices; and any other online account.

b. Digital Assets

The term "Digital Assets" means intangible personal property related to digital technology (whether located on a Digital Device or an Online Account), including, but not limited to: emails sent or received; text messages sent or received; other digital communications sent or received; digital music; digital photographs; digital videos; software licenses; social network accounts; file sharing accounts; online access to financial accounts; domain registrations; DNS service accounts; website hosting accounts; personal and commercial websites; tax preparation service accounts; online store accounts; affiliate marketing accounts; and other types of online accounts and digital items that currently exist or may exist as technology develops.

c. Digital Devices

The term "Digital Devices" means tangible personal property related to digital technology capable of storing Digital Assets or accessing Online Accounts, and includes, but is not limited to: desktop computers; laptop computers; tablet computing devices (tablets); other mobile computing devices; peripheral devices; hard disk drives; solid state drives; flash memory devices; other storage devices; mobile telephones; smartphones; and any other type of digital device that currently exists or may exist as technology develops.

9. Domestic Pets

My Agent may make reasonable expenditures for the care, maintenance, support, and general welfare of my domestic pets, if any. Specifically, and without limitation, my Agent may consent to and make reasonable expenditures for medical treatment, boarding, and kennel care of any of my domestic pets. I authorize any and all payments from my funds for pet care provided by any person or entity, including my Agent.

In addition, my Agent may acquire a domestic service pet if, in my Agent's sole discretion, such service pet will benefit me.

10. Estate and Long Term Care Planning

- A. My Agent may engage in estate and long term care planning in furtherance of achieving asset preservation. Property transfers made pursuant to the authority granted herein may be made without restriction as to the value of the transfer, and shall, for all purposes, be deemed to have been "in my best interest" if: (1) made in accordance with the provisions of this section; and (2) made in the context of estate planning, financial planning, Medicaid planning, long term care planning, or asset preservation planning pursuant to the recommendations of an attorney-at-law experienced in such matters. My Agent may engage in such planning based on all relevant factors, including:
 - (i) the value and nature of my property;
 - (ii) my foreseeable obligations and need for maintenance;
 - (iii) minimization of taxes, including income, estate, inheritance, generation skipping transfer, and gift taxes; and
 - (iv) eligibility for a benefit, a program, or assistance under a statute or government regulation.
- B. My Agent may take any action necessary to effectuate the foregoing, including to qualify me for Social Security Benefits, Supplemental Security Income, Veterans Benefits, Medicaid or any other government benefit program. Such actions may include but shall not be limited to the following:
 - (i) convert non-exempt resources into exempt resources;
 - (ii) divest me of assets, without restriction as to the value of the divestment;
 - (iii) if my Agent is my spouse, my spouse may protect our assets, whether owned by me alone, my spouse alone, or by us together as husband and wife, so that my spouse's impoverishment because of my health care costs can be avoided, by whatever lawful methods that might be available;
 - (iv) sign a Spousal Refusal (even if my Agent is my spouse);
 - (v) sign an Assignment of Support (even if my Agent is my spouse);
 - (vi) divide community property assets equally or unequally between my spouse and me, without restriction as to the difference of the value of our shares, if any;
 - (vii) sign an application for Medical Assistance or any other government benefit program;
 - (viii) serve as representative payee;
 - (ix) transfer the family residence to a spouse who does not need long-term health or nursing care, without restriction as to the value of the transfer;
 - (x) make home improvements and additions to my family residence;
 - (xi) pay off, partly or in full, any encumbrance on my family residence;

Alabama Power of Attorney of Virginia Perry Lusco Page 8

- (xii) purchase a family residence, if I do not own a family residence;
- (xiii) purchase a more expensive family residence; and
- (xiv) attend and represent me at Fair Hearings.

11. Spiritual and Religious Needs

My Agent may arrange for the involvement of religious clergy or spiritual leaders in my care, provide said persons access to me at all times, arrange or maintain my membership in religious or spiritual organizations, and create opportunities for me to derive comfort and spiritual satisfaction from such activities, including the purchase of religious books, tapes and other materials.

12. Companionship

My Agent may provide for such companionship for me, in the sole discretion of my Agent, as will meet my needs and preferences at a time when I am disabled or otherwise unable to arrange for such companionship myself.

13. <u>U.S. Mail</u>

My Agent may open, read, respond to, and redirect my mail, and represent me before the U.S. Postal Service in all matters relating to mail service.

Space Below Intentionally Left Blank



Filed and Recorded
Official Public Records
Judge of Probate, Shelby County Alabama, County
Clerk
Shelby County, AL
07/01/2024 08:37:53 AM
\$48.00 PAYGE
20240701000195640

alli 5. Buyl