SENATE CS FOR CS FOR HOUSE BILL NO. 8(HSS)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-NINTH LEGISLATURE - SECOND SESSION

BY THE SENATE HEALTH AND SOCIAL SERVICES COMMITTEE

Offered: 1/29/16 Referred: Judiciary

Sponsor(s): REPRESENTATIVES HUGHES, Gruenberg

SENATOR Giessel

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to powers of attorney and other substitute decision-making documents;
- 2 relating to the uniform probate code; relating to notaries public; and providing for an
- 3 effective date."

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- * **Section 1.** AS 13.06.050(1) is repealed and reenacted to read:
- (1) "agent" means a person granted authority to act for a principal under a power of attorney or to whom an agent's authority is delegated, whether denominated an agent, attorney-in-fact, original agent, coagent, successor agent, or
- 9 otherwise;
- * **Sec. 2.** AS 13.06.050(46) is amended to read:
- 11 (46) "state" means a state of the United States, the District of
- 12 Columbia, the Commonwealth of Puerto Rico, the United States Virgin Islands, or a
- territory or insular possession subject to the jurisdiction of the United States;
- * **Sec. 3.** AS 13.06.050 is amended by adding new paragraphs to read:
- 15 (57) "durable," with respect to a power of attorney, means not

1	terminated by the principal's incapacity; in this paragraph, "incapacity" has the
2	meaning given in AS 13.26.359;
3	(58) "electronic" means relating to technology having electrical, digital,
4	magnetic, wireless, optical, electromagnetic, or similar capabilities;
5	(59) "power of attorney" means a writing or other record that grants
6	authority to an agent to act in the place of the principal, whether or not the term
7	"power of attorney" is used;
8	(60) "principal" means an individual who grants authority to an agent in
9	a power of attorney;
10	(61) "record" means information that is inscribed on a tangible medium
11	or that is stored in an electronic or other medium and is retrievable in perceivable
12	form;
13	(62) "sign" means, with present intent to authenticate or adopt a record,
14	(A) to execute or adopt a tangible symbol; or
15	(B) to attach to or logically associate with the record an
16	electronic sound, symbol, or process.
17	* Sec. 4. AS 13.26 is amended by adding new sections to article 5 to read:
18	Sec. 13.26.326. Agent's acceptance and liability. (a) Except as otherwise
19	provided in the power of attorney, a person accepts appointment as an agent under a
20	power of attorney by exercising authority or performing duties as an agent or by any
21	other assertion or conduct indicating acceptance.
22	(b) An agent that violates a provision in AS 13.26.326 - 13.26.359 is liable to
23	the principal or the principal's successors in interest for the amount required to
24	(1) restore the value of the principal's property to what it would have
25	been had the violation not occurred; and
26	(2) reimburse the principal or the principal's successors in interest for
27	the attorney fees and costs paid on the agent's behalf.
28	Sec. 13.26.327. Agent's duties. (a) Notwithstanding provisions in the power of
29	attorney, an agent that has accepted appointment shall
30	(1) act in accordance with the principal's reasonable expectations to the
31	extent actually known by the agent and, otherwise, in the principal's best interest;

1	(2) act in good faint, and
2	(3) act only within the scope of authority granted in the power of
3	attorney.
4	(b) Except as otherwise provided in the power of attorney, an agent that has
5	accepted appointment shall
6	(1) act loyally for the principal's benefit;
7	(2) act so as not to create a conflict of interest that impairs the agent's
8	ability to act impartially in the principal's best interest;
9	(3) act with the care, competence, and diligence ordinarily exercised by
10	agents in similar circumstances;
11	(4) keep a record of all receipts, disbursements, and transactions made
12	on behalf of the principal;
13	(5) cooperate with a person that has authority to make health care
14	decisions for the principal to carry out the principal's reasonable expectations to the
15	extent actually known by the agent and, otherwise, act in the principal's best interest;
16	and
17	(6) attempt to preserve the principal's estate plan, to the extent actually
18	known by the agent, if preserving the plan is consistent with the principal's best
19	interest based on all relevant factors, including
20	(A) the value and nature of the principal's property;
21	(B) the principal's foreseeable obligations and need for
22	maintenance;
23	(C) minimization of taxes, including income, estate, inheritance,
24	generation-skipping transfer, and gift taxes; and
25	(D) eligibility for a benefit, a program, or assistance under a
26	statute or regulation.
27	(c) An agent that acts in good faith is not liable to any beneficiary of the
28	principal's estate plan for failure to preserve the plan.
29	(d) An agent that acts with care, competence, and diligence for the best interest
30	of the principal is not liable solely because the agent also benefits from the act or has
31	an individual or conflicting interest in relation to the property or affairs of the

1	principal.
2	(e) If an agent is selected by the principal because of special skills or expertise
3	possessed by the agent or in reliance on the agent's representation that the agent has
4	special skills or expertise, the special skills or expertise must be considered in
5	determining whether the agent has acted with care, competence, and diligence under
6	the circumstances.
7	(f) Absent a breach of duty to the principal, an agent is not liable if the value of
8	the principal's property declines.
9	(g) An agent that exercises authority to delegate to another person the authority
10	granted by the principal or that engages another person on behalf of the principal is not
11	liable for an act, error of judgment, or default of that person if the agent exercises care,
12	competence, and diligence in selecting and monitoring the person.
13	(h) Except as otherwise provided in the power of attorney, an agent is not
14	required to disclose receipts, disbursements, or transactions conducted on behalf of the
15	principal unless ordered by a court or requested by the principal, a guardian, a
16	conservator, another fiduciary acting for the principal, a governmental agency having
17	authority to protect the welfare of the principal, or, upon the death of the principal, the
18	personal representative or successor in interest of the principal's estate. If so requested,
19	within 30 days the agent shall comply with the request or provide a writing or other
20	record substantiating why additional time is needed and shall comply with the request
21	within an additional 30 days.
22	Sec. 13.26.328. Acceptance of power of attorney. (a) A third party asked to
23	accept a power of attorney may request, and rely upon, without further investigation
24	(1) an agent's certification under penalty of perjury of any factual
25	matter concerning the principal, agent, or power of attorney;
26	(2) an English translation of the power of attorney if the power of
27	attorney contains, in whole or in part, language other than English; and
28	(3) an opinion of counsel as to any matter of law concerning the power

of attorney if the person making the request provides in a writing or other record the

(b) An English translation or an opinion of counsel requested under this section

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reason for the request.

1	must be provided at the principal's expense unless the request is made more than seven	
2	business days after the power of attorney is presented for acceptance.	
3	(c) For purposes of this section, a person that conducts activities through	
4	employees is without actual knowledge of a fact relating to a principal, agent, or	
5	power of attorney if the employee conducting the transaction involving the power of	
6	attorney is without actual knowledge of the fact.	
7	(d) Except as otherwise provided in (e) of this section,	
8	(1) a person shall accept an acknowledged power of attorney or request	
9	a certification, a translation, or an opinion of counsel under (a) of this section not later	
10	than seven business days after presentation of the power of attorney for acceptance;	
11	(2) if a person requests a certification, a translation, or an opinion of	
12	counsel under (a) of this section, the person shall accept the power of attorney not later	
13	than five business days after receipt of the certification, translation, or opinion of	
14	counsel; and	
15	(3) a person may not require an additional or different form of power of	
16	attorney for authority granted in the power of attorney presented.	
17	(e) Notwithstanding AS 13.26.357, a person is not required to accept an	
18	acknowledged power of attorney if	
19	(1) the person is not otherwise required to engage in a transaction with	
20	the principal in the same circumstances;	
21	(2) engaging in a transaction with the agent or principal in the same	
22	circumstances would be inconsistent with federal law;	
23	(3) the person has actual knowledge of the termination of the agent's	
24	authority or of the power of attorney before exercise of the power;	
25	(4) a request for a certification, a translation, or an opinion of counsel	
26	under (a) of this section is refused;	
27	(5) the person in good faith believes that the power is not valid or that	
28	the agent does not have the authority to perform the act requested, whether or not a	
29	certification, a translation, or an opinion of counsel under (a) of this section has been	
30	requested or provided; or	
31	(6) the person makes, or has actual knowledge that another person has	

1	made, a report to Department of Health and Social Services or other governmental
2	agency, stating a good faith belief that the principal may be subject to physical or
3	financial abuse, neglect, exploitation, or abandonment by the agent or a person acting
4	for or with the agent.
5	(f) A person that refuses in violation of this section to accept an acknowledged
6	power of attorney is subject to
7	(1) a court order mandating acceptance of the power of attorney; and
8	(2) liability as provided by court rules of this state for attorney fees and
9	costs incurred in any action or proceeding that confirms the validity of the power of
10	attorney or mandates acceptance of the power of attorney.
11	Sec. 13.26.329. Termination of power of attorney; agent's resignation;
12	notice. (a) Except as provided in AS 13.26.356, a power of attorney terminates when
13	(1) the principal dies;
14	(2) there is an incapacity of the principal, if the power of attorney is not
15	durable;
16	(3) the principal revokes the power of attorney;
17	(4) the power of attorney provides that it terminates;
18	(5) the purpose of the power of attorney is accomplished; or
19	(6) the principal revokes the agent's authority, there is an incapacity of
20	the agent, the agent dies, or the agent resigns, and the power of attorney does not
21	provide for another agent to act under the power of attorney.
22	(b) Unless the power of attorney provides a different method for an agent's
23	resignation, an agent may resign by giving notice to the principal and, if there is an
24	incapacity of the principal,
25	(1) to the conservator or guardian, if one has been appointed for the
26	principal, and a coagent or successor agent; or
27	(2) if there is no person described in (1) of this subsection, to
28	(A) the principal's custodian or caregiver;
29	(B) another person reasonably believed by the agent to have
30	sufficient interest in the principal's welfare; or
31	(C) a governmental agency having statutory authority to protect

1	the werrare of the principal.
2	* Sec. 5. AS 13.26 is amended by adding a new section to article 5 to read:
3	Sec. 13.26.331. Validity of power of attorney executed in another state. A
4	power of attorney executed other than in this state is valid in this state if, when the
5	power of attorney was executed, the execution complied with
6	(1) the law of the jurisdiction where the power of attorney was
7	executed; or
8	(2) the requirements for a military power of attorney under 10 U.S.C
9	1044b, as amended.
10	* Sec. 6. AS 13.26.332 is amended to read:
11	Sec. 13.26.332. Statutory form power of attorney. A person who wishes to
12	designate another as [ATTORNEY-IN-FACT OR] agent by a power of attorney may
13	execute a statutory power of attorney set out in substantially the following form:
14	GENERAL POWER OF ATTORNEY
15	THE POWERS GRANTED FROM THE PRINCIPAL TO THE
16	AGENT OR AGENTS IN THE FOLLOWING DOCUMENT ARE
17	VERY BROAD. THEY MAY INCLUDE THE POWER TO
18	DISPOSE, SELL, CONVEY, AND ENCUMBER YOUR REAL AND
19	PERSONAL PROPERTY. ACCORDINGLY, THE FOLLOWING
20	DOCUMENT SHOULD ONLY BE USED AFTER CAREFUL
21	CONSIDERATION. IF YOU HAVE ANY QUESTIONS ABOUT
22	THIS DOCUMENT, YOU SHOULD SEEK COMPETENT ADVICE.
23	YOU MAY REVOKE THIS POWER OF ATTORNEY AT
24	ANY TIME.
25	Pursuant to AS 13.26.338 - 13.26.359 [AS 13.26.338 -
26	13.26.353], I, (Name of principal), of (Address of principal), do hereby
27	appoint (Name and address of agent or agents), my agent(s)
28	[ATTORNEY(S)-IN-FACT] to act as indicated below in my name,
29	place, and stead in any way which I myself could do, if I were
30	personally present, with respect to the following matters, as each of
31	them is defined in AS 13.26.344, to the full extent that I am permitted

1	by law to act through an agent.		
2	MARK THE BOXES BELOW TO INDI	CATE	THE
3	POWERS YOU WANT TO GIVE YOUR AGENT O	R AGE	NTS.
4	MARK THE BOX FOR "YES" THAT IS OF	POSIT	E A
5	CATEGORY BELOW TO GIVE YOUR AGENT O)R AGI	ENTS
6	THE POWER IN THAT CATEGORY. MARK THI	E BOX	FOR
7	"NO" THAT IS OPPOSITE A CATEGORY B	ELOW	<u>TO</u>
8	INDICATE THAT YOU ARE NOT GIVING YOUR	AGEN'	T OR
9	AGENTS THE POWER IN THAT CATEGORY. MA	ARK A	BOX
10	FOR EVERY CATEGORY. IF YOU DO NOT MAI	RK EIT	HER
11	OF THE BOXES OPPOSITE A CATEGORY, C	R IF	YOU
12	MARK BOTH OF THE BOXES OPPOSITE A C	CATEG	ORY,
13	YOUR AGENT OR AGENTS WILL NOT HAVE T	HE PO	WER
14	IN THAT CATEGORY [THE AGENT OR AGENTS	YOU F	IAVE
15	APPOINTED WILL HAVE ALL THE POWERS LIST	ED BE	LOW
16	UNLESS YOU DRAW A LINE THROUGH A CATE	GORY,	AND
17	INITIAL THE BOX OPPOSITE THAT CATEGORY].		
18		YES	<u>NO</u>
19	(A) real estate transactions	()	Ω
20	(B) transactions involving tangible personal		
21	property, chattels, and goods	()	Ω
22	(C) bonds, shares, and commodities transactions	()	Ω
23	(D) banking transactions	()	\bigcirc
24	(E) business operating transactions	()	Ω
25	(F) insurance transactions	()	Ω
26	(C) actata transcations	()	()
20 27	(G) estate transactions (II) retirement plans [CHET TR ANS A CTIONS]	()	<u>()</u>
28	(H) <u>retirement plans</u> [GIFT TRANSACTIONS]	()	<u>()</u>
	(I) claims and litigation (I) personal relationships and offsire	()	<u>()</u>
29	(J) personal relationships and affairs (V) handlits from government programs	()	\bigcirc
30 31	(K) benefits from government programs and civil or military service	()	
ור	and civil or inilitary service	()	()

1	(L) records, reports, and statements	()	\bigcirc
2	(M) [DELEGATION	()	
3	(N)] voter registration and absentee		
4	ballot requests	()	Ω
5	(N) [(O)] all other matters, including those		
6	specified as follows:	()	Ω
7			
8			
9			
10	GRANT OF SPECIFIC AUTHORITY (OPTIO	NAL)	
11	The agent or agents you have appointed V	VILL NO	T have
12	the power to do any of the following acts UNLESS	you MA	RK the
13	box opposite that category:		
14	() create, amend, revoke, or terminate an inter vivo	os trust;	
15	() make a gift, subject to the limitations of AS 13.20	6.344(q) a	nd any
16	special instructions in this power of attorney;		
17	() create or change a beneficiary designation;		
18	() revoke a transfer on death deed made under AS	13.48;	
19	() create or change rights of survivorship;		
20	() delegate authority granted under the power of a	ttorney;	
21	() waive the principal's right to be a beneficiary of	a joint an	<u>d</u>
22	survivor annuity, including a survivor benefit unde	<u>r a retire</u> ı	<u>ment</u>
23	plan;		
24	() exercise fiduciary powers that the principal has	<u>authority</u>	<u>to</u>
25	delegate.		
26	IF YOU HAVE APPOINTED MORE THAT	N ONE A	GENT,
27	MARK [CHECK] ONE OF THE FOLLOWING:		
28	() Each agent may exercise the powers conferred sepa	rately, wit	hout
29	the consent of any other agent.		
30	() All agents shall exercise the powers conferred joint	ly, with the	e
31	consent of all other agents.		

1	TO INDICATE WHEN THIS DOCUMENT SHALL
2	BECOME EFFECTIVE, MARK [CHECK] ONE OF THE
3	FOLLOWING:
4	() This document shall become effective upon the date of my signature.
5	() This document shall become effective upon the date of my
6	incapacity [DISABILITY] and shall not otherwise be affected by my
7	incapacity [DISABILITY].
8	IF YOU HAVE INDICATED THAT THIS DOCUMENT
9	SHALL BECOME EFFECTIVE ON THE DATE OF YOUR
10	SIGNATURE, MARK [CHECK] ONE OF THE FOLLOWING:
11	() This document shall not be affected by my subsequent incapacity
12	[DISABILITY].
13	() This document shall be revoked by my subsequent incapacity
14	[DISABILITY].
15	IF YOU HAVE INDICATED THAT THIS DOCUMENT
16	SHALL BECOME EFFECTIVE UPON THE DATE OF YOUR
17	SIGNATURE AND WANT TO LIMIT THE TERM OF THIS
18	DOCUMENT, COMPLETE THE FOLLOWING:
19	This document shall only continue in effect for () years from
20	the date of my signature.
21	NOTICE OF REVOCATION OF THE POWERS GRANTED
22	IN THIS DOCUMENT
23	You may revoke one or more of the powers granted in this document.
24	Unless otherwise provided in this document, you may revoke a specific
25	power granted in this power of attorney by completing a special power
26	of attorney that includes the specific power in this document that you
27	want to revoke. Unless otherwise provided in this document, you may
28	revoke all the powers granted in this power of attorney by completing a
29	subsequent power of attorney.
30	NOTICE TO THIRD PARTIES
31	A third party who relies on the reasonable representations of an agent

1	[ATTORNEY-IN-FACT] as to a matter relating to a power granted by
2	a properly executed statutory form power of attorney does not incur
3	any liability to the principal or to the principal's heirs, assigns, or estate
4	as a result of permitting the agent [ATTORNEY-IN-FACT] to exercise
5	the authority granted by the power of attorney. A third party who fails
6	to honor a properly executed statutory form power of attorney may be
7	liable to the principal, the agent [ATTORNEY-IN-FACT], the
8	principal's heirs, assigns, or estate for a civil penalty, plus damages,
9	costs, and fees associated with the failure to comply with the statutory
10	form power of attorney. If the power of attorney is one which becomes
11	effective upon the incapacity [DISABILITY] of the principal, the
12	incapacity [DISABILITY] of the principal is established by an
13	affidavit, as required by law.
14	IN WITNESS WHEREOF, I have hereunto signed my name
15	this day of,
16	
17	Signature of Principal
18	Acknowledged before me at
19	on
20	Signature of Officer or Notary
21	If a person other than the principal executes the signature for the
22	principal, the person may not be a person who is appointed an
23	agent in the power of attorney, and the following signature line and
24	notary verification must also be completed:
25	IN WITNESS WHEREOF, I have hereunto signed my name
26	this day of .
27	
28	Signature of person signing at the request of
29	Name of Principal
30	Printed name of person signing
31	Form of identification of person signing

1	Acknowledged before me at
2	on
3	
4	Signature of Officer or Notary
5	* Sec. 7. AS 13.26.335 is amended to read:
6	Sec. 13.26.335. Additional optional provisions to statutory form power
7	attorney. Each of the following provisions may be included in a statutory form po
8	of attorney:
9	(1) [REPEALED.
10	(2)] YOU MAY DESIGNATE AN ALTERNATE
11	AGENT [ATTORNEY-IN-FACT]. ANY ALTERNATE YOU
12	DESIGNATE WILL BE ABLE TO EXERCISE THE SAME
13	POWERS AS THE AGENT(S) YOU NAMED AT THE BEGINNING
14	OF THIS DOCUMENT. IF YOU WISH TO DESIGNATE AN
15	ALTERNATE OR ALTERNATES, COMPLETE THE FOLLOWING:
16	If the agent(s) named at the beginning of this document is unable or
17	unwilling to serve or continue to serve, then I appoint the following
18	agent to serve with the same powers:
19	First alternate or successor agent [ATTORNEY-IN-FACT]
20	
21	(Name and address of alternate)
22	
23	Second alternate or successor <u>agent</u> [ATTORNEY-IN-FACT]
24	- <u></u> -
25	(Name and address of alternate)
26	(3) YOU MAY NOMINATE A GUARDIAN OR
27	CONSERVATOR. IF YOU WISH TO NOMINATE A GUARDIAN
28	OR CONSERVATOR, COMPLETE THE FOLLOWING:
29	In the event that a court decides that it is necessary to appoint a
30	guardian or conservator for me, I hereby nominate (Name and address
31	of person nominated) to be considered by the court for appointment to

1	serve as my guardian of conservator, or in any similar representative
2	capacity.
3	* Sec. 8. AS 13.26.341 is amended to read:
4	Sec. 13.26.341. Applicability of provisions of statutory form power of
5	attorney. In the instrument set out in AS 13.26.332 - 13.26.335,
6	(1) if the principal has appointed more than one person to act as
7	[ATTORNEY-IN-FACT OR] agent and failed to mark [CHECK] whether the agents
8	may act "jointly" or "severally," the agents are required to act jointly;
9	(2) if the principal has failed to indicate when the instrument shall
10	become effective, the instrument shall become effective upon the date of the
11	principal's signature;
12	(3) if the principal has indicated that the instrument shall become
13	effective upon the date of the principal's signature or has failed to indicate when the
14	instrument shall become effective and has failed to indicate the effect of the principal's
15	subsequent incapacity [DISABILITY] on the instrument, the instrument shall be
16	revoked by the subsequent incapacity [DISABILITY] of the principal;
17	(4) if the principal has failed to indicate a specific term for the
18	instrument, the instrument shall continue in effect until revoked:
19	(5) if the principal has failed to mark either of the "Yes" or "No"
20	boxes opposite a category of power, or if the principal has marked both the
21	"Yes" and "No" boxes opposite a category of power, the agent does not have the
22	power in that category.
23	* Sec. 9. AS 13.26.344(a) is amended to read:
24	(a) In a statutory form power of attorney, the language conferring general
25	authority with respect to real estate transactions shall be construed to mean that, as to
26	an estate or interest in land of the principal, whether in the state or elsewhere, the
27	principal authorizes the agent to
28	(1) accept as a gift or as security for a loan, demand, buy, lease,
29	receive, or otherwise acquire either ownership or possession of any estate or interest in
30	land;
31	(2) sell, exchange, convey, quitclaim, release, surrender, mortgage.

1	encumber, partition or consent to the partitioning, [REVOKE, CREATE OR MODIFY]
2	A TRUST,] grant options concerning, lease or sublet, or otherwise to dispose of, an
3	estate or interest in land;
4	(3) release in whole or in part, assign the whole or a part of, satisfy in
5	whole or in part, and enforce a mortgage, encumbrance, lien, or other claim to land
6	that exists, or is claimed to exist, in favor of the principal;
7	(4) do any act of management or of conservation with respect to an
8	estate or interest in land owned, or claimed to be owned, by the principal, including by
9	way of illustration, but not of restriction, power to insure against any casualty,
10	liability, or loss, obtain or regain possession or protect the estate or interest, pay,
11	compromise, or contest taxes or assessments, or apply for refunds in connection with a
12	payment, compromise, or tax, purchase supplies, hire assistance of labor, and make
13	repairs or alterations in the structures or land;
14	(5) use, develop, modify, alter, replace, remove, erect, or install
15	structures or other improvements on land in which the principal has, or claims to have,
16	an estate or interest;
17	(6) demand, receive, or obtain money or any other thing of value to
18	which the principal is, or may become, or may claim to be entitled as the proceeds of
19	an interest in land or of one or more of the transactions enumerated in this subsection;
20	conserve, invest, disburse, or use anything so received for purposes enumerated in this
21	subsection; and reimburse the agent for an expenditure properly made in the execution
22	of the powers conferred by the statutory form power of attorney;
23	(7) participate in any reorganization with respect to real property and
24	receive and hold any shares of stock or instrument of similar character received under
25	a plan of reorganization, and act with respect to a plan of reorganization, including by
26	way of illustration, but not of restriction, power to sell or otherwise to dispose of
27	shares, to exercise or to sell an option, conversion, or similar right, and to vote in
28	person by the granting of a proxy;
29	(8) agree and contract, in any manner, and with any person and on any
30	terms that the agent may select, for the accomplishment of any of the purposes

enumerated in this subsection, and perform, rescind, reform, release, or modify an

1	agreement of contract made by of on benan of the principal;
2	(9) execute, acknowledge, seal, and deliver a deed, [REVOCATION,
3	DECLARATION OR MODIFICATION OF TRUST,] mortgage, lease, notice, check
4	or other instrument that the agent considers useful for the accomplishment of any of
5	the purposes enumerated in this subsection;
6	(10) prosecute, defend, submit to arbitration, settle, and propose or
7	accept a compromise with respect to, a claim existing in favor of, or against, the
8	principal based on or involving a real estate transaction or intervene in any related
9	action;
10	(11) hire, discharge, and compensate an attorney, accountant, expert
11	witness, or assistant when the agent considers that action to be desirable for the proper
12	execution of a power described in this subsection, and for the keeping of records about
13	that action; and
14	(12) do any other act or acts that the principal can do through an agent
15	with respect to any estate or interest in land.
16	* Sec. 10. AS 13.26.344(b) is amended to read:
17	(b) In a statutory form power of attorney, the language conferring general
18	authority with respect to tangible personal property, chattels, and goods transactions
19	shall be construed to mean that, as to tangible personal property, chattels, or goods
20	owned by the principal, whether located in the state or elsewhere, the principal
21	authorizes the agent to
22	(1) accept as a gift, or as a security for a loan, reject, demand, buy,
23	receive, or otherwise acquire either ownership or possession of chattels or goods or an
24	interest in the tangible personal property, chattels, or goods;
25	(2) sell, exchange, convey, release, surrender, mortgage, encumber,
26	pledge, hypothecate, pawn, [REVOKE, CREATE, OR MODIFY A TRUST,] grant
27	options concerning, lease or sublet to others, or otherwise dispose of tangible personal
28	property, chattels, or goods or an interest in them;
29	(3) release in whole or in part, assign the whole or a part of, satisfy in
30	whole or in part, and enforce a mortgage, encumbrance, lien, or other claim that exists
31	or is claimed to exist, in favor of the principal with respect to any tangible personal

1	nroneri	v	chattels,	or	goods	or	an	interest	in	them:
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- (4) do any act of management or of conservation with respect to any tangible personal property, chattels, or goods or to an interest in any tangible personal property, chattels, or goods owned, or claimed to be owned, by the principal, including by way of illustration, but not of restriction, power to insure against any casualty, liability, or loss, obtain or regain possession, or protect the tangible personal property, chattels, or goods or an interest in them, pay, compromise, or contest taxes or assessments, apply for refunds in connection with a payment, compromise, or tax, move from place to place, store for hire or on a gratuitous bailment, use, alter, and make repairs or alterations of any tangible personal property, chattels, or goods, or an interest in them;
- (5) demand, receive, and obtain money or any other thing of value to which the principal is, or may become, or may claim to be, entitled as the proceeds of any tangible personal property, chattels, or goods or of an interest in them, or of one or more of the transactions enumerated in this subsection, conserve, invest, disburse, or use anything so received for purposes enumerated in this subsection, and reimburse the agent for any expenditures properly made in the execution of the powers conferred by the power of attorney;
- (6) agree and contract, in any manner, and with any person and on any terms that the agent may select, for the accomplishment of the purposes enumerated in this subsection, and perform, rescind, reform, release, or modify any agreement or contract or any other similar agreement or contract made by or on behalf of the principal;
- (7) execute, acknowledge, seal, and deliver a conveyance, [REVOCATION, DECLARATION OR MODIFICATION OF TRUST,] mortgage, lease, notice, check or other instrument that the agent considers useful for the accomplishment of the purposes enumerated in this subsection;
- (8) prosecute, defend, submit to arbitration, settle, and propose or accept a compromise with respect to, a claim existing in favor of, or against, the principal based on or involving a transaction involving tangible personal property, chattels, or goods, or intervene in an action or proceeding;

1	(9) hire, discharge, and compensate an attorney, accountant, expert
2	witness, or assistant when the agent considers the action to be desirable to the proper
3	execution of a power described in this subsection, and for the keeping of records about
4	that action;
5	(10) do any other act or acts that the principal can do through an agent
6	with respect to any chattels or goods or interest in any tangible personal property,
7	chattels, or goods.
8	* Sec. 11. AS 13.26.344(c) is amended to read:
9	(c) In a statutory form power of attorney, the language conferring general
10	authority with respect to bonds, shares, and commodities transactions shall be
11	construed to mean that, with respect to a bond, share, or commodity of the principal,
12	whether in the state or elsewhere, the principal authorizes the agent to
13	(1) accept as a gift, or as a security for a loan, reject, demand, buy,
14	receive, or otherwise acquire either ownership or possession of, a bond, share, or
15	instrument of similar character including, by way of illustration, but not of restriction,
16	stock in a corporation organized under 43 U.S.C. 1601 et seq. (Alaska Native Claims
17	Settlement Act), commodity interest, or an instrument with respect to a bond, share, or
18	instruments of similar character, together with the interest, dividends, proceeds, or
19	other distributions connected with a bond, share, or instrument of a similar character;
20	(2) sell, exchange, transfer, release, surrender, hypothecate, pledge,
21	[REVOKE, CREATE, OR MODIFY A TRUST,] grant options concerning, loan, trade
22	in, or otherwise dispose of a bond, share, instrument of similar character, commodity
23	interest, or a related instrument;
24	(3) release, assign the whole or part of, satisfy in whole or in part, and
25	enforce a pledge, encumbrance, lien, or other claim as to a bond, share, instrument of
26	similar character, commodity interest, or a related interest, when the pledge,
27	encumbrance, lien, or other claim is owned, or claimed to be owned, by the principal;
28	(4) do any act of management or of conservation with respect to a
29	bond, share, instrument of similar character, commodity interest, or a related
30	instrument, owned or claimed to be owned by the principal or in which the principal
31	has or claims to have an interest, including by way of illustration, but not of

restriction, power to insure against a casualty, liability, or loss, obtain or regain possession or protect the principal's interest, pay, compromise, or contest taxes or assessments, apply for a refund in connection with a payment, compromise, or tax, consent to and participate in a reorganization, recapitalization, liquidation, merger, consolidation, sale or lease or other change in or revival of a corporation or other association, or in the financial structure of a corporation or other association, or in the priorities, voting rights, or other special rights with respect to a corporation or association, become a depositor with a protective, reorganization or similar committee of the bond, share, other instrument of similar character, commodity interest or a related instrument, belonging to the principal, make a payment reasonably incident to them, and exercise or sell an option, conversion, or similar right, or vote in person or by the granting of a proxy for the accomplishment of the purposes enumerated in this subsection;

- (5) carry in the name of a nominee selected by the agent evidence of the ownership of a bond, share, other instrument of similar character, commodity interest, or related instrument belonging to the principal;
- (6) employ, in any way believed to be desirable by the agent, a bond, share, other instrument of similar character, commodity interest, or a related instrument, in which the principal has or claims to have an interest, for the protection or continued operation of a speculative or margin transaction personally begun or personally guaranteed, in whole or in part, by the principal;
- (7) demand, receive, or obtain money or any other thing of value to which the principal is, or may claim to be, entitled as the proceeds of an interest in a bond, share, other instrument of similar character, commodity interest or a related instrument, or of one or more of the transactions enumerated in this subsection, conserve, invest, disburse, or use anything so received for purposes enumerated in this subsection; and reimburse the agent for an expenditure properly made in the execution of the powers conferred by the statutory form power of attorney;
- (8) agree and contract, in any manner, and with a broker or other person, and on terms that the agent may select, for the accomplishment of the purposes enumerated in this subsection, and perform, rescind, reform, release, or modify the

1	agreement or contract or other similar agreement made by or on behalf of the
2	principal;
3	(9) execute, acknowledge, seal, and deliver a consent, agreement,
4	authorization, assignment, [REVOCATION, DECLARATION OR MODIFICATION
5	OF TRUST,] notice, waiver of notice, check, or other instrument that the agent
6	considers useful for the accomplishment of the purposes enumerated in this
7	subsection;
8	(10) execute, acknowledge and file a report or certificate required by
9	law or regulation;
10	(11) prosecute, defend, submit to arbitration, settle, and propose or
11	accept a compromise with respect to, a claim existing in favor of, or against, the
12	principal based on or involving a bond, share, or commodity transactions, or intervene
13	in a related action or proceeding;
14	(12) hire, discharge, and compensate an attorney, accountant, expert
15	witness, or assistant when the agent considers that action to be desirable for the proper
16	execution of the powers described in this subsection, and for the keeping of records
17	about that action; and
18	(13) do any other act or acts that the principal can do through an agent,
19	with respect to an interest in a bond, share, or other instrument of similar character,
20	commodity, or instrument with respect to a commodity.
21	* Sec. 12. AS 13.26.344(d) is amended to read:
22	(d) In a statutory form power of attorney, the language conferring general
23	authority with respect to banking transactions shall be construed to mean that, as to a
24	banking transaction engaged in by the principal, whether in the state or elsewhere, the
25	principal authorizes the agent to
26	(1) continue, modify, or terminate a deposit account or other banking
27	arrangement made by or on the behalf of the principal before the execution of the
28	power of attorney;
29	(2) open, either in the name of the agent alone or in the name of the
30	principal alone, or in both their names jointly, a deposit account of any type in a
31	financial institution selected by the agent, hire a safe deposit box or vault space, and

1	enter into contracts for the procuring of other services made available by the
2	institution that the agent considers desirable;
3	(3) make, sign, and deliver checks or drafts for any purpose, and
4	withdraw funds or property of the principal deposited with or left in the custody of a
5	financial institution, wherever located, either before or after the execution of the
6	power of attorney;
7	(4) prepare financial statements concerning the assets and liabilities of
8	income and expenses of the principal, and deliver the statements to a financial
9	institution or person whom the agent believes to be reasonably entitled to them;
10	(5) receive statements, vouchers, notices, or other documents from a
11	financial institution and act with respect to them;
12	(6) have free access to a safe deposit box or vault to which the principal
13	would have access if personally present;
14	(7) borrow money as the agent may determine, give security out of the
15	assets of the principal as the agent considers necessary for the borrowing, and pay
16	renew, or extend the time of payment of a financial institution by any other procedure
17	made available by the institution;
18	(8) make, assign, endorse, discount, guarantee, use, and negotiate
19	promissory notes, bills of exchange, checks, drafts, credit and debit cards, electronic
20	transaction authorizations, or other negotiable or nonnegotiable paper of the
21	principal, or payable to the principal or to the principal's order, receive the cash or
22	other proceeds of them; and accept any bill of exchange or draft drawn by any persor
23	upon the principal, and pay it when due;
24	(9) receive for the principal and deal in and with a negotiable or
25	nonnegotiable instrument in which the principal has or claims to have an interest;
26	(10) apply for and receive letters of credit or traveler's checks from a
27	banker or banking institution selected by the agent, giving indemnity or other
28	agreements in connection with the applications or receipts that the agent considers
29	desirable or necessary;
30	(11) consent to an extension in the time of payment with respect to
31	commercial paper or a banking transaction in which the principal has an interest or by

1	which the principal is, or might be, affected in any way;
2	(12) pay, compromise, or contest taxes or assessments and apply for
3	refunds in connection with the payment, compromise, or contest;
4	(13) demand, receive, or obtain money or any other thing of value to
5	which the principal is, or may become, or may claim to be entitled as the proceeds or
6	any banking transaction conducted by the principal or by the agent in the execution of
7	the powers described in this subsection, or partly by the principal and partly by the
8	agent; conserve, invest, disburse, or use anything received for purposes enumerated in
9	this subsection, and reimburse the agent for an expenditure properly made in the
10	execution of the powers conferred by the statutory form power of attorney;
11	(14) execute, acknowledge, seal, and deliver an instrument, in the name
12	of the principal or otherwise, that the agent considers useful for the accomplishment of
13	a purpose enumerated in this subsection;
14	(15) prosecute, defend, submit to arbitration, settle, and propose of
15	accept a compromise with respect to, a claim existing in favor of, or against, the
16	principal based on or involving a banking transaction, or intervene in an action of
17	proceeding relating to a banking transaction;
18	(16) hire, discharge, and compensate an attorney, accountant, exper
19	witness, or assistant when the agent considers that the action is desirable for the proper
20	execution of the powers described in this subsection, and for the keeping of records
21	about that action; and
22	(17) do any other act or acts that the principal can do through an agen
23	in connection with a banking transaction that does or might in any way affect the
24	financial or other interests of the principal.
25	* Sec. 13. AS 13.26.344(e) is amended to read:
26	(e) In a statutory form power of attorney, the language conferring genera
27	authority with respect to business operating transactions shall be construed to mean
28	that, with respect to a business in which the principal has an interest, whether in the
29	state or elsewhere, the principal authorizes the agent
30	(1) to the extent that an agent is permitted by law to act for a principal
31	to discharge and perform any duty or liability and exercise any right, power, privilege

1	or option that the principal has, or claims to have, under a contract of partnership
2	whether as a general or special partner, enforce the terms of the partnership agreemen
3	for the protection of the principal that the agent considers desirable or necessary, and
4	defend, submit to arbitration, settle, or compromise an action to which the principal is
5	a party because of membership in a partnership;
6	(2) to exercise in person or by proxy or enforce a right, power
7	privilege, or option that the principal has as the holder of a bond, share, or other
8	instrument of similar character, and defend, submit to arbitration, settle, or
9	compromise an action to which the principal is a party because of a bond, share, or
10	other instrument of similar character;
11	(3) with respect to a business enterprise that is owned solely by the
12	principal, <u>to</u>
13	(A) continue, modify, renegotiate, extend and terminate a
14	contractual arrangement made with a person, firm, association, or corporation
15	by or on behalf of the principal;
16	(B) determine the policy of the enterprise as to the location of
17	the site or sites to be used for its operation, the nature and extent of the
18	business to be undertaken by it, the methods of manufacturing, selling
19	merchandising, financing, accounting, and advertising to be employed in its
20	operation, the amount and types of insurance to be carried, the mode of
21	securing compensation and dealing with accountants, attorneys, and employees
22	required for its operation, agree and contract, in any manner, and with any
23	person and on any terms, that the agent considers desirable or necessary to
24	carry out any or all of the decisions of the agent as to policy, and perform
25	rescind, reform, release, or modify an agreement or contract or any other
26	similar agreement or contract made by or on behalf of the principal;
27	(C) change the name or form of organization under which the
28	business is operated and enter into a partnership agreement with others or
29	organize a corporation to take over the operation of the business, or any part of

it, that the agent considers desirable or necessary;

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(D) demand and receive all money that is or may become due to

1	the principal, or that may be claimed by the principal or on the principal's
2	behalf, in the operation of the enterprise, and control and disburse the funds in
3	the operation of the enterprise in any way that the agent considers desirable or
4	necessary, and engage in banking transactions that the agent considers
5	desirable or necessary to carry out the execution of the powers of the agent
6	described in this subparagraph;
7	(4) to prepare, sign, file, and deliver all reports, compilations of
8	information, returns, and other papers with respect to a business operating transaction
9	of the principal that is required by a government agency or that the agent considers
10	desirable or necessary for any purpose, and make any payments with respect to the
11	agency;
12	(5) $\underline{\mathbf{to}}$ pay, compromise, or contest taxes or assessments and do any act
13	or acts that the agent considers desirable or necessary to protect the principal from
14	illegal or unnecessary taxation, fines, penalties, or assessments in connection with the
15	business operations;
16	(6) to demand, receive, or obtain money or any other thing of value to
17	which the principal is or may claim to be entitled as the proceeds of a business
18	operation of the principal, conserve, invest, disburse, and use anything so received for
19	purposes enumerated in this subsection, and reimburse the agent for expenditures
20	properly made in the execution of the powers conferred by the statutory form power of
21	attorney;
22	(7) to execute, acknowledge, seal, and deliver a deed, assignment,
23	mortgage, lease, notice, consent, agreement, authorization check, or other instrument
24	that the agent considers useful for the accomplishment of any of the purposes
25	enumerated in this subsection;
26	(8) to prosecute, defend, submit to arbitration, settle, and propose or
27	accept a compromise with respect to, a claim existing in favor of, or against, the
28	principal based on or involving a business operating transaction or intervene in a

related action;

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witness, or assistant when the agent reasonably believes that the action is desirable for

(9) to hire, discharge, and compensate an attorney, accountant, expert

1	the proper execution of the powers described in this subsection, and for the keeping of
2	records about that action;
3	(10) to operate, buy, sell, enlarge, reduce, or terminate an
4	ownership interest;
5	(11) to put additional capital into an entity or business in which the
6	principal has an interest;
7	(12) to join in a plan of reorganization, consolidation, conversion,
8	domestication, or merger of the entity or business;
9	(13) to sell or liquidate all or part of an entity or business; and
10	(14) to establish the value of an entity or business under a buy-out
11	agreement to which the principal is a party; and
12	(15) to [AND (10)] do any other act or acts that the principal can do
13	through an agent in connection with a business operated by the principal that the agent
14	considers desirable or necessary for the furtherance or protection of the interests of the
15	principal.
16	* Sec. 14. AS 13.26.344(f) is amended to read:
17	(f) In a statutory form power of attorney, the language conferring general
18	authority with respect to insurance transactions shall be construed to mean that, as to a
19	contract of insurance in which the principal has an interest, whether in the state or
20	elsewhere, the principal authorizes the agent to
21	(1) continue, pay the premium or assessment on, modify, rescind,
22	release, or terminate any contract of life, accident, health, disability, or liability
23	insurance, or any combination of insurance, procured by or on behalf of the principal
24	before the creation of the agency that insures either the principal or any other person
25	without regard to whether the principal is or is not a beneficiary under the insurance
26	coverage;
27	(2) procure new, different, or additional contracts on the life of the
28	principal or protecting the principal with respect to ill health, disability, accident, or
29	liability of any sort, select the amount, the type of insurance contract, and the mode of
30	payment under each policy, pay the premium or assessment on, modify, rescind,
31	release, or terminate a contract so procured by the agent; and designate the beneficiary

of the contract of insurance, except that the agent cannot be the beneficiary unless the agent is spouse, child, grandchild, parent, brother, or sister of the principal;

- (3) apply for and receive a loan on the security of the contract of insurance, whether for the payment of a premium or for the procuring of cash; surrender and receive the cash surrender value; exercise an election as to beneficiary or mode of payment, change the manner of paying premiums, change or convert the type of insurance contract with respect to any insurance that the principal has, or claims to have, as to any power described in this subsection; and change the beneficiary of a contract of insurance, except that the agent cannot be the new beneficiary unless the agent is spouse, child, grandchild, parent, brother, or sister of the principal;
- (4) demand, receive, or obtain money or any other thing of value to which the principal is, or may become, or may claim to be entitled as the proceeds of a contract of insurance or of one or more of the transactions enumerated in this subsection; conserve, invest, disburse, or use anything received for purposes enumerated in this subsection and reimburse the agent for expenditures properly made in the execution of the powers conferred by the statutory form power of attorney;
- (5) apply for and procure available government aid in the guaranteeing or paying of premiums of a contract of insurance on the life of the principal;
- (6) sell, assign, hypothecate, borrow upon, or pledge the interest of the principal in any contract of insurance;
- (7) pay, from the proceeds of an insurance contract or otherwise, compromise, or contest, and apply for refunds in connection with, a tax or assessment levied by a taxing authority with respect to a contract of insurance or the proceeds of or liability accruing by reason of a tax or assessment;
- (8) agree and contract, in any manner and with any person and on any terms that the agent may select, for the accomplishment of the purposes enumerated in this subsection, and perform, rescind, reform, release, or modify any agreement or contract:
- (9) execute, acknowledge, seal, and deliver any consent, demand, request, application, agreement, indemnity, authorization, assignment, pledge, notice,

1	check, receipt, waiver, or other instrument that the agent considers useful for the
2	accomplishment of a purpose enumerated in this subsection;
3	(10) continue, procure, pay the premium or assessment on, modify,
4	rescind, release, terminate, or otherwise deal with any contract of insurance, other than
5	those enumerated in (1) and (2) of this subsection, or any combination of insurance;
6	and do any act with respect to the contract or with respect to its proceeds or
7	enforcement that the agent considers desirable or necessary for the promotion or
8	protection of the interests of the principal;
9	(11) prosecute, defend, submit to arbitration, settle, and propose or
10	accept a compromise with respect to a claim existing in favor of, or against, the
11	principal based on or involving an insurance transaction, or intervene in an action
12	relating to an insurance transaction;
13	(12) hire, discharge, and compensate an attorney, accountant, expert
14	witness, or assistant when the agent considers the action to be desirable for the proper
15	execution of a power described in this subsection, and for the keeping of records about
16	that action; [AND]
17	(13) exercise investment powers available under a contract of
18	insurance or annuity; and
19	(14) do any other act or acts that the principal can do through an agent
20	in connection with procuring, supervising, managing, modifying, enforcing, and
21	terminating contracts of insurance in which the principal is the insured or has an
22	interest.
23	* Sec. 15. AS 13.26.344(h) is repealed and reenacted to read:
24	(h) In a statutory form power of attorney, the language conferring authority
25	with respect to retirement plans shall be construed to mean that the principal
26	authorizes the agent to
27	(1) select the form and timing of payments under a retirement plan and
28	withdraw benefits from a plan;
29	(2) make a rellever including a direct trustee to trustee rellever of
	(2) make a rollover, including a direct trustee-to-trustee rollover, of
30	benefits from one retirement plan to another;

1	(4) make contributions to a retirement plan;
2	(5) exercise investment powers available under a retirement plan; and
3	(6) borrow from, sell assets to, or purchase assets from a retiremen
4	plan.
5	* Sec. 16. AS 13.26.344(j) is amended to read:
6	(j) In a statutory form power of attorney, the language conferring genera
7	authority with respect to personal relationships is neither dependent on, nor limited
8	by, authority that an agent may or may not have with respect to gifts under
9	AS 13.26.326 - 13.26.359, and shall be construed to mean that, as to real and personal
10	property owned by the principal, whether in the state or elsewhere, the principal
11	authorizes the agent to
12	(1) do all acts necessary to maintain the customary standard of living or
13	the spouse, children, [AND] other dependents of the principal, whether living when
14	the power of attorney is executed or later born, and individuals whom the
15	principal has customarily supported or indicated the intent to support, including
16	by way of illustration and not by way of restriction, power to provide living quarters
17	by purchase, $\underline{\mathbf{b}\mathbf{y}}$ lease, or by other contract, or by any payment of the operating costs
18	including interest, amortization payments, repairs, and taxes, of premises owned by
19	the principal and occupied by the principal's family or dependents, to provide normal
20	domestic help for the operation of the household, to provide usual vacations and usua
21	travel expenses, to provide usual educational facilities, [AND] to provide funds for al
22	the current living costs of the spouse, children, and other dependents, including
23	among other things, shelter, clothing, food, and incidentals, and to make periodic
24	payments of child support and other family maintenance required by a court of
25	governmental agency or an agreement to which the principal is a party;
26	(2) provide, whenever necessary, medical, dental, and surgical care
27	hospitalization, and custodial care for the spouse, children, and other dependents of the
28	principal;
29	(3) continue whatever provision has been made by the principal for the
30	principal's spouse, children, and other dependents, with respect to automobiles, or
31	other means of transportation, including by way of illustration, but not by way of

1	restriction, power to license, insure, and replace automobiles owned by the principal
2	and customarily used by the spouse, children, or other dependents of the principal;
3	(4) continue whatever charge accounts have been opened for the
4	convenience of the principal's spouse, children, or other dependents, open any new
5	accounts that the agent considers desirable to accomplish the purposes enumerated in
6	this subsection, and pay the items charged on these accounts by a person authorized or
7	permitted by the principal to make the charges;
8	(5) continue the discharge of any services or duties assumed by the
9	principal to a parent, relative, or friend of the principal;
10	(6) supervise, enforce, defend, or settle any claim by or against the
11	principal arising out of property damages or personal injuries suffered by or caused by
12	the principal, or under any circumstance that the resulting loss will or may fall on the
13	principal;
14	(7) continue payments incidental to the membership or affiliation of the
15	principal in a church, club, society, order, or other organization, or continue
16	contributions to the organization;
17	(8) demand, receive, or obtain money or any other thing of value to
18	which the principal is or may become or may claim to be entitled as remuneration for
19	services performed, or as a stock dividend or distribution, or as interest or principal
20	upon indebtedness, or as a periodic distribution of profits from any partnership or
21	business in which the principal has or claims an interest, and endorse, collect, or
22	otherwise realize upon an instrument for the payment received;
23	(9) prepare, execute, and file all tax, social security, unemployment
24	insurance, and information returns required by the laws of the United States or of any
25	state or subdivision, or of any foreign government; prepare, execute, and file all other
26	papers and instruments that the agent considers desirable or necessary for the
27	safeguarding of the principal against excess or illegal taxation or against penalties
28	imposed for claimed violation of a law or regulation; and pay, compromise, or contest
29	or apply for refunds in connection with a tax or assessment for which the principal is
30	or may be liable:

(10) use an asset of the principal to perform a power enumerated in this

1	subsection, including by way of illustration and not by way of restriction, power to
2	draw money by check or otherwise from a bank deposit of the principal, to sell land or
3	a chattel, bond, share, commodity interest, or other asset of the principal, to borrow
4	money, and to pledge as security for the loan any asset, including insurance, that
5	belongs to the principal;
6	(11) execute, acknowledge, verify, seal, file, and deliver an application,
7	consent, petition, notice, release, waiver, agreement, or other instrument that the agent
8	considers useful to accomplish a purpose enumerated in this subsection;
9	(12) prosecute, defend, submit to arbitration, settle, and propose or
10	accept a compromise with respect to a claim existing in favor of, or against, the
11	principal based on or involving a transaction enumerated in this subsection, or
12	intervene in any action or proceeding related to a transaction;
13	(13) hire, discharge, and compensate an attorney, accountant, expert
14	witness, or assistant when the agent considers the action to be desirable for the proper
15	execution of any of the powers described in this subsection, and for the keeping of
16	records, about that action; [AND]
17	(14) do any other act or acts that the principal can do through an agent,
18	for the welfare of the spouse, children, or dependents of the principal or for the
19	preservation and maintenance of the other personal relationships of the principal to a
20	parent, relative, friend, or organization; and
21	(15) act as the principal's personal representative under 42 U.S.C.
22	1320d (Health Insurance Portability and Accountability Act and secs. 1171 -
23	1179, Social Security Act), as amended, and applicable regulations, in making
24	decisions related to the past, present, or future payment for the provision of
25	health care consented to by the principal or anyone authorized under the law of
26	this state to consent to health care on behalf of the principal.
27	* Sec. 17. AS 13.26.344(k) is amended to read:
28	(k) In a statutory form power of attorney, the language conferring general
29	authority with respect to benefits from government programs or civil or [AND]

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military service shall be construed to mean that, whether the benefits from the

government programs or civil or military service have accrued to the principal in the

1	state or elsewhere, the principal authorizes the agent to
2	(1) prepare and execute vouchers, applications, requests, forms, and
3	other legal documents in the name of the principal for all benefits, bonuses, dividends
4	allowances, and reimbursements payable under any government program or military
5	service of the United States, a state, or a subdivision, including allowances and
6	reimbursements for transportation of the individuals described in (j)(1) of this
7	section, and for shipment of their household effects, and receive, endorse, and
8	collect the proceeds of a check payable to the order of the principal drawn on the
9	treasurer or other fiscal officer or depositary of the United States, a state, or a
10	subdivision;
11	(2) take possession and order the removal and shipment of property or
12	the principal from any post, warehouse, depot, dock, or other place or storage or
13	safekeeping and execute and deliver any release, voucher, receipt, bill of lading
14	shipping ticket, certificate, or other instrument that the agent considers desirable or
15	necessary for that purpose;
16	(3) prepare, file, and prosecute the claim of the principal to any benefit
17	or assistance to which the principal is, or claims to be, entitled under the provisions or
18	a statute or regulation of the United States, a state, or a subdivision;
19	(4) receive the financial proceeds of a claim of the type described in
20	this subsection; conserve, invest, disburse or use anything received for purposes
21	enumerated in this subsection; and reimburse the agent for expenditures properly made
22	in the execution of the powers conferred by the statutory form power of attorney;
23	(5) prosecute, defend, submit to arbitration, settle, and propose of
24	accept a compromise with respect to a claim existing in favor of, or against, the
25	principal based on or involving a benefit from a government program or military
26	service, or intervene in an action relating to a claim;
27	(6) hire, discharge, or compensate an attorney, accountant, exper
28	witness, or assistant when the agent considers that action to be desirable for the proper
29	execution of any of the powers described in this subsection; [AND]

discontinue, on the principal's behalf, a benefit or program; and

30

31

(7) enroll in, apply for, select, reject, change, amend, or

1	(8) do any other act or acts that the principal can do through an agent,
2	and that [WHICH] the agent considers desirable or necessary to assure to the principal
3	and to the dependents of the principal [,] the maximum possible benefit from the
4	government programs or civil or military service of the United States, a state, or a
5	subdivision.
6	* Sec. 18. AS 13.26.344 is amended by adding a new subsection to read:
7	(q) In a statutory form power of attorney, unless the power of attorney
8	otherwise provides, the language conferring specific authority with respect to gift
9	transactions shall be construed to mean that the principal authorizes the agent only
10	(1) to make a gift of the principal's property only as the agent
11	determines is consistent with the principal's objectives if actually known by the agent
12	and, if unknown, as the agent determines is consistent with the principal's best interest
13	based on all relevant factors, including
14	(A) the value and nature of the principal's property;
15	(B) the principal's foreseeable obligations and need for
16	maintenance;
17	(C) minimization of taxes, including income, estate, inheritance,
18	generation-skipping transfer, and gift taxes;
19	(D) eligibility for a benefit, a program, or assistance under a
20	statute or regulation; and
21	(E) the principal's personal history of making or joining in
22	making gifts;
23	(2) subject to (1) of this subsection, to make outright to, or for the
24	benefit of, a person, a gift of any of the principal's property, including by the exercise
25	of a presently exercisable general power of appointment held by the principal, in an
26	amount for each donee not to exceed the annual dollar limits of the federal gift tax
27	exclusion under 26 U.S.C. 2503(b) (Internal Revenue Code), as amended, without
28	regard to whether the federal gift tax exclusion applies to the gift, or if the principal's
29	spouse agrees to consent to a split gift under 26 U.S.C. 2513 (Internal Revenue Code),
30	as amended, in an amount for each donee not to exceed twice the annual federal gift
31	tax exclusion limit; in this paragraph, "presently exercisable general power of

1	appointment," with respect to property or a property interest subject to a power of
2	appointment, means power exercisable at the time in question to vest absolute
3	ownership in the principal individually, the principal's estate, the principal's creditors,
4	or the creditors of the principal's estate; the term includes a power of appointment not
5	exercisable until the occurrence of a specified event, the satisfaction of an
6	ascertainable standard, or the passage of a specified period only after the occurrence of
7	the specified event, the satisfaction of the ascertainable standard, or the passage of the
8	specified period; the term does not include a power exercisable in a fiduciary capacity
9	or only by will; and
10	(3) subject to (1) of this subsection, to consent, under 26 U.S.C. 2513
11	(Internal Revenue Code), as amended, to the splitting of a gift made by the principal's
12	spouse in an amount for each donee not to exceed the aggregate annual gift tax
13	exclusions for both spouses.
14	* Sec. 19. AS 13.26.347 is amended to read:
15	Sec. 13.26.347. Validity of modified statutory form power of attorney. A
16	power of attorney that satisfies the requirements of AS 13.26.332 - 13.26.344 is not
17	prevented from being a statutory form power of attorney by the fact that it also
18	contains additional language that
19	(1) eliminates from the power of attorney one or more of the powers
20	enumerated in one or more of the subsections of AS 13.26.344 with respect to a
21	section of the statutory form power of attorney that is not eliminated by the principal;
22	(2) supplements one or more of the powers enumerated in one or more
23	of the subsections of AS 13.26.344 with respect to a section of the statutory form
24	power of attorney that is not eliminated by the principal by specifically listing
25	additional powers of the agent; [OR]
26	(3) makes an additional provision that is not substantially inconsistent
27	with the other provisions of the statutory form power of attorney: or
28	(4) relieves an agent of liability for breach of a duty under
29	AS 13.26.327, except to the extent the provision
30	(A) relieves the agent of liability for breach of duty
31	committed dishonestly, with an improper motive, or with reckless

indifference to the purpose	s of the power of atto	orney or the best	interest of
the principal; or			

3 (B) was inserted as a result of an abuse of a confidential or fiduciary relationship with the principal.

* **Sec. 20.** AS 13.26.350 is amended to read:

Sec. 13.26.350. When statutory form power of attorney is not affected by incapacity [DISABILITY OR INCOMPETENCE] of principal. (a) The subsequent incapacity [DISABILITY OR INCOMPETENCE] of a principal does not revoke or terminate the authority of an agent [ATTORNEY-IN-FACT] who acts under a power of attorney in a writing executed by a principal if the writing contains the words "This power of attorney shall become effective upon the incapacity [DISABILITY] of the principal," or contains the words "This power of attorney shall not be affected by the subsequent incapacity [DISABILITY] of the principal," or words substantially similar showing the intent of the principal that the authority conferred shall be exercisable notwithstanding the principal's subsequent incapacity [DISABILITY, INCOMPETENCE,] or uncertainty as to whether the principal is dead or alive.

(b) An act done by an <u>agent</u> [ATTORNEY-IN-FACT] under a power granted in a power of attorney under AS 13.26.332 - 13.26.344 during a period of <u>incapacity</u> [DISABILITY, INCOMPETENCE,] or uncertainty as to whether the principal is dead or alive has the same effect and enures to the benefit of and binds a principal and the principal's distributees, devisees, legatees, and personal representatives as if <u>there</u> <u>were no incapacity of</u> the principal [WERE COMPETENT AND NOT DISABLED]. If a conservator is later appointed for the principal, during the continuance of the appointment, <u>the agent is accountable to the conservator as well as to the principal</u> [THE ATTORNEY-IN-FACT SHALL ACCOUNT TO THE CONSERVATOR RATHER THAN TO THE PRINCIPAL]. The conservator has the same power <u>to revoke, suspend, or terminate the power of attorney that</u> the principal would have if <u>there was no incapacity of</u> the principal [WERE NOT DISABLED OR INCOMPETENT TO REVOKE, SUSPEND, OR TERMINATE THE POWER OF ATTORNEY].

1	* Sec. 21. AS 13.26.353(a) is repealed and reenacted to read:
2	(a) For purposes of AS 13.26.332 - 13.26.344,
3	(1) the incapacity of a principal shall be established by affidavit stating
4	that the principal is unable to manage property or business affairs because the
5	principal
6	(A) has an impairment in the ability to receive and evaluate
7	information or make or communicate decisions even with the use of
8	technological assistance, and this impairment is the result of mental illness,
9	mental deficiency, physical illness, physical disability, advanced age, use of
10	drugs, chronic intoxication, or other similar medical or psychological reason,
11	to such an extent that the principal is unable to manage the principal's property
12	or affairs; or
13	(B) is
14	(i) missing;
15	(ii) detained, including incarcerated in a penal system; or
16	(iii) outside the United States and unable to return; and
17	(2) if the incapacity is based on (1)(A) of this subsection, two
18	physicians or similarly qualified medical professionals who have personally examined
19	the principal shall sign the affidavit; however, the affidavit may be signed by only one
20	physician or similarly qualified medical professional if only one physician or similarly
21	qualified medical professional is available and the affidavit executed by the person
22	states that only one physician or similarly qualified medical professional is available.
23	* Sec. 22. AS 13.26.353(b) is amended to read:
24	(b) A third party who relies on the reasonable representations of an agent
25	[ATTORNEY-IN-FACT] designated under <u>AS 13.26.332 - 13.26.347</u> [AS 13.26.332 -
26	13.26.344] as to a matter relating to a power granted by a properly executed statutory
27	form power of attorney does not incur a liability to the principal or the principal's
28	heirs, assigns, or estate as a result of permitting the agent [ATTORNEY-IN-FACT] to
29	exercise the authority granted by the power of attorney.
30	* Sec. 23. AS 13.26 is amended by adding new sections to read:
31	Sec. 13.26.354. Judicial relief. (a) The following persons may petition a court

1	in accordance with the provisions of AS 13.26.165 - 13.26.324 to construe a power of					
2	attorney, review the agent's conduct, and grant appropriate relief:					
3	(1) the principal or the agent;					
4	(2) the principal's attorney or other legal representative;					
5	(3) a guardian, conservator, or other fiduciary acting for the principal;					
6	(4) a person authorized to make health care decisions for the principal;					
7	(5) the principal's spouse, parent, or descendant;					
8	(6) an individual who would qualify as a presumptive heir of the					
9	principal;					
10	(7) a person named as a beneficiary to receive any property, benefit, or					
11	contractual right on the principal's death or as a beneficiary of a trust created by or for					
12	the principal that has a financial interest in the principal's estate;					
13	(8) the Department of Health and Social Services, the Department of					
14	Administration, the office of the long-term care ombudsman, or other governmental					
15	agency having statutory authority to protect the welfare of the principal;					
16	(9) the principal's caregiver, custodian, or another person that					
17	demonstrates sufficient interest in the principal's welfare; and					
18	(10) a person asked to accept the power of attorney.					
19	(b) Upon motion by the principal, the court shall dismiss a petition filed under					
20	this section, unless the court finds that the principal lacks capacity to revoke the					
21	agent's authority or the power of attorney.					
22	Sec. 13.26.355. Relationship to other laws. (a) Except as provided in (c) of					
23	this section, AS 13.26.326 - 13.26.359 do not supersede any other law applicable to a					
24	financial institution or other entity, and the other law controls if inconsistent with					
25	AS 13.26.326 - 13.26.359.					
26	(b) The remedies in AS 13.26.326 - 13.26.359 are not exclusive and do not					
27	abrogate any right or remedy under the law of this state.					
28	(c) AS 13.26.326 - 13.26.359 modify, limit, or supersede 15 U.S.C. 7001 -					
29	7031 (Electronic Signatures in Global and National Commerce Act), but do not					
30	modify, limit, or supersede 15 U.S.C. 7001(c), or authorize electronic delivery of any					
31	of the notices described in 15 U.S.C. 7003(b).					

*	Sec	24	AS	13 26	356 is	amended	to read:

Sec. 13.26.356. Powers of attorney not revoked until notice of death or
incapacity [DISABILITY]. (a) The death [, DISABILITY] or incapacity
[INCOMPETENCE] of a principal who has executed a power of attorney in writing
does not revoke or terminate the agency as to the [ATTORNEY-IN-FACT,] agent [,]
or other person who, without actual knowledge of the death [, DISABILITY,] or
incapacity [INCOMPETENCE] of the principal, acts in good faith under the power of
attorney [OR AGENCY]. Action so taken, unless otherwise invalid or unenforceable,
binds the principal and the heirs, devisees, and personal representatives of the
principal.

- (b) An affidavit executed by the [ATTORNEY-IN-FACT OR] agent stating that the [ATTORNEY-IN-FACT OR] agent did not have, at the time of doing an act under the power of attorney, actual knowledge of the revocation or termination of the power of attorney by death [, DISABILITY] or **incapacity** [INCOMPETENCE], is, in the absence of fraud, conclusive proof of the nonrevocation or nontermination of the power **of attorney** at that time. If the exercise of the power **of attorney** requires execution and delivery of an instrument that is recordable, the affidavit when authenticated for record is likewise recordable.
- (c) A special power of attorney created before September 4, 1988₂ shall be construed to grant the <u>agent</u> [ATTORNEY-IN-FACT] the powers set out in that special power of attorney.
- * Sec. 25. AS 13.26 is amended by adding a new section to read:
 - **Sec. 13.26.357. Execution of power of attorney.** (a) A power of attorney executed in this state is valid if the principal
 - (1) signs the power of attorney or, if the principal is physically unable to sign the power of attorney, directs, in the principal's conscious presence, another individual to sign the principal's name on the power of attorney; and
 - (2) acknowledges the signature before a notary public or other individual authorized by law to take acknowledgments.
 - (b) Notwithstanding AS 44.50.062(5)(A), a notary public may consider that the principal has signed a power of attorney if the principal is physically unable to sign

1	the power of attorney, and, in the presence of the notary public, directs another
2	individual to sign under (a)(1) of this section.
3	* Sec. 26. AS 13.26.358(a) is amended to read:
4	(a) A public home care provider may not accept a designation as
5	[ATTORNEY-IN-FACT OR] agent by general or special power of attorney for an
6	individual to whom the provider furnishes services unless the designation is held
7	jointly with another individual who is not a public home care provider.
8	* Sec. 27. AS 13.26 is amended by adding a new section to article 5 to read:
9	Sec. 13.26.359. Definitions. In AS 13.26.326 - 13.26.359,
10	(1) "benefits from government programs or civil or military service"
11	means a benefit, a program, or assistance provided under a statute or regulation,
12	including Social Security, Medicare, and Medicaid; and
13	(2) "good faith" means honesty in fact;
14	(3) "incapacity" means inability of an individual to manage property or
15	business affairs because the individual
16	(A) has an impairment in the ability to receive and evaluate
17	information or make or communicate decisions even with the use of
18	technological assistance; or
19	(B) is
20	(i) missing;
21	(ii) detained, including incarcerated in a penal system; or
22	(iii) outside the United States and unable to return; and
23	(4) "retirement plan" means a plan or account created by an employer,
24	the principal, or another individual to provide retirement benefits or deferred
25	compensation of which the principal is a participant, beneficiary, or owner, including a
26	plan or account under the following sections of 26 U.S.C. (Internal Revenue Code):
27	(A) an individual retirement account under 26 U.S.C. 408
28	(Internal Revenue Code), as amended;
29	(B) a Roth IRA under 26 U.S.C. 408A (Internal Revenue Code),
30	as amended;
31	(C) an individual retirement account under 26 U.S.C. 408(q)

1	(internal Revenue Code), as amended,
2	(D) an annuity or custodial account under 26 U.S.C. 403(b)
3	(Internal Revenue Code), as amended;
4	(E) a pension, profit-sharing, stock bonus, or other retirement
5	plan qualified under 26 U.S.C. 401(a) (Internal Revenue Code), as amended;
6	(F) a plan under 26 U.S.C. 457(b) (Internal Revenue Code), as
7	amended; and
8	(G) a nonqualified deferred compensation plan under 26 U.S.C.
9	409A (Internal Revenue Code), as amended.
10	* Sec. 28. AS 13 is amended by adding a new chapter to read:
11	Chapter 28. Recognition of Substitute Decision-Making Documents.
12	Sec. 13.28.010. Validity of substitute decision-making document. (a) Except
13	as provided in AS 13.26.331, a substitute decision-making document for property
14	executed outside this state is valid in this state if, when the document was executed,
15	the execution complied with the law of the jurisdiction indicated in the document or, if
16	jurisdiction is not indicated, the law of the jurisdiction in which the document was
17	executed.
18	(b) Except as provided in AS 13.52.010 and 13.52.247, a substitute decision-
19	making document for health care or personal care executed outside this state is valid in
20	this state if, when the document was executed, the execution complied with
21	(1) the law of the jurisdiction indicated in the document or, if
22	jurisdiction is not indicated, the law of the jurisdiction in which the document was
23	executed; or
24	(2) the laws of this state other than this chapter.
25	(c) Except as otherwise provided by a law of this state other than this chapter, a
26	photocopy or electronically transmitted copy of an original substitute decision-making
27	document has the same effect as the original.
28	Sec. 13.28.020. Meaning and effect of substitute decision-making
29	document. The meaning and effect of a substitute decision-making document and the
30	authority of the decision maker are determined by the law of the jurisdiction indicated
31	in the substitute decision-making document or, if jurisdiction is not indicated, the law

1	of the jurisdiction in which the substitute decision-making document was executed.
2	Sec. 13.28.030. Reliance on substitute decision-making document. (a)
3	Except as otherwise provided in AS 13.26.328, a person that in good faith accepts a
4	substitute decision-making document without actual knowledge that the document is
5	void, invalid, or terminated, or that the purported decision maker's authority is void,
6	invalid, or terminated, may, without inquiry, assume that the document is genuine,
7	valid, and still in effect and that the decision maker's authority is genuine, valid, and
8	still in effect.
9	(b) A person that is asked to accept a substitute decision-making document
10	may request and may, without further investigation, rely on
11	(1) the decision maker's assertion of a fact concerning the individual for
12	whom a decision will be made, the decision maker, or the document;
13	(2) a translation of the document if the document contains, in whole or
14	in part, a language other than English; and
15	(3) an opinion of counsel regarding any matter of law concerning the
16	document if the person requesting the opinion provides in a record the reason for the
17	request.
18	Sec. 13.28.040. Obligation to accept substitute decision-making document.
19	(a) Except as otherwise provided in (b) of this section or by a law of this state other
20	than this chapter, a person shall, within a reasonable time, accept a substitute decision-
21	making document that purportedly meets the validity requirements of AS 13.28.010
22	and may not require an additional or different form of document for authority granted
23	in the document presented.
24	(b) A person is not required to accept a substitute decision-making document if
25	(1) the person otherwise would not be required in the same
26	circumstances to act if requested by the individual who executed the document;
27	(2) the person has actual knowledge of the termination of the decision
28	maker's authority or the document;
29	(3) the person's request under AS 13.28.030(b) for the decision maker's
30	assertion of fact, a translation, or an opinion of counsel is refused;
31	(4) the person in good faith believes that the document is not valid or

1	that the decision maker does not have the authority to request a particular transaction
2	or action; or
3	(5) the person makes, or has actual knowledge that another person has
4	made, a report to the office of the Department of Health and Social Services that
5	administers adult protective services stating a belief that the individual for whom a
6	decision will be made may be subject to abuse, neglect, exploitation, or abandonment
7	by the decision maker or a person acting for or with the decision maker.
8	(c) A person that, in violation of this section, refuses to accept a substitute
9	decision-making document is subject to
10	(1) a court order mandating acceptance of the document; and
11	(2) liability as provided by the court rules of this state for attorney fees
12	and costs incurred in an action or proceeding that mandates acceptance of the
13	document.
14	Sec. 13.28.050. Remedies under other law. The remedies under this chapter
15	are not exclusive and do not abrogate any right or remedy under a law of this state
16	other than this chapter.
17	Sec. 13.28.060. Uniformity of application and construction. In applying and
18	construing this chapter, consideration shall be given to the need to promote uniformity
19	of the law with respect to its subject matter among the states that enact it.
20	Sec. 13.28.070. Relation to Electronic Signatures in Global and National
21	Commerce Act. This chapter modifies, limits, or supersedes 15 U.S.C. 7001 - 7031
22	(Electronic Signatures in Global and National Commerce Act), but does not modify,
23	limit, or supersede 15 U.S.C. 7001(c), or authorize electronic delivery of any of the
24	notices described in 15 U.S.C. 7003(b).
25	Sec. 13.28.090. Definitions. In this chapter,
26	(1) "decision maker" means a person authorized to act for an individual
27	under a substitute decision-making document or to whom a decision maker's authority
28	is delegated, whether denominated a decision maker, agent, attorney-in-fact, proxy,
29	representative, original decision maker, co-decision maker, successor decision maker,
30	or otherwise;
31	(2) "good faith" means honesty in fact;

1	(5) health care means a service of procedure to maintain, diagnose,
2	treat, or otherwise affect an individual's physical or mental condition;
3	(4) "person" means an individual, estate, business or nonprofit entity,
4	public corporation, government or governmental subdivision, agency, or
5	instrumentality, or other legal entity;
6	(5) "personal care" means an arrangement or a service to provide an
7	individual with shelter, food, clothing, transportation, education, recreation, social
8	contact, or assistance with the activities of daily living;
9	(6) "property" means anything that may be subject to ownership,
10	whether real or personal or legal or equitable, or any interest or right in the thing;
11	(7) "record" means information that is inscribed on a tangible medium
12	or that is stored in an electronic or other medium and is retrievable in perceivable
13	form;
14	(8) "substitute decision-making document" means a record created by
15	an individual to authorize a decision maker to act for the individual with respect to
16	property, health care, or personal care.
17	Sec. 13.28.095. Short title. This chapter may be cited as the Uniform
18	Recognition of Substitute Decision-Making Documents Act.
19	* Sec. 29. AS 13.26.338(a), 13.26.344(n), and 13.26.353(c) are repealed.
20	* Sec. 30. The uncodified law of the State of Alaska is amended by adding a new section to
21	read:
22	APPLICABILITY. (a) This Act
23	(1) applies to a power of attorney or substitute decision-making document
24	created on or after the effective date of this Act;
25	(2) applies to a judicial proceeding commenced on or after the effective date of
26	this Act concerning a power of attorney or substitute decision-making document created on or
27	after the effective date of this Act; and
28	(3) does not apply to an act done before the effective date of this Act.
29	(b) In this section, "substitute decision-making document" has the meaning given in
30	AS 13.28.090, enacted by sec. 28 of this Act.
31	* Sec. 31. This Act takes effect January 1, 2017.