GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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SENATE BILL 569 PROPOSED COMMITTEE SUBSTITUTE S569-PCS45410-TG-11

Short Title: Uniform Power of Attorney Act.

Sponsors:

Referred to:

		April 3, 2017
1		A BILL TO BE ENTITLED
2		OOPT THE UNIFORM POWER OF ATTORNEY ACT IN THIS STATE.
3	The General Ass	embly of North Carolina enacts:
4		
5		SED VERSION OF THE UNIFORM POWER OF ATTORNEY ACT
6	SEC	FION 1. The General Statutes are amended by adding a new Chapter to read:
7		" <u>Chapter 32C.</u>
8		" <u>North Carolina Uniform Power of Attorney Act.</u>
9		" <u>Article 1.</u>
10 11	"8 22C 1 101 C	"Definitions and General Provisions.
11	" <u>§ 32C-1-101. S</u>	
12	" <u>§ 32C-1-102.</u> I	may be cited as the North Carolina Uniform Power of Attorney Act.
13 14		g definitions apply in this Chapter:
14	<u>(1)</u>	<u>Agent. – A person granted authority to act for a principal under a power of</u>
16	<u>(1)</u>	attorney, whether denominated an agent, attorney-in-fact, or otherwise. The
17		term includes an original agent, coagent, successor agent, and a person to
18		which an agent's authority is delegated.
19	(2)	Durable. – With respect to a power of attorney, the incapacity of the
20		principal does not terminate the power of attorney.
21	<u>(3)</u>	Electronic Relating to technology having electrical, digital, magnetic,
22		wireless, optical, electromagnetic, or similar capabilities.
23	<u>(4)</u>	Entity A sole proprietorship, corporation, business trust, estate, trust,
24		partnership, limited liability company, association, joint venture, or any
25		other legal or commercial entity whether or not organized for business
26		purposes.
27	<u>(5)</u>	<u>Good faith. – Honesty in fact.</u>
28	<u>(6)</u>	Incapacity. – The inability of an individual to manage property or business
29		affairs because the individual has any of the following statuses:
30		a. An impairment in the ability to receive and evaluate information or
31		make or communicate decisions even with the use of technological
32		assistance.
33		b. <u>Is missing, detained, including incarcerated in a penal system, or</u>
34		outside the United States and unable to return.



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<u>(7)</u>	Internal Revenue Code. – The Internal Reve	enue Code of 1986, as amended
	from time to time. Each reference to a pro-	vision of the Internal Revenue
	Code shall include any successor to that prov	r <u>ision.</u>
<u>(8)</u>	Person An individual, corporation, busines	ss trust, estate, trust, partnership
	limited liability company, association, join	nt venture, public corporation,
	government or governmental subdivision, ag	
	other legal or commercial entity.	
<u>(9)</u>	Power of attorney A writing or other red	cord that grants authority to ar
	agent to act in the place of the principal, whattorney is used.	• •
(10)	Reserved.	
$\frac{(10)}{(11)}$	Principal. – An individual who grants author	ority to an agent in a power of
<u>(11)</u>		onty to an agent in a power of
(12)	attorney.	ot of ownership, whether real of
<u>(12)</u>	<u>Property. – Anything that may be the subject</u> personal, or legal or equitable, or any interest	
(13)	Record. – Information that is inscribed on a t	
<u>(13)</u>	in an electronic or other medium and is retrie	-
(14)		±
<u>(14)</u>	<u>Sign. – With the present intent to authent</u>	-
	execute or adopt a tangible symbol or (ii) to with the record an electronic sound, symbol,	
<u>(15)</u>	State. $-$ A state of the United States, the Dis	
<u>(13)</u>	the United States Virgin Islands, or any	
	subject to the jurisdiction of the United States	• •
(16)	Stocks and bonds. – Stocks, bonds, mutua	
<u>(16)</u>	securities and financial instruments, whethe	
	any other manner. The term does not include	
	and call or put options on stocks or stock inde	•
" <u>§ 32C-1-103.</u> A		<u>exes.</u>
	applies to all powers of attorney except the fol	lowing.
(1)	A power to the extent it is coupled with a	-
	power, including a power given to or fo	-
	connection with a credit transaction.	
<u>(2)</u>	A power to make health care decisions.	
(3)	A proxy or other delegation to exercise voti	ing rights or management rights
<u>(0)</u>	with respect to an entity.	<u></u>
<u>(4)</u>	A power created on a form prescribed by	a government or governmental
	subdivision, agency, or instrumentality for a	
"§ 32C-1-104. P	ower of attorney; durability.	
	attorney created pursuant to this Chapter is	durable unless the instrument
-	es that it is terminated by the incapacity of the	
"§ 32C-1-105. E	xecution of power of attorney.	
A power of	attorney must be (i) signed by the principal	or in the principal's conscious
presence by ano	her individual directed by the principal to si	ign the principal's name on the
power of attorney	and (ii) acknowledged. A signature on a pow	ver of attorney is presumed to be
genuine if the pr	incipal acknowledges the signature before a n	otary public or other individual
authorized by lav	to take acknowledgements.	
" <u>§ 32C-1-106. V</u>	alidity of power of attorney.	
_	ver of attorney executed in this State on or	after the effective date of this
· · ·	f its execution complies with G.S. 32C-1-105.	
	ver of attorney executed in this State before the	
1 1 1 1 1 1	cution complied with the law of this State as it	avisted at the time of avacution

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1	(c) A power of attorney executed other than in this State is valid in thi	s State if, when
2	the power of attorney was executed, the execution complied with any of the following t	
3	(1) The law of the jurisdiction that determines the meaning ar	
4	power of attorney pursuant to G.S. 32C-1-107.	id effect of the
5	(2) The requirements for a military power of attorney pursuant	to 10 USC 8
6	1044b, as amended.	10 10 0.5.0. 3
7	(d) Except as otherwise provided by statute other than this Chapter,	a photocopy or
8	electronically transmitted copy of an original power of attorney has the sam	
9	original.	<u>ie effect as the</u>
10	"§ 32C-1-107. Meaning and effect of power of attorney.	
11	<u>The meaning and effect of a power of attorney is determined by the law of</u>	the jurisdiction
12	indicated in the power of attorney and, in the absence of an indication of juri	5
12	law of the jurisdiction in which the power of attorney was executed.	sulction, by the
13 14	"§ 32C-1-108. Nomination of guardian; relation of agent to court-appointed	d fiduciary
15	(a) In a power of attorney, a principal may nominate a guardian of the pr	
16	or guardian of the principal's person, or general guardian for consideration	
17	superior court if protective proceedings for the principal's estate or person are	
18	principal executes the power of attorney. Except for good cause shown or disq	-
19	clerk of superior court shall make its appointment in accordance with the	
20	recent nomination. If a guardian of the principal's person is nominated in a healt	
20	attorney, that nomination shall control over the nomination, if any, in a power of	
22	(b) If, after a principal executes a power of attorney, the clerk of superior	
23	<u>a guardian of the principal's estate, or general guardian or other fiduciary cl</u>	* *
23 24	management of some or all of the principal's property, the agent is accountable	-
25	or the fiduciary as well as to the principal. The power of attorney is not terr	-
26	agent's authority continues unless limited, suspended, or terminated by the cour	
27	with this Chapter.	
28	"§ 32C-1-109. When power of attorney effective.	
29	(a) A power of attorney is effective when executed unless the principal	provides in the
30	power of attorney that it becomes effective at a future date or upon the occurre	•
31	event or contingency.	
32	(b) If a power of attorney becomes effective upon the occurrence of a	future event or
33	contingency, the principal, in the power of attorney, may authorize one or n	
34	determine in a writing or other record that the event or contingency has occurred	-
35	(c) If a power of attorney becomes effective upon the principal's inc.	
36	principal has not authorized a person to determine whether the principal is inca	
37	person authorized is unable or unwilling to make the determination, the po	
38	becomes effective upon a determination in a writing or other record in one of	
39	manners:	
40	(1) After a personal examination of the principal, by two indiv	viduals who are
41	either a physician, a licensed psychologist, or both, that	
42	incapacitated within the meaning of G.S. 32C-1-102(5)a.	
43	(2) By an attorney-at-law, a judge, or an appropriate government	ntal official that
44	the principal is incapacitated within the meaning of G.S. 32C	
45	Notwithstanding the subsequent capacity of the principal to manage property	erty or business
46	affairs, a power of attorney which becomes effective under this subsectio	n shall remain
47	effective until its termination pursuant to G.S. 32C-1-110(a) or the agent's auth	ority terminates
48	pursuant to G.S. 32C-1-110(b).	
49	(d) <u>A person authorized by the principal in the power of attorney to de</u>	termine that the
50	principal is incapacitated may act as the principal's personal representative	
51	Health Insurance Portability and Accountability Act, §§ 1171 through 1179	9 of the Social

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1	Security .	Act, 42	U.S.C. § 1320d, as amended, and applicable regulations, to	obtain access to
2	•		nealth care information and communicate with the princip	
3	provider.	-		
4	" <u>§ 32C-1</u>	-110. 7	Cermination of power of attorney.	
5	<u>(a)</u>	<u>A pov</u>	ver of attorney terminates when any of the following occur:	
6		<u>(1)</u>	The principal dies.	
7		<u>(2)</u>	If the power of attorney is not durable, the principal becomes	s incapacitated.
8		<u>(3)</u>	The principal revokes the power of attorney.	
9		<u>(4)</u>	The power of attorney provides that it terminates.	
10		<u>(5)</u>	The purpose of the power of attorney is accomplished.	
11		<u>(6)</u>	The principal revokes the agent's authority or the agen	
12			incapacitated, or resigns, and the power of attorney does	not provide for
13			another agent to act under the power of attorney.	
14		<u>(7)</u>	A guardian of the principal's estate or general guardian termi	nates it.
15	<u>(b)</u>		gent's authority terminates when any of the following occur:	
16		<u>(1)</u>	The principal revokes the authority in writing.	
17		<u>(2)</u>	The agent dies, becomes incapacitated, resigns, or is remove	
18		<u>(3)</u>	The court enters a decree of divorce between the principal	I and the agent,
19		(1)	unless the power of attorney otherwise provides.	
20		$\frac{(4)}{(5)}$	The power of attorney terminates.	
21		<u>(5)</u>	A guardian of the principal's estate or general guardian	terminates the
22		Unlag	authority.	
23 24	$\frac{(c)}{(c)}$		s the power of attorney otherwise provides, an agent's author	•
24 25			ty terminates under subsection (b) of this section, notwithsta ecution of the power of attorney.	nunig a lapse of
23 26	(d)		ination of an agent's authority or of a power of attorney is no	ot effective as to
20 27	<u></u>		her person that, without actual knowledge of the termination, a	
28	-		of attorney. An act so performed, unless otherwise invalid o	
29			al and the principal's successors in interest.	<u>r unemoreeuore,</u>
30	(e)		acity of the principal of a power of attorney that is not durable	does not revoke
31			power of attorney as to an agent or other person that, without a	
32			, acts in good faith under the power of attorney. An act so p	
33			l or unenforceable, binds the principal and the principal's succe	
34	(f)		execution of a power of attorney does not revoke a po	
35	previousl	y execu	ted by the principal unless the subsequent power of attorney	provides that the
36	previous	power o	of attorney is revoked or that all other powers of attorney are re	voked.
37	<u>(g)</u>	<u>A pri</u>	ncipal may revoke a power of attorney in one of the following	manners:
38		<u>(1)</u>	If the power of attorney has been registered in an office of	•
39			deeds in this State, it shall be revoked by registration in t	
40			instrument of revocation executed and acknowledged by the	
41			the principal is not incapacitated with proof of service on	-
42			manner prescribed for service under Rule 5 of the North C	arolina Rules of
43			Civil Procedure.	
44		<u>(2)</u>	If the power of attorney has not been registered in an office	
45			deeds in this State, it may be revoked by one of the following	
46			a. <u>Being burnt, torn, canceled, obliterated, or destroyed</u>	
47			and for the purpose of revoking it, by the principal	
48 49			person in the principal's presence and at the principal is not incorporated	cipals direction,
49 50			<u>while the principal is not incapacitated.</u>b. A subsequent written revocatory document	avacuted and
50 51			b. <u>A subsequent written revocatory document</u> acknowledged while not incapacitated.	executed and
51			acknowledged while not incapacitated.	

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(h) A gu	ardian of the principal's estate or general guardian	terminates a power of
	been registered in an office of the register of deeds in t	-
	instrument of revocation executed and acknowledged	
	rvice on the agent in the manner prescribed for service	
-	Rules of Civil Procedure.	
	Coagents and successor agents.	
	ncipal may designate two or more persons to act as coa	agents. A principal may
	e in the power of attorney that coagents act jointly.	
· · · ·	e that coagents act jointly, each coagent may exercise	± ±
	vithout the knowledge, consent, or joinder of any other	
	r of attorney otherwise provides and if any one or more	
-	citated, or otherwise fails to act, the remaining agent or	
to act.		
	ncipal may designate one or more successor agents to	act if an agent resigns,
	ncapacitated, is not qualified to serve, or declines to s	
	to designate one or more successor agents to an	
	ame, office, or function. Unless the power of attorney	
	shall have the following powers and limitations:	*
(1)	The successor agent has the same authority as that	granted to the original
	agent.	
<u>(2)</u>	The successor agent may not act until all predecesso	or agents have resigned,
	died, become incapacitated, are no longer qualifi	ied to serve, or have
	declined to serve.	
(c) Exce	pt as otherwise provided in the power of attorney, a	an agent that does not
participate in or	conceal a breach of fiduciary duty committed by ano	other agent, including a
predecessor ager	it, is not liable for the actions of the other agent.	
(d) Notw	ithstanding the terms of a power of attorney that require	e coagents to act jointly,
a bank or finance	ial institution may rely on an action of any coagent wit	thout the joinder of any
other coagent.		
	Reimbursement and compensation of agent.	
	e terms of the power of attorney specify the am	
-	to be determined, the agent is entitled to the compensati	-
	e terms of the power of attorney do not specify the a	•
	to be determined, and the principal thereafter becom	
	e principal's incapacity the agent is entitled to receive re	_
	the clerk of superior court in accordance with G.S. 32-	
	ss the power of attorney otherwise provides, an a	gent is entitled to be
	xpenses properly incurred on behalf of the principal.	
	Agent's acceptance.	
	herwise provided in the power of attorney, a person acc	
	wer of attorney by exercising authority or performing of	duties as an agent or by
	on or conduct indicating acceptance.	
" <u>§ 32C-1-114.</u> A		
	ithstanding provisions in the power of attorney, an a	•
	hen exercising a power under the power of attorne	ey shall do all of the
following:		and the second
<u>(1)</u>	Act in accordance with the principal's reasonable ex	-
$\langle 0 \rangle$	actually known by the agent and, otherwise, in the pri	<u>incipal s dest interest.</u>
$\frac{(2)}{(2)}$	Act in good faith.	owner of attains
<u>(3)</u>	Act only within the scope of authority granted in the p	power of attorney.

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1	(b) Exce	pt as otherwise provided in the power of attorney, an agent	that has accepted
2	appointment has	s no affirmative duty to exercise the powers or to continue	e to exercise the
3	powers granted	to the agent by the power of attorney, but if the agent exer	rcises any of the
4	granted powers,	the agent shall, in the exercise of such powers, do all of the fol	llowing:
5	<u>(1)</u>	Act loyally for the principal's benefit.	-
6	(2)	Act so as not to create a conflict of interest that impairs the	agent's ability to
7		act impartially in the principal's best interest.	
8	<u>(3)</u>	Act with the care, competence, and diligence ordinarily exercise	ercised by agents
9		in similar circumstances.	
10	<u>(4)</u>	Keep a record of all receipts, disbursements, and transa	actions made on
11		behalf of the principal.	1
12	<u>(5)</u>	Cooperate with a person that has authority to make health of	
13		the principal to carry out the principal's reasonable expectat	
14		actually known by the agent and, otherwise, act in the	principal's best
15		interest.	
16	<u>(6)</u>	Attempt to preserve the principal's estate plan, to the exten	-
17		by the agent, if preserving the plan is consistent with the	
18		interest based on all relevant factors, including the following	<u>.</u>
19 20		a. <u>The value and nature of the principal's property.</u>	
20 21		b. <u>The principal's foreseeable obligations and need for</u>	
21		<u>c.</u> <u>Minimization of taxes, including income, est</u>	<u>ate, inneritance,</u>
22		generation-skipping transfer, and gift taxes.	undar a statuta ar
23 24		<u>d.</u> <u>Eligibility for a benefit, a program, or assistance u</u> regulation.	nuel a statute of
24 25	(7)	Account to the principal or a person designated by the principal	inal in the nower
26	<u>(7)</u>	of attorney.	<u>ipai in the power</u>
20 27	(c) When	n exercising a power under the power of attorney, an agent	that acts in good
28		to any beneficiary of the principal's estate plan for failure to p	
29		n exercising a power under the power of attorney, an act by a	-
30		e best interest of the principal is not voidable and the agent is	-
31	-	nt also benefits from the act or has an individual or confl	
32		operty or affairs of the principal.	
33	(e) Reser		
34	(f) Abse	nt a breach of duty to the principal, an agent is not liable if	the value of the
35	principal's prope	rty declines.	
36	<u>(g)</u> <u>An a</u>	gent that exercises authority to delegate to another person the	authority granted
37	by the principal	or that engages another person on behalf of the principal is not	liable for an act,
38	error of judgme	ent, or default of that person if the agent exercises care,	competence, and
39		cting and monitoring the person.	
40		pt as otherwise provided in the power of attorney, an agent i	-
41		s, disbursements, or transactions conducted on behalf of the	
42		art or requested by the principal, a guardian of the estate, gen-	
43	-	of the principal, by the personal representative or successor	in interest of the
44	principal's estate		
45		Exoneration of agent.	
46		in a power of attorney relieving an agent of liability for b	
47		principal and the principal's successors in interest except t	
48		es the agent of liability for breach of duty committed (i) in bad	
49 50		rence to the purposes of the power of attorney or the bes	<u>st interest of the</u>
50	principal.	Indiaial valiaf	
51	" <u>§ 32C-1-116.</u> J		

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1	(a) The	clerks of superior court of this State shall have origin	nal jurisdiction of
2		er this Chapter. Except as provided in subdivision (4) of t	
3	clerk of superior	court's jurisdiction is exclusive. The following proceedings	are included:
4	<u>(1)</u>	To compel an accounting by the agent, including the po	wer to compel the
5		production of evidence substantiating any expenditure 1	made by the agent
6		from the principal's assets.	
7	<u>(2)</u>	To terminate a power of attorney or to limit, suspend	, or terminate the
8 9		<u>authority of an agent where a guardian of the estate or a g</u> been appointed.	eneral guardian has
10	<u>(3)</u>	To determine compensation for an agent under G.S. 32C-1	I-112(b)
11	$\frac{(3)}{(4)}$	To determine an agent's authority and powers, to const	
12	<u></u>	power of attorney created or governed by this Chapter, an	
13		question arising in the performance by an agent of the a	
14		authority under a power of attorney governed by this Cha	
15		not limited to, the following proceedings:	<u> </u>
16		<u>a.</u> <u>To determine whether and to what extent an age</u>	nt holds a specific
17		grant of authority under G.S. 32C-2-201.	<u>*</u>
18		b. <u>To approve an agent's ability to make a gift on beh</u>	alf of the principal
19		where the gift is governed by G.S. 32C-2-217 be	- -
20		attorney grants the agent only general authority wi	
21		c. To authorize the agent to make a gift of the princip	
22		<u>G.S. 32C-2-218.</u>	
23		<u>d.</u> <u>To authorize the agent to do an act described in</u>	G.S. 32C-2-201(a),
24		other than the act to make a gift, under G.S. 32C-2	
25		e. To determine whether and to what extent accepta	ance of a power of
26		attorney shall be mandated under G.S. 32C-1-120(<u>f).</u>
27		Any party may file a notice of transfer of a proceeding	g pursuant to this
28		subdivision to the superior court division of the General	Court of Justice as
29		provided in G.S. 28A-2-6(h). In the absence of a remova	l to superior court,
30		Article 26 of Chapter 1 of the General Statutes shall app	
31		commenced under this Chapter to the extent consistent wi	th this subsection.
32	(b) With	out otherwise limiting the jurisdiction of the superior con	urt division of the
33		of Justice, the clerk of superior court shall not have juris	sdiction under this
34	subsection over t	he following actions:	
35	<u>(1)</u>	To modify or amend a power of attorney instrument.	
36	<u>(2)</u>	By or against creditors or debtors of an agent or principal.	
37	<u>(3)</u>	Involving claims for monetary damages, including cla	ims for breach of
38		fiduciary duty, fraud, and negligence.	~
39	<u>(4)</u>	To set aside a power of attorney based on undue inf	fluence or lack of
40		capacity.	
41	<u>(5)</u>	For the recovery of property transferred or conveyed by	
42	()	of a principal with intent to hinder, delay, or defraud the p	-
43		edings brought under the provisions of subsection (a) of the	
44		rescribed for in estate proceedings under G.S. 28A-2-6 and	may be brought by
45	the following per		
46	<u>(1)</u>	The principal or the agent.	
47	<u>(2)</u>	A general guardian, guardian of the principal's estate,	or guardian of the
48		principal's person.	• 1
49 50	$\frac{(3)}{(4)}$	The personal representative of the estate of a deceased print	
50	$\frac{(4)}{(5)}$	A person authorized to make health care decisions for the	principal.
51	<u>(5)</u>	Any other interested person.	

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1	(d) Venue of any proceeding brought under subsection (a) of this section, is proper in
2	any of the following:
3	(1) The county in which the principal resides or domiciled.
4	(2) Any county in which an agent resides.
5	(3) Any county in which property of the principal is located.
6	(e) Nothing in this section shall affect the right of a person to file an action in the
7	Superior Court Division of the General Court of Justice for declaratory relief under Article 26
8	of Chapter 1 of the General Statutes.
9	(f) Upon motion by the principal, the clerk of superior court shall dismiss a petition
10	filed under subsection (a) of this section, unless the clerk of superior court determines the
11	principal is incapacitated within the meaning of G.S. 32C-1-102(5).
12	(g) Any party adversely affected by an order of the clerk of superior court in a
13	proceeding commenced under subsection (a) of this section may appeal the clerk's order as
14	provided in G.S. 1-301.3.
15	" <u>§ 32C-1-117. Agent's liability.</u>
16	(a) <u>A violation by an agent of this Chapter is a breach of fiduciary duty.</u>
17	(b) To remedy a breach of fiduciary duty that has occurred or may occur involving a
18	power of attorney, the court may do the following:
19	(1) Enjoin an agent from committing a breach of fiduciary duty.
20	(2) Compel an agent to redress a breach of fiduciary duty by paying money,
21	restoring property, or other means.
22	(3) Order an agent to account.
23	(4) Appoint a special fiduciary to take possession of the property subject to the
24	power of attorney and administer that property.
25	(5) Suspend an agent.
26	(6) <u>Remove an agent.</u>
27	(7) Reduce or deny compensation to or reimbursement of an agent.
28	(8) Subject to G.S. 32C-1-119 and other laws governing the rights of third
29	persons dealing in good faith with an agent, void an act of an agent, impose
30	a lien or a constructive trust on property subject to the power of attorney, or
31	trace property wrongfully disposed by an agent and recover the property or
32	its proceeds.
33	(9) Order any other appropriate relief.
34 25	(c) The court may, for good cause shown, relieve an agent from liability for any breach
35 36	of fiduciary duty under a power of attorney, or wholly or partly excuse an agent who has acted honestly and reasonably from liability for a breach of fiduciary duty under a power of attorney.
30 37	(d) An agent who commits a breach of fiduciary duty under a power of attorney is liable
38	for the following:
38 39	(1) The amount required to restore the value of the property subject to the power
40	of attorney and distributions from that property to what they would have
41	been had the breach not occurred; and
42	(2) The profit the agent made by reason of the breach.
43	(e) Except as otherwise provided in this subsection, if more than one agent is liable for
44	a breach of fiduciary duty under a power of attorney, an agent is entitled to contribution from
45	the other agent or agents. An agent is not entitled to contribution if the agent was substantially
46	more at fault than another agent or if the agent committed the breach of fiduciary duty in bad
47	faith or with reckless indifference to the purposes of the power of attorney or the best interests
48	of the principal. An agent who received a benefit from the breach of fiduciary duty is not
49	entitled to contribution from another agent to the extent of the benefit received.

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(f) An a	agent is liable for any profit made by the agent arising f	from dealings with
	t to the power of attorney, even absent a breach of fiduciar	
	ts an agent's right to compensation under G.S. 32C-1-112.	<u></u>
	ent a breach of fiduciary duty under a power of attorney, an	agent is not liable
	preciation in the value of property subject to the power of	-
having made a p		
<u>(h)</u> <u>In a</u>	judicial proceeding involving a claim for breach of fiduce	ciary duty under a
power of attorn	ey, the court may award costs and expenses, including rea	asonable attorneys'
	d in G.S. 6-21(2).	
	Agent's resignation; notice.	
	power of attorney provides a different method for an agen	nt's resignation, an
agent may resign	n by giving written notice of resignation to the following:	
<u>(1)</u>	To the principal if the principal is not incapacitated.	
<u>(2)</u>	If the principal is incapacitated, to (i) the guardian of the	
	the guardian of the principal's person, or general guardia	
	appointed, and (ii) any coagent or, if none, the suc	cessor agent next
	designated.	
	Acceptance of and reliance upon power of attorney.	1 1 10
	purposes of this section and G.S. 32C-1-120, the term "ack	
	rified before a notary public or other individual at	utnorized to take
acknowledgeme		of attomay without
· · · ·	erson that in good faith accepts an acknowledged power of ge that the signature is not genuine may rely upon the	•
	that the signature is genuine.	presumption under
	erson that in good faith accepts a power of attorney without	t actual knowledge
	of attorney is void, invalid, or terminated, that the purported	
-	terminated, or that the agent is exceeding or improperly ex-	-
	y rely upon the power of attorney as if the power of attor	
	n effect, the agent's authority were genuine, valid and still	
	exceeded and had properly exercised the authority and (ii)	
-	any breach of fiduciary duty by the agent, including any bre	
	ing, or any misapplication of money or other property pai	
	agent. This subsection applies without regard to whether	
dealing with the	agent demands or receives a certification under subsection (d) of this section.
<u>(d)</u> <u>A pe</u>	erson that is asked to accept a power of attorney may requ	est, and rely upon,
without further i	investigation, any one or more of the following:	
<u>(1)</u>	A certification executed by the agent to the effect that the	
	actual knowledge at the time of the presentation of the pe	
	the person (i) that the power of attorney is void, invalid,	
	that the agent's authority is void, invalid, or terminated; of	
	would cause the agent to question the authenticity or valid	
	attorney. A certification meeting the requirements of thi	
	be sufficient proof to the requesting person that (i) the p	
	authentic and valid and has not been terminated, (ii) the	
	valid and has not been terminated, and (iii) other factual n	
	certification regarding the principal, agent, or power of a	
	the exercise of the power of attorney requires execution	
	instrument that is recordable, the person accepting the	
	require that the certification be prepared and executed so a	
	A certification in the form described in G.S. 32C-3-302	shall be deelled to

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1		meet the requirements of this subsection but s	hall not be the sole means of
2		meeting those requirements.	
3	(2)	An English translation of the power of attorn	ney if the power of attorney
4		contains, in whole or in part, language other that	n English.
5	(3)	An opinion of counsel as to any matter of la	aw concerning the power of
6		attorney if the person making the request pr	ovides in a writing or other
7		record the reason for the request.	_
8	<u>(e)</u> <u>An E</u>	nglish translation or an opinion of counsel request	ted under this section must be
9		principal's expense unless the request is made m	
10	after the power of	f attorney is presented for acceptance.	
11	<u>(f)</u> <u>For p</u>	purposes of this section and G.S. 32C-1-120, a p	erson that conducts activities
12	through employed	ees is without actual knowledge of a fact relating	ng to a power of attorney, a
13	principal, or an	agent if the employee conducting the transact	tion involving the power of
14	attorney is witho	ut actual knowledge of the fact.	
15	(g) This	section does not affect any provision in a power of	of attorney for its termination
16	by expiration of	time or occurrence of an event other than an expr	ress revocation or a change in
17	the principal's ca	pacity.	
18	" <u>§ 32C-1-120. I</u>	Liability for refusal to accept acknowledged po-	<u>wer of attorney.</u>
19		cson is not required to accept, and is not liable for	or refusing to accept, a power
20	of attorney that h	as not been duly acknowledged.	
21	(b) Exce	pt as otherwise provided in this section:	
22	<u>(1)</u>	No later than seven business days after prese	
23		power of attorney for acceptance, a person s	
24		attorney; (ii) refuse to accept the power of atto	
25		(c) and (d) of this section; or (iii) request a cer	
26		opinion of counsel pursuant to G.S. 32C-1-119(
27	<u>(2)</u>	If a person requests a certification, a translation	▲
28		pursuant to G.S. 32C-1-119(d), then within five	
29		of the requested items in reasonably satisfactory	-
30		(i) accept the power of attorney or (ii) refuse to	
31	<i>(</i> -)	pursuant to subsections (c) and (d) of this section	
32	<u>(3)</u>	A person may not require an additional or	-
33		attorney if the power of attorney presented rea	• • •
34	<pre>/ ``</pre>	the agent to conduct the business the agent desir	
35		son is not required to accept an acknowledged po	ower of attorney if any of the
36	following circun		
37	<u>(1)</u>	The person is not otherwise required to enga	ige in a transaction with the
38		principal in the same circumstances.	
39	<u>(2)</u>	Engaging in a transaction with the agent o	- -
40	(2)	circumstances would be inconsistent with applie	
41	<u>(3)</u>	The person has actual knowledge of the termin	
42	(A)	or of the power of attorney before exercise of th	
43	<u>(4)</u>	A request for a certification, a translation, or at 1000 m^2	i opinion of counsel pursuant
44 45	(5)	to G.S. 32C-1-119(d) is refused.	ion on on oninion of councel
45 46	<u>(5)</u>	The person requesting a certification, a translat	=
46 47		pursuant to G.S. 32C-1-119(d) does not reconcisionally activity form within a reasonable	2
		reasonably satisfactory form within a reasonable	-
48 40	<u>(6)</u>	The person in good faith believes that the powe	
49 50		does not have the authority to perform the act	-
		certification, a translation, or an opinior $G = \frac{2}{3} \frac{1}{2} \frac{1}$	
51		G.S. 32C-1-119(d) has been requested or provid	<u>100.</u>

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	(7)	The person has reasonable cause to question the	e authenticity or validity of
	<u>., ,</u>	the power of attorney or the appropriateness of its	
	<u>(8)</u>	The agent or principal has previously breache	
	<u>(0)</u>	person, whether in an individual or fiduciary capa	
	<u>(9)</u>	The person makes, or has actual knowledge that	
	(9)	report to the local adult protective services office	
		a good faith belief that the principal may be sub	
		abuse, neglect, exploitation, or abandonment by t	the agent of a person acting
(4)	With	for or with the agent.	ais spation nothing in this
<u>(d)</u> Thomton a		out limiting the generality of subsection (c) of the	ins section, nothing in this
<u>napter r</u>	-	a person to do any of the following:	Son accent if the principal is
	<u>(1)</u>	Open an account for a principal at the request of	an agent if the principal is
	(2)	not currently a customer of the person.	4
	$\frac{(2)}{(2)}$	Make a loan to the principal at the request of the a	
	<u>(3)</u>	Permit an agent to conduct business not authorize	
		of attorney, or otherwise not permitted by applica	-
<u>(e)</u>	-	rson that refuses in violation of this section to acce	ept an acknowledged power
of attorne		bject to all of the following:	6
	$\frac{(1)}{(2)}$	A court order mandating acceptance of the power	
	<u>(2)</u>	Liability for reasonable attorney's fees and cost	
	$\langle 0 \rangle$	proceeding that mandates acceptance of the powe	•
(0)	<u>(3)</u>	Any other remedy available under applicable law	_
<u>(f)</u>	-	principal, the agent, or a person presented with a po	• •
-	-	determine whether and to what extent acceptance of	
		ne court may award costs and expenses, including r	
		ut may award attorneys' fees to the agent only	where the proceeding has
<u>ubstantia</u>		-	· · · · · · ·
<u>(g)</u>		ing in this Chapter amends or modifies the rights of	
		rminate any deposit account in accordance with app	
<u>(h)</u>		rson who is presented with a power of attorney sh	
		fused to accept the power of attorney solely on the b	basis of failure to accept the
		y within seven business days.	1
<u>(i)</u>		rson who promptly requests a certification, a tra	-
-		t to G.S. 32C-1-119(d) is not deemed to have unrea	• •
		y prior to receipt of the requested items in reasonable	ly acceptable form.
-		Principles of law and equity.	1 • • 1 • • •
		n law, including the common law of agency,	
		Chapter, except to the extent modified by this Chapter,	pter or another provision of
the Gener			,•,•
		Laws applicable to financial institutions and othe	
		r does not supersede any other law applicable to fin	
		other law controls if inconsistent with the provision	s of this Chapter.
		Remedies under other law.	
		s under this Chapter are not exclusive and do not al	brogate any right or remedy
under the	law of	this State, other than this Chapter.	
		" <u>Article 2.</u>	
	0.01	" <u>Authority.</u>	1 (1 •
		Authority requiring specific grant; grant of gener	
<u>(a)</u> .		ss the exercise of the authority by an agent under	1
	-	bited by another agreement or instrument to which	the authority or property is
subject, t	nen the	following apply:	

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	(1)	An agent may do the following on behalf of the princ	ipal or with the
2	<u>1-1</u>	principal's property only if the power of attorney expressly	-
		that authority:	grunts the ugent
		<u>a. Make a gift.</u>	
		b. Create or change rights of survivorship.	
		<u>c.</u> <u>Create or change a beneficiary designation.</u>	
		c.Create or change a beneficiary designation.d.Delegate authority granted under the power of attorn	ev
		e. Waive the principal's right to be a beneficiary of a j	
		annuity, including a survivor benefit under a retirem	
		<u>f.</u> Exercise fiduciary powers that the principal has auth	
		g. Renounce or disclaim property, including a power of	
	(2)	An agent may do the following only if the power of attorne	
	<u>(2)</u>	trust expressly grants the agent that authority:	y or terms or the
		<u>a.</u> Exercise the powers of the principal as settlor of a 1	evocable trust in
		accordance with G.S. 36C-6-602.1.	evocuble trust m
		b. Exercise the powers of the principal as settlor of an	irrevocable trust
		to consent to the trust's modification or termination	
		with G.S. 36C-4-411(a).	<u>in in decordance</u>
	(b) Notw	ithstanding a grant of authority to do an act described in subs	ection (a) of this
		t may exercise such authority only as the agent determines i	
		bbjectives if actually known by the agent and, if unknow	
		nsistent with the principal's best interest based on all releva	
	may include the		
	(1)	The value and nature of the principal's property.	
	(2)	The principal's foreseeable obligations and need for mainten	ance.
	$\overline{(3)}$	Minimization of taxes, including income, estat	
		generation-skipping transfer, and gift taxes.	
	<u>(4)</u>	Eligibility for a benefit, a program, or assistance und	ler a statute or
		regulation.	
	<u>(5)</u>	The principal's personal history of making or joining in mak	<u>ing gifts.</u>
	<u>(6)</u>	The principal's existing estate plan.	
	(c) Notw	ithstanding a grant of authority to do an act described in subs	ection (a) of this
	section, unless th	ne power of attorney otherwise provides, an agent may not e	xercise authority
	under a power of	f attorney to create in the agent, or in an individual to whom	the agent owes a
		of support, an interest in the principal's property, whether	by gift, right of
	survivorship, ber	neficiary designation, disclaimer, or otherwise.	
	(d) Subje	ct to subsections (a), (b), (c), (e), and (f) of this section, if a p	ower of attorney
		nt authority to do all acts that a principal could do, the agen	
	authority describ	ed in G.S. 32C-2-204 through G.S. 32C-2-216 and G.S. 32C-2	2-220.
	(e) Unles	s the power of attorney otherwise provides, a grant of authority	ty to make a gift
	is subject to subs	ections (b) and (c) of this section and G.S. 32C-2-217.	
	(f) <u>Subje</u>	ct to subsections (a), (b), (c), and (e) of this section, if the sub	ojects over which
		nted in a power of attorney are similar or overlap, the but	coadest authority
	controls.		
		prity granted in a power of attorney is exercisable with respec	
	the principal has	when the power of attorney is executed or acquires later, w	hether or not the
	property is locat	ed in this State and whether or not the authority is exercised	or the power of
	attorney is execu	ted in this State.	
		ct performed by an agent pursuant to a power of attorney has	
		benefit of and binds the principal and the principal's successo	rs in interest as if
	the principal had	performed the act.	

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1	"§ 32C-2-202. I	ncorporation of authority.	
2		gent has authority described in this Chapter if the po	ower of attorney refers to
3		with respect to the descriptive term for the subjects	-
4		C-2-217 and G.S. 32C-2-220 or cites the section i	
5	described.		
6		ference in a power of attorney to general autho	rity with respect to the
7		for a subject in G.S. 32C-2-204 through G.S. 32C-2	•
8	·	G.S. 32C-2-204 through G.S. 32C-2-217 and G.S. 32	
9		if it were set out in full in the power of attorney.	1
10		ncipal may modify authority incorporated by reference	e.
11		Construction of authority, generally.	
12		herwise provided in the power of attorney, by execu	uting a power of attorney
13		by reference a subject described in G.S. 32C-2-204	
14		220 or that grants to an agent authority to do all acts	
15		32C-2-201(d), a principal authorizes the agent, with	
16	do all of the follo		
17	(1)	Demand, receive, and obtain by litigation or othe	erwise, money or another
18		thing of value to which the principal is, may be	
19		entitled, and conserve, invest, disburse, or use	anything so received or
20		obtained for the purposes intended.	
21	<u>(2)</u>	Contract in any manner with any person, on terms	agreeable to the agent, to
22		accomplish a purpose of a transaction and p	
23		terminate, reform, restate, release, or modify the co	
24		made by or on behalf of the principal.	
25	<u>(3)</u>	Execute, acknowledge, seal, deliver, file, or re	ecord any instrument or
26		communication the agent considers desirable to a	
27		transaction, including creating at any time a sched	
28		the principal's property and attaching it to the powe	-
29	<u>(4)</u>	Initiate, participate in, submit to alternative dispute	
30		or propose or accept a compromise with respect to	a claim existing in favor
31		of or against the principal or intervene in litigation	relating to the claim.
32	<u>(5)</u>	Seek on the principal's behalf the assistance of a co	-
33		agency to carry out an act authorized in the power of	
34	<u>(6)</u>	Engage, compensate, and discharge an attorney,	accountant, discretionary
35		investment manager, expert witness, or other adviso	or.
36	(7)	Prepare, execute, and file a record, report, or other	
37		promote the principal's interest under a statute or re	
38	<u>(8)</u>	Communicate with any representative or employ	
39		governmental subdivision, agency, or instrument	
40		principal.	
41	<u>(9)</u>	Access communications intended for, and comm	unicate on behalf of the
42		principal, whether by mail, electronic transmiss	sion, telephone, or other
43		means.	-
44	(10)	Do any lawful act with respect to the subject and	all property related to the
45		subject.	
46	" <u>§ 32C-2-204.</u> F	Real property.	
47	Unless the po	ower of attorney otherwise provides, language in a p	ower of attorney granting
48	-	with respect to real property authorizes the agent to c	
49	<u>(1)</u>	Demand, buy, lease, receive, accept as a gift or as	
50		of credit, or otherwise acquire or reject an interest	•
51		incident to real property.	

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1	<u>(2)</u>	Sell; exchange; convey with or without covenants, r	epresentations, or
2		warranties; quitclaim; release; surrender; retain title for se	ecurity; encumber;
3		partition; consent to partitioning; subject to an easen	nent or covenant;
4		subdivide; apply for zoning or other governmental permits	; plat or consent to
5		platting; develop; grant an option concerning; lease; suble	ease; contribute to
6		an entity in exchange for an interest in that entity; or o	otherwise grant or
7		dispose of an interest in real property or a right incident to	real property.
8	<u>(3)</u>	Pledge or encumber an interest in real property or right	nt incident to real
9		property as security for the principal or any entity in whic	h the principal has
10		an ownership interest to borrow money or to pay, renew,	or extend the time
11		of payment of (i) a debt of the principal, (ii) or a debt	
12		principal, (iii) a debt of any entity in which the principal	has an ownership
13		interest, or (iv) a debt guaranteed by any entity in which the	he principal has an
14		ownership interest.	
15	<u>(4)</u>	Release, assign, satisfy, or enforce by litigation or othe	rwise a mortgage,
16		deed of trust, conditional sale contract, encumbrance, lien	, or other claim to
17		real property which exists or is asserted.	
18	<u>(5)</u>	Manage or conserve an interest in real property or a rig	ht incident to real
19		property owned or claimed to be owned by the principal or	
20		the principal, including all of the following:	
21		<u>a.</u> <u>Insuring against liability or casualty or other loss.</u>	
22		b. Obtaining or regaining possession of or protecti	ng the interest or
23		right by litigation or otherwise.	
24		c. Paying, assessing, compromising, or contesting tax	xes or assessments
25		or applying for and receiving refunds in connection	with them.
26		d. <u>Purchasing supplies, hiring assistance or labor, and</u>	l making repairs or
27		alterations to the real property.	
28		e. Obtaining title insurance for the benefit of the pr	incipal and/or any
29		lender that has or will obtain a mortgage	or deed of trust
30		encumbering the real property.	
31	<u>(6)</u>	Use, develop, alter, replace, remove, erect, or install s	
32		improvements upon real property in or incident to which the	ne principal has, or
33		claims to have, an interest or right.	
34	<u>(7)</u>	Participate in a reorganization with respect to real property	
35		owns an interest in or right incident to real property and	
36		act with respect to stocks and bonds or other property rec	<u>ceived in a plan of</u>
37		reorganization, including all of the following:	
38		<u>a.</u> <u>Selling or otherwise disposing of them.</u>	
39		b. Exercising or selling an option, right of conversion	on, or similar right
40		with respect to them.	
41		c. Exercising any voting rights in person or by proxy.	
42	<u>(8)</u>	Change the form of title of an interest in or right incident to	
43	<u>(9)</u>	Dedicate to public use, with or without consideration, e	
44		real property in which the principal has, or claims to have,	
45	<u>(10)</u>	With respect to any real property owned or claimed to	
46		principal's spouse and in which the principal's only int	
47		interest, waive, release, or subordinate the principal's inch-	· ·
48		to G.S. 29-30 to claim an elective life estate in the real p	1 1 1
49		of whether the waiver, release, or subordination will ben	efit the agent or a
50		person to whom the agent owes an obligation of support.	
51	" <u>§ 32C-2-205. T</u>	angible personal property.	

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1	Unless the p	ower of attorney otherwise provides, language in a pov	wer of attorney granting
2		with respect to tangible personal property authorizes t	
3	following:	with respect to ungrote personal property uniformed t	the agent to do an of the
1	<u>10110wing.</u> (1)	Demand, buy, receive, accept as a gift or as secur	ity for an extension of
	<u>(1)</u>	credit, or otherwise acquire or reject ownership or	-
		personal property or an interest in tangible personal p	
	<u>(2)</u>	Sell; exchange; convey with or without covenar	
		warranties; quitclaim; release; surrender; create a se	• •
		options concerning; lease; sublease; or, otherwis	
		personal property or an interest in tangible personal p	
	<u>(3)</u>	Grant a security interest in tangible personal pro-	perty or an interest in
		tangible personal property as security for the principa	al or any entity in which
		the principal has an ownership interest to borrow mo	<u>ney or to pay, renew, or</u>
		extend the time of payment of (i) a debt of the	e principal, (ii) a debt
		guaranteed by the principal, (iii) a debt of any entity	y in which the principal
		has an ownership interest, or (iv) a debt guaranteed	
		the principal has an ownership interest.	
	(4)	Release, assign, satisfy, or enforce by litigation o	r otherwise, a security
	<u></u>	interest, lien, or other claim on behalf of the pri	
		tangible personal property or an interest in tangible p	± ±
	<u>(5)</u>	Manage or conserve tangible personal property or	
	<u>(5)</u>	personal property on behalf of the principal, including	_
		b. Obtaining or regaining possession of or pro	stecting the property or
		interest, by litigation or otherwise.	
		c. Paying, assessing, compromising, or contesting	-
		or applying for and receiving refunds in co	onnection with taxes or
		assessments.	
		<u>d.</u> <u>Moving the property from place to place.</u>	
		e. Storing the property for hire or on a gratuitous	<u>s bailment.</u>
		f. Using and making repairs, alterations, or	improvements to the
		property.	
	<u>(6)</u>	Change the form of title of an interest in tangible pers	sonal property.
	"§ 32C-2-206. §	Stocks and bonds.	
		ower of attorney otherwise provides, language in a pov	wer of attorney granting
		y with respect to stocks and bonds authorizes the	
	following:	/ ····· ··· ···· ·····················	<u></u>
	<u>(1)</u>	Buy, sell, and exchange stocks and bonds.	
	$\frac{(1)}{(2)}$	Establish, continue, modify, or terminate an accoun	t with respect to stocks
	<u>(2)</u>	and bonds.	t with respect to stocks
	(2)		l on any antity in which
	<u>(3)</u>	<u>Pledge stocks and bonds as security for the principa</u>	
		the principal has an ownership interest to borrow mon	• • •
		extend the time of payment of (i) a debt of the	· · · · · · · · · · · · · · · · · · ·
		guaranteed by the principal, (iii) a debt of any entity	· · · ·
		has an ownership interest, or (iv) a debt guaranteed	by any entity in which
		the principal has an ownership interest.	
	<u>(4)</u>	Receive certificates and other evidences of ownershi	p with respect to stocks
		and bonds.	
	<u>(5)</u>	Exercise voting rights with respect to stocks and	
		proxy, enter into voting trusts, and consent to limitati	ons on the right to vote.
	" <u>§ 32C-2-207.</u> (Commodities and options.	

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Unless the po	ower of attorney otherwise provides, language in	a power of attorney granting
-	with respect to commodities and options author	
following:	* *	
(1)	Buy, sell, exchange, assign, settle, and exercise	commodity futures contracts
	and call or put options on stocks or stock in	-
	option exchange.	<u> </u>
(2)	Establish, continue, modify, and terminate optic	on accounts.
	anks and other financial institutions.	
	ower of attorney otherwise provides, language in	a power of attorney granting
	with respect to banks and other financial institu	
do all of the follo		<u> </u>
<u>(1)</u>	<u>Continue, modify, and terminate an account o</u>	r other banking arrangement
	made by or on behalf of the principal.	
<u>(2)</u>	Establish, modify, and terminate an account o	r other banking arrangement
<u>(2)</u>	with a bank, trust company, savings and loan as	
	company, brokerage firm, or other financial inst	
<u>(3)</u>	Contract for services available from a financial	
<u>(5)</u>	a safe deposit box or space in a vault, and con	
	any such services.	timue, mourry, and terminate
(A)	Withdraw, by check, order, electronic funds tra	nefer or otherwise money or
<u>(4)</u>	property of the principal deposited with or left	-
	institution.	In the custody of a finalicial
(5)	Receive statements of account, vouchers, not	isso and similar documents
<u>(5)</u>		
(6)	from a financial institution and act with respect	
$\frac{(6)}{(7)}$	Enter a safe deposit box or vault and withdraw of	
<u>(7)</u>	Borrow money and pledge as security person	
	necessary to borrow money or pay, renew, or e	
	a debt of the principal or a debt guaranteed by th	
<u>(7a)</u>	Guarantee any obligation necessary for any ent	
	an ownership interest to borrow money or to pa	ay, renew, or extend the time
(71)	of payment of a debt.	- i - 1
<u>(7b)</u>	Pledge as security personal property of the prin	
	in which the principal has an ownership interes	t to borrow money or to pay,
$\langle 0 \rangle$	renew, or extend the time of payment of a debt.	1
<u>(8)</u>	Make, assign, draw, endorse, discount, guarant	
	notes, checks, drafts, and other negotiable or	
	principal or payable to the principal or the prin	-
	receive the cash or other proceeds of those tra	
	drawn by a person upon the principal and pay it	
<u>(9)</u>	Receive for the principal and act upon a sight	· · · · · · · · · · · · · · · · · · ·
	other document of title, whether tangible or elec	ctronic, or other negotiable or
	nonnegotiable instrument.	
<u>(10)</u>	Apply for, receive, and use letters of credit, cred	
	transaction authorizations, and traveler's check	
	and give an indemnity or other agreement in	n connection with letters of
	<u>credit.</u>	
<u>(11)</u>	Consent to an extension of the time of payment	
	paper or a financial transaction with a financial	
<u>(12)</u>	Establish, modify, and terminate an ABLE account	ount as defined under section
	529A of the Internal Revenue Code with any	State or financial institution

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1		the agent has with regard to any other account with	h a bank or other financial
2		institution.	
3	" <u>§ 32C-2-209. C</u>	peration of entity.	
4	Subject to the	e terms of a document or an agreement governi	ng an entity or an entity
5	ownership interes	st, and unless the power of attorney otherwise provide	les, language in a power of
6	attorney granting	general authority with respect to operation of an en	tity authorizes the agent to
7	do all of the follo	wing:	
8	<u>(1)</u>	Operate, buy, sell, enlarge, reduce, or terminate an	ownership interest.
9	<u>(2)</u>	Perform a duty or discharge a liability and exerci	se in person or by proxy a
10		right, power, privilege, or option that the principa	l has, may have, or claims
11		<u>to have.</u>	
12	<u>(3)</u>	Enforce the terms of an ownership agreement.	
13	<u>(4)</u>	Initiate, participate in, submit to alternative dispute	
14		or propose or accept a compromise with respect	
15		principal is a party because of an ownership intere	
16	<u>(5)</u>	Exercise in person or by proxy, or enforce by litig	•
17		power, privilege, or option the principal has or cl	aims to have as the holder
18		of stocks and bonds.	
19	<u>(6)</u>	Initiate, participate in, submit to alternative dispute	
20		or propose or accept a compromise with respect	to litigation to which the
21		principal is a party concerning stocks and bonds.	
22	<u>(7)</u>	With respect to an entity owned solely by the princ	-
23		<u>a.</u> <u>Continue, modify, renegotiate, extend, and</u>	
24		by or on behalf of the principal with re	spect to the entity before
25		execution of the power of attorney.	
26		b. Determine all of the following:	
27 28		<u>1.</u> <u>The location of its operation.</u>	
28 29		2.The nature and extent of its busines3.The methods of manufacturing.	
29 30		<u>3.</u> <u>The methods of manufacturing</u> financing, accounting, and adve	
31		operation.	rusing employed in its
32			carried
33		4.The amount and types of insurance5.The mode of engaging, compensa	
34		employees and accountants, attorne	
35		c. <u>Change the name or form of organization</u>	-
36		operated and enter into an ownership agree	
37		take over all or part of the operation of the	
38		d. Demand and receive money due or claimed	•
39		principal's behalf in the operation of the	
40		disburse the money in the operation of the	•
41	<u>(8)</u>	Put additional capital into an entity in which the pr	
42	$\overline{(9)}$	Join in a plan of reorganization, consolidation, con	
43		merger of the entity.	
44	<u>(10)</u>	Sell or liquidate all or part of an entity.	
45	(11)	Establish the value of an entity under a buyou	t agreement to which the
46		principal is a party.	_
47	<u>(12)</u>	Prepare, sign, file, and deliver reports, compilation	ons of information, returns,
48		or other papers with respect to an entity and make	1 1
49	<u>(13)</u>	Pay, compromise, or contest taxes, assessment	-
50		perform any other act to protect the principal fr	
51		taxation, assessments, fines, or penalties, with res	pect to an entity, including

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	attempts to recover, in any manner permitted by law, mafter the execution of the power of attorney.	noney paid before or
" <u>§ 32C-2-210.</u> In	± • •	
Unless the po	wer of attorney otherwise provides, language in a power	of attorney granting
following:		-
<u>(1)</u>	Continue, pay the premium or make a contribution on	, modify, exchange,
	rescind, release, or terminate a contract procured by	or on behalf of the
	principal which insures or provides an annuity to eit	her the principal or
	another person, whether or not the principal is a be	eneficiary under the
	contract.	
<u>(2)</u>	Procure new, different, and additional contracts of insu	arance and annuities
	for the principal and the principal's spouse, children, ar	nd other dependents,
	and select the amount, type of insurance or annuity, and	
<u>(3)</u>	Pay the premium or make a contribution on, modify,	exchange, rescind,
	release, or terminate a contract of insurance or annu-	ity procured by the
	agent.	
<u>(4)</u>	Apply for and receive a loan secured by a contract of ins	-
<u>(5)</u>		tract of insurance or
	<u>annuity.</u>	
<u>(7)</u>	▲	act of insurance or
<u>(8)</u>		act of insurance or
(0)		
<u>(9)</u>		
(10)		
<u>(10)</u>		-
	• • • •	e on the life of the
(11)		ladaa tha interest of
(11)		ledge the interest of
(12)	· · · ·	from a contract of
<u>(12)</u>	• • • •	s nom a contract of
(13)		steet and apply for
(13)		
	-	proceeds of natinity
(1A)	•••	entity to qualify the
<u>(14)</u>		
		unonty to enange a
"8 32C-2-211 E		
		rest" means a trust
		•
		•
	ent to do all of the following:	
<u>(1)</u>	Accept, receive, receipt for, sell, assign, pledge, or exc	<u>change a share in o</u> r
	" <u>§ 32C-2-210. In</u> <u>Unless the porgeneral authority</u> following: (1) (2) (2) (3) (4) (5) (6) (7) (8) (6) (7) (8) (9) (10) (11) (12) (13) (14) " <u>§ 32C-2-211. Ea (a) In this</u> probate estate, gui the principal is, m (b) Unless granting general	 after the execution of the power of attorney. "§ 32C-2-10. Insurance and annuities. Unless the power of attorney otherwise provides, language in a power general authority with respect to insurance and annuities authorizes the a following: Continue, pay the premium or make a contribution on rescind, release, or terminate a contract procured by principal which insures or provides an annuity to eld another person, whether or not the principal is a be contract. Procure new, different, and additional contracts of insu for the principal and the principal's spouse, children, ar and select the amount, type of insurance or annuity, and agent. Pay the premium or make a contribution on, modify, release, or terminate a contract of insurance or annuity. Pay the premium or make a contract of insurance or annuity. Pay the premium or make a contract of insurance or annuity, and agent. Apply for and receive a loan secured by a contract of ins (5) Surrender and receive the cash surrender value on a contraminity. Exercise an election. Exercise investment powers available under a contraminuity. Change or convert the type of insurance or annuity with principal has or claims to have authority described in this (10) Apply for and procure a benefit or assistance under a sta guarantee or pay premiums of a contract of insurance principal. Collect, sell, assign, hypothecate, borrow against, or p the principal in a contract of insurance or annuity. Pay, from proceeds or otherwise, compromise or correfunds in connection with a tax or assessment. Change the beneficiary to a state or other government principal in a contract of insurance or annuity. Pay, from proceeds or otherwise, compromise or correfunds in connection with a tax or assessment. Change the beneficiary to a state or other government principal in a contract of insurance or other beneficial interests. In this section, t

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1	(2)	Demand or obtain money or another thing of value to	which the principal is,
2		may become, or claims to be, entitled by reason of a	n estate, trust, or other
3		beneficial interest, by litigation or otherwise.	
4	<u>(3)</u>	Exercise for the benefit of the principal a present	ly exercisable general
5		power of appointment held by the principal.	
6	<u>(4)</u>	Initiate, participate in, submit to alternative dispute res	solution, settle, oppose,
7		or propose or accept a compromise with respect to lit	igation to ascertain the
8		meaning, validity, or effect of a deed, will, declara	
9		instrument or transaction affecting the interest of the p	
10	<u>(5)</u>	Initiate, participate in, submit to alternative dispute res	solution, settle, oppose,
11		or propose or accept a compromise with respect to	
12		substitute, or surcharge a fiduciary.	-
13	<u>(6)</u>	Conserve, invest, disburse, or use anything receiv	ved for an authorized
14		purpose.	
15	(7)	Transfer an interest of the principal in real proper	rty, stocks and bonds,
16		accounts with financial institutions or securities into	
17		annuities, and other property to the trustee of a revoca	
18		principal as settlor.	¢
19	"§ 32C-2-212. C	laims and litigation.	
20		wer of attorney otherwise provides, language in a pow	ver of attorney granting
21		with respect to claims and litigation authorizes the	
22	following:	*	-
23	(1)	Assert and maintain before a court or administrative	agency a claim, claim
24		for relief, cause of action, counterclaim, offset, re-	
25		including an action to recover property or other th	
26		damages sustained by the principal, eliminate or modi	
27		an injunction, specific performance, or other relief.	
28	(2)	Bring an action to determine adverse claims or i	ntervene or otherwise
29		participate in litigation.	
30	(3)	Seek an attachment, garnishment, order of arrest,	or other preliminary,
31		provisional, or intermediate relief and use an available	
32		satisfy a judgment, order, or decree.	1
33	<u>(4)</u>	Make or accept a tender, offer of judgment, or admis	ssion of facts, submit a
34		controversy on an agreed statement of facts, conser	
35		bind the principal in litigation.	
36	<u>(5)</u>	Submit to alternative dispute resolution, settle, and	l propose or accept a
37	<u> </u>	compromise.	
38	<u>(6)</u>	Waive the issuance and service of process upon the p	rincipal. accept service
39	<u></u>	of process, appear for the principal, designate person	
40		directed to the principal may be served, execute	1 1 1 I
41		stipulations on the principal's behalf, verify pleadings,	
42		procure and give surety and indemnity bonds, cor	
43		preparation and printing of records and briefs, receiv	
44		deliver a consent, waiver, release, confession of jud	
45		judgment, notice, agreement, or other instrument in	-
46		prosecution, settlement, or defense of a claim or litiga	
47	(7)	Act for the principal with respect to bankruptcy of	
48	<u>\.</u>	voluntary or involuntary, concerning the principal or	•
49		with respect to a reorganization, receivership, o	_
50		appointment of a receiver or trustee which affects an	± ±
51		in property or other thing of value.	

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<u>(8)</u>	Pay a judgment, award, or order against the principal or a settlement made in
	connection with a claim or litigation.
<u>(9)</u>	Receive money or other thing of value paid in settlement of or as proceeds of
<u></u>	a claim or litigation.
"§ 32C-2-213.	Personal and family maintenance.
	ess the power of attorney otherwise provides, language in a power of attorney
	l authority with respect to personal and family maintenance authorizes the agent
to do all of the	• • • • •
<u>(1)</u>	Perform the acts necessary to maintain the customary standard of living of
	the principal, the principal's spouse, and the following individuals, whether
	living when the power of attorney is executed or later born:
	a. <u>The principal's children who are legally entitled to be supported by</u>
	the principal.
	b. <u>Other individuals legally entitled to be supported by the principal.</u>
	c. <u>The individuals whom the principal has customarily supported or</u>
	indicated the intent to support.
<u>(2)</u>	Make periodic payments of child support and other family maintenance
	required by a court or governmental agency or an agreement to which the
	principal is a party.
<u>(3)</u>	Provide living quarters for the individuals described in subdivision (1) of
	this subsection by the following means:
	<u>a.</u> <u>Purchase, lease, or other contract.</u>
	b. Paying the operating costs, including interest, amortization payments,
	repairs, improvements, and taxes, for premises owned by the
(A)	principal or occupied by those individuals.
<u>(4)</u>	Provide normal domestic help, usual vacations and travel expenses, and fundation for shelter electring food enpropriate education including
	<u>funds for shelter, clothing, food, appropriate education, including</u> postsecondary and vocational education, and other current living costs for
	the individuals described in subdivision (1) of this subsection.
(5)	Pay expenses for necessary health care and custodial care on behalf of the
<u>(J)</u>	individuals described in subdivision (1) of this subsection.
<u>(6)</u>	Act as the principal's personal representative pursuant to the Health
<u>(0)</u>	Insurance Portability and Accountability Act, §§ 1171 through 1179 of the
	Social Security Act, 42 U.S.C. § 1320d, as amended, and applicable
	regulations, in making decisions related to the past, present, or future
	payment for the provision of health care consented to by the principal or
	anyone authorized under the law of this state to consent to health care on
	behalf of the principal.
(7)	Continue any provision made by the principal for automobiles or other
<u>(7)</u>	means of transportation, including registering, licensing, insuring, and
	replacing them, for the individuals described in subdivision (1) of this
	subsection.
(8)	Maintain credit and debit accounts for the convenience of the individuals
<u>(0)</u>	described in subdivision (1) of this subsection and open new accounts.
(9)	Continue payments incidental to the membership or affiliation of the
<u>(2)</u>	principal in a religious institution, club, society, order, or other organization
	or to continue contributions to those organizations.
(b) Aut	hority with respect to personal and family maintenance is neither dependent
	ed by, authority that an agent may or may not have with respect to gifts under
this Chapter.	
	Benefits from governmental programs or civil or military service.

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1	<u>(a)</u> In th	nis section, the term "benefits from governmental program	s or civil or military
2	service" means	any benefit, program, or assistance provided under a	statute or regulation
3	including Socia	l Security, Medicare, and Medicaid.	-
4	(b) Unle	ess the power of attorney otherwise provides, language in	a power of attorney
5	granting genera	al authority with respect to benefits from governmental p	programs or civil or
6	military service	authorizes the agent to do all of the following:	
7	<u>(1)</u>	Execute vouchers in the name of the principal	
8		reimbursements payable by the United States or a foreight	
9		a state or subdivision of a state to the principal, inclu	
10		reimbursements for transportation of the individ	
11		G.S. 32C-2-213(a)(1), and for shipment of their househo	
12	<u>(2)</u>	Take possession and order the removal and shipmen	± ± •
13		principal from a post, warehouse, depot, dock, or othe	
14		safekeeping, either governmental or private, and ex-	
15		release, voucher, receipt, bill of lading, shipping ticket	, certificate, or other
16		instrument for that purpose.	
17	<u>(3)</u>	Enroll in, apply for, select, reject, change, amend, or	discontinue, on the
18		principal's behalf, a benefit or program.	
19	<u>(4)</u>	Prepare, file, and maintain a claim of the principal for a	
20		financial or otherwise, to which the principal may be en	ntitled under a statute
21		or regulation.	
22	<u>(5)</u>	Initiate, participate in, submit to alternative dispute resol	
23		or propose or accept a compromise with respect to litig	• •
24		benefit or assistance the principal may be entitled to re	ceive under a statute
25		or regulation.	
26	<u>(6)</u>	Receive the financial proceeds of a claim described in s	
27		subsection and conserve, invest, disburse, or use for	or a lawful purpose
28		anything so received. Malas also discussed as the Superior Deputy it Planes defin	
29	<u>(7)</u>	Make elections under the Survivor Benefit Plan as defin	
30		II of Title 10 of the United States Code, as amended, in	
31		to elect that benefits be paid to a supplemental or spec	char needs trust for a
32 33	"8 200 0 015	disabled child. Retirement plans.	
33 34		tis section, the term "retirement plan" means a plan or ac	populat granted by an
34 35		principal, or another individual to provide retirement	
36		f which the principal is a participant, beneficiary, or owner	
37		he following sections of the Internal Revenue Code:	r, mendunig a plan or
38	(1)	An individual retirement account under section 408 of	the Internal Revenue
39	<u>(1)</u>	Code.	the internal Revenue
40	<u>(2)</u>	A Roth individual retirement account under section 4	108A of the Internal
41	<u>(2)</u>	Revenue Code.	ioori or the internat
42	<u>(3)</u>	A deemed individual retirement account under section 4	408(a) of the Internal
43	<u>(5)</u>	Revenue Code.	roo(q) of the internat
44	<u>(4)</u>	An annuity or mutual fund custodial account under s	ection 403(b) of the
45	<u></u>	Internal Revenue Code.	
46	<u>(5)</u>	A pension, profit sharing, stock bonus, or other retire	ement plan qualified
47	<u>1-7</u>	under section 401(a) of the Internal Revenue Code.	<u> </u>
48	<u>(6)</u>	A plan under sections 457(b) and (f) of the Internal Reve	enue Code.
49	$\frac{(7)}{(7)}$	A nonqualified deferred compensation plan under s	
50	<u></u>	Internal Revenue Code.	

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1	<u>(b)</u> <u>U</u>	nless the power of attorney otherwise provides, language in a power of attorney
2	granting gene	eral authority with respect to retirement plans authorizes the agent to do all of the
3	following:	
4	<u>(1</u>) Select the form and timing of payments under a retirement plan and
5		withdraw benefits from a plan.
6	<u>(2</u>) Make a rollover, including a direct trustee-to-trustee rollover, of benefits
7		from one retirement plan to another.
8	<u>(3</u>	· · · ·
9	<u>(4</u>	
10	<u>(5</u>) Exercise investment powers available under a retirement plan.
11	<u>(6</u>	
12	" <u>§ 32C-2-21</u>	
3		e power of attorney otherwise provides, language in a power of attorney granting
4	general author	rity with respect to taxes authorizes the agent to do all of the following:
5	<u>(1</u>) Prepare, sign, and file federal, State, local, and foreign income, gift, payroll,
6		property, Federal Insurance Contributions Act, and other tax returns, claims
7		for refunds, requests for extension of time, petitions regarding tax matters,
8		and any other tax-related documents, including receipts, offers, waivers,
9		consents, including consents and agreements under section 2032A of the
20		Internal Revenue Code, closing agreements, and any power of attorney
1		required by the Internal Revenue Service or other taxing authority with
22		respect to a tax year upon which the statute of limitations has not run and the
23		following 25 tax years.
24	<u>(2</u>	
25		and contest deficiencies determined by the Internal Revenue Service or other
6	(2	taxing authority.
27	<u>(3</u>	
28	()	foreign tax law.
29 30	<u>(4</u>	
	18 200 2 211	Revenue Service, or other taxing authority.
1 2		7. Gifts authorized by general authority.
3		this section, a gift "for the benefit of" an individual includes a gift to a trust, an r the Uniform Transfers to Minors Act, a tuition savings account or prepaid tuition
53 84		ed under section 529 of the Internal Revenue Code, and an ABLE account as
5 5	-	r section 529 of the Internal Revenue Code.
6		nless the power of attorney otherwise provides, language in a power of attorney
7		eral authority with respect to gifts authorizes the agent only to do the following:
8	(1	
9	<u>(1</u>	presently exercisable general power of appointment held by the principal for
0		the following purposes:
1		<u>a.</u> To or for the benefit of an individual so long as the value of the gift
2		does not exceed the greater of (i) the amount determined to be in
3		accordance with the principal's history of making or joining in the
14		making of gifts or (ii) the annual dollar limit of the federal gift tax
15		exclusion under section 2503(b) of the Internal Revenue Code
6		without regard to whether the federal gift tax exclusion applies to the
7		gift, or if the principal's spouse agrees to consent to the split gift
18		pursuant to section 2513 of the Internal Revenue Code in an amount
.9		per donee not to exceed twice the annual federal gift tax exclusion
50		limit.

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	b. To any organization described in sections 170(c) an	nd 2522(a) of the
	Internal Revenue Code in accordance with the prine	
	making or joining in the making of gifts.	<u> </u>
(2)	Consent, pursuant to section 2513 of the Internal Reven	ue Code to the
	splitting of a gift made by the principal's spouse with	respect to gifts
	described in subdivision (1) of this subsection.	
" <u>§ 32C-2-218. (</u>	Gifts authorized by court order.	
An agent ma	ay petition the court for an order authorizing the agent to m	ake a gift of the
principal's prope	erty that is reasonable under the circumstances, including	<u>a gift that is in</u>
addition to, or th	at otherwise differs from, the gifts authorized by the power of a	attorney.
	Certain acts authorized by the court.	
	pt as provided in subsection (b) of this section, an agent un	-
	bes not expressly grant the agent the authority to do an a	
	a) may petition the court for authority to do the ac	ct described in
	a) that is reasonable under the circumstances.	
	section shall not apply to the authority of an agent to make a	<u>i gift pursuant to</u>
<u>G.S. 32C-2-218.</u>		
" <u>§ 32C-2-220. I</u>		mor of attamation
	power of attorney otherwise provides, language in the po authority with respect to digital assets authorizes the agent to	
	hapter 36F of the General Statutes:	do the following
<u>(1)</u>	Obtain any digital assets, including catalogues and content.	
(1) (2)	Request and authorize disclosure of any digital assets, including	uding catalogues
<u>\</u> _/	and content.	<u>ading catalogues</u>
	"Article 3.	
	"Statutory Forms.	
' <u>§ 32C-3-301.</u> §	Statutory form power of attorney.	
A document	substantially in the following form may be used to create	a statutory form
power of attorne	y that has the meaning and effect prescribed by this Chapter:	
	<u>"NORTH CAROLINA</u>	
	STATUTORY SHORT FORM POWER OF ATTORNEY	
	POWERS GRANTED BY THIS DOCUMENT ARE	
	HEY ARE DEFINED IN CHAPTER 32C OF THE NORT	
	TUTES, WHICH EXPRESSLY PERMITS THE USE OF A	
	ORM OF POWER OF ATTORNEY DESIRED BY	THE PARTIES
CONCERNED.		
		C
This power of at	torney does not authorize the agent to make health care decisio	<u>ns for you.</u>
[f	unchie on uncuilling to get for your neuron of etterney will	11 and unlass rou
	unable or unwilling to act for you, your power of attorney wil	<u>li end unless you</u>
nave named a su	ccessor agent. You may also name a second successor agent.	
This power of at	torney becomes effective immediately.	
This power of at	tomey occomes encouve inineuratery.	
If you have oue	estions about the power of attorney or the authority you	are granting to
	should seek legal advice before signing this form.	are granning to
<u>your agent, you</u>	should seek legal advice before signing and form.	
	DESIGNATION OF AGENT	

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Ī	, name the following person as my agent: (Name of Principal)
	(Name of Principal).
1	Name of Agent:
	DESIGNATION OF SUCCESSOR AGENT(S) (OPTIONAL)
ŀ	f my agent is unable or unwilling to act for me, I name as my successor agent:
<u> </u>	Name of Successor Agent:
Ī	f my successor agent is unable or unwilling to act for me, I name as my second successor agent:
ľ	Name of Second Successor Agent:
т	NITIAL below if you want to give an agent the power to name a successor agent.
1	INTIAL below if you want to give an agent the power to name a successor agent.
() I give to my acting agent the full power to appoint another to act as my agent, and full
p	power to revoke such appointment, if no agent named by me above is willing or able to act.
	GRANT OF GENERAL AUTHORITY
	grant my agent and any successor agent general authority to act for me with respect to the
	Collowing subjects as defined in the North Carolina Uniform Power of Attorney Act, Chapter
1	<u>32C of the General Statutes:</u>
(INITIAL each subject you want to include in the agent's general authority. If you wish to grant
	general authority over all of the subjects you may initial "All Preceding Subjects" instead of
i	nitialing each subject.)
(<u>) Real Property</u>
((<u>) Tangible Personal Property</u>) Stocks and Bonds
7	Commodities and Options
7) Banks and Other Financial Institutions
7) Operation of Entity or Business
7) Insurance and Annuities
7) Estates, Trusts, and Other Beneficial Interests
7	Claims and Litigation
() Personal and Family Maintenance
<u>`</u>) Benefits from Governmental Programs or Civil or Military Service
() Retirement Plans
() Taxes
() Digital Assets
() All Preceding Subjects

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1 2 3 4	<u>GRANT OF SPECIFIC AUTHORITY</u> (OPTIONAL)
5 6	My agent MAY NOT do any of the following specific acts for me UNLESS I have INITIALED the specific authority listed below:
7 8 9 10 11	(CAUTION: Granting any of the following will give your agent the authority to take actions that could significantly reduce your property or change how your property is distributed at your death. INITIAL ONLY the specific authority you WANT to give your agent.)
11 12 13 14 15	 () Make a gift, subject to the limitations provided in G.S. 32C-2-217 () 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
16 17 18 19	 () Waive my right to be a beneficiary of a joint and survivor annuity, including a survivor benefit under a retirement plan () Exercise fiduciary powers that I have authority to delegate
19 20 21 22 23	() Disclaim or refuse an interest in property, including a power of appointment <u>EXERCISE OF SPECIFIC AUTHORITY IN FAVOR OF AGENT</u> (OPTIONAL)
24 25 26 27 28	() UNLESS INITIALED, an agent MAY NOT exercise any of the grants of specific authority initialed above in favor of the agent or an individual to whom the agent owes a legal obligation of support.
29 30 31	EFFECTIVE DATE
32 33 34	This power of attorney is effective immediately.
35 36 37	<u>NOMINATION OF GUARDIAN</u> (OPTIONAL)
38 39	INITIAL below ONLY if you WANT your acting agent to be your Guardian.
40 41 42 43	() If it becomes necessary for a court to appoint a guardian of my estate or a general guardian, I nominate my agent acting under this power of attorney to be the guardian to serve without bond or other security.
44 45	RELIANCE ON THIS POWER OF ATTORNEY
46 47 48 49	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.
50 51	MEANING AND EFFECT
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	meaning and effect of this power of att of the State of North Carolina.	corney shall for all purposes be determined by the
	SIGNATURE AND	ACKNOWLEDGMENT
	Your Signature	Date
	Your Name Printed	_
State	e of, County	of
	rtify that the following person personall hat he or she signed the foregoing docun	y appeared before me this day, acknowledging to nent:
Date	:	Signature of Notary Public
	(Official Seal)	Notory Dubli
		, Notary Public Printed or typed name
		My commission expires:
- -	2C-3-302. Agent's certification. The following optional form may be used mey:	by an agent to certify facts concerning a power of
	POWER OF ATTORNEY	ON AS TO THE VALIDITY OF AND AGENT'S AUTHORITY 32C-3-302)
<u>I,</u> follc	owing under penalty of perjury:	(Name of Agent), do hereby state and affirm the
<u>(1)</u>	()	Name of Principal) granted me authority as an agen
<u>(2)</u>		in the power of attorney are currently exercisable by
<u>(3)</u>	me.I have no actual knowledge of any of the(a) The principal is deceased.(b) The power of attorney or my audebeen revoked or terminated, partial	thority as agent under the power of attorney has

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	<u>(c)</u>	The principal lacked the understanding and capacity to mal	ke and communicate
		decisions regarding his estate and person at the time the po	ower of attorney wa
	(1)	executed.	1 1 1 1
	<u>(d)</u>	The power of attorney was not properly executed and is not a attorney.	legal, valid power o
	(e)	<u>(Insert other relevant statements)</u>	
	<u>(e)</u>		
(A)	Lac	not to avancing any new are granted under the new or of attem	art if I hadama arran
<u>(4)</u>		ree not to exercise any powers granted under the power of attorn the principal is deceased, that the power of attorney has been re	
		hat my authority as agent under the power of attorney has been re	
		SIGNATURE AND ACKNOWLEDGMENT	
		SIGNATURE AND ACKNOWLEDOMENT	
		Agent's Signature Date	e
			<u> </u>
		Agent's Name Printed	
		<u>Agents Funder Ented</u>	
		A contis A dilacos	
		Agent's Address	
		Agent's Telephone Number	
CO	UNTY	COF, STATE OF	<u></u>
Swo	orn to	or affirmed and subscribed before me this day by .	
Date	۰-		
Date		Signature of N	lotary Public
			<u>,</u>
	(6		
	<u>(C</u>	official Seal)	, Notary Publi
		Printed or typed nam	
		My commission expires:	
" <u>§ 3</u>	<u>2C-3</u>	303. Limited power of attorney for real property.	
	While	no particular phrasing is required for a limited power of atto	-
	_	the purchase, sale, or financing of real property or tangible pers	
to r	eal pr	operty, the following form may be used to create a limited p	ower of attorney fo

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transactio	ns involving the purchase, sale, or financing of designate	ed real property or tangible
	property related to the designated real property. The	· · · ·
meaning a	and effect prescribed by this Chapter:	
"Return to):	
	<u> </u>	
	NORTH CAROLINA	
	LIMITED POWER OF ATTORNEY FOR REAL P	PROPERTY
<u>I,</u>	, name the	e following person as my
agent:		
(Name of	Principal)	
Name of A	Agent:	
For purpo	oses of this power of attorney, the "Property" is all of the	
	County, North Carolina, and known or i	dentified as follows:
	GRANT OF AUTHORITY	
I grant m	ny agent general authority to act for me with respect to	o the Property, all tangible
	property related to the Property, and all financial transaction	• • •
	prity granted to my agent pursuant to this power of attor	rney expressly includes the
following	-	
(1)	The authority to act with respect to real property as set	forth in Section 32C 2 204
<u>(1)</u>	of the North Carolina General Statutes;	10rui III Section 52C-2-204
	or the Horth Curoning General Buddles,	
<u>(2)</u>	The authority to act with respect to tangible personal pro	operty as set forth in Section
	32C-2-205 of the North Carolina General Statutes; and	
<u>(3)</u>	The authority to act with respect to banks and other finan	
	in Section 32C-2-208 of the North Carolina General Stat	utes.
The authors	prity granted to my agent pursuant to this power of attorn	ev may be exercised by my
	n though the exercise of that authority may benefit the age	
	es an obligation of support.	
	-	
	EFFECTIVE DATE; AUTOMATIC EXPIRA	TION
This	an of attained in offention income distal. The state of	
-	er of attorney is effective immediately. The authority of m to this power of attorney will automatically expire on	iy agent to act on my behalf
	date is specified, one year from the date of this power of	attorney) Actions taken by
	on my behalf pursuant to this power of attorney while this	
	shall continue to bind me even after my agent's authority ex-	
	RELIANCE ON THIS POWER OF ATTOR	<u>NEY</u>

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Any person, including my agent, may rely upon the validity of th of it unless that person knows it has terminated or is invalid.	is power of attorney or a copy
MEANING AND EFFECT	
	1 1 4 1 11 4
The meaning and effect of this power of attorney shall for all p law of the State of North Carolina.	urposes be determined by the
law of the State of North Carolina.	
SIGNATURE AND ACKNOWLEDGM	<u>ENT</u>
Your Signature	Date
Vour Nome Drinted	
Your Name Printed	
State of, County of	<u>.</u>
Date:	
Signa	ture of Notary Public
(Official Seal)	
(Official Seal)	, Notary Public
Printed or ty	
	*
" <u>Article 4.</u>	
" <u>Miscellaneous Provisions.</u>	
" <u>§ 32C-4-401. Uniformity of application and construction.</u>	• • • • • • • •
In applying and construing this Chapter, consideration may be	
uniformity of the law with respect to its subject matter among the "§ 32C-4-402. Relation to Electronic Signatures in Global and	
The provisions of this Chapter governing the legal effect,	
electronic records or electronic signatures, and of contracts form	
of those records or signatures, conform to the requirements of	validity, or enforceability of
Signatures in Global and National Commerce Act (15 U.S.C. §	validity, or enforceability of ed or performed with the use
and limit the requirements of the Electronic Signatures in Global	validity, or enforceability of ed or performed with the use Section 102 of the Electronic
	validity, or enforceability of ed or performed with the use Section 102 of the Electronic 7002) and supersede, modify
"§ 3C-4-403. Effect on existing powers of attorney.	validity, or enforceability of ed or performed with the use Section 102 of the Electronic 7002) and supersede, modify, and National Commerce Act.
<u>*§ 3C-4-403. Effect on existing powers of attorney.</u> (a) Except as otherwise provided in this Chapter, the following the following provided in the following powers of attorney.	validity, or enforceability of ed or performed with the use Section 102 of the Electronic 7002) and supersede, modify, and National Commerce Act.
" <u>§ 3C-4-403. Effect on existing powers of attorney.</u> (a) Except as otherwise provided in this Chapter, the fol date of this Chapter:	validity, or enforceability of ed or performed with the use Section 102 of the Electronic 7002) and supersede, modify and National Commerce Act. lowing apply on the effective
"§ 3C-4-403. Effect on existing powers of attorney.	validity, or enforceability of ed or performed with the use Section 102 of the Electronic 7002) and supersede, modify and National Commerce Act. lowing apply on the effective reated before, on, or after the

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	intent in the terms of a power of attorney	y or unless application of a particular
	provision of this Chapter would substant	ially impair rights of a party.
<u>(2)</u>	This Chapter applies to a judicial procee	ding concerning a power of attorney
	commenced on or after the effective date	e of this Chapter.
<u>(3)</u>	This Chapter applies to a judicial procee	ding concerning a power of attorney
	commenced before the effective date of	
	that application of a provision of this C	-
	with the effective conduct of the judicia	
	of a party, in which case that the partic	
	not apply and the superseded law applies	
<u>(4)</u>	A rule of construction or presumption	
<u> </u>	powers of attorney executed before the	• • • • •
	there is a clear indication of a contrary	• · · · · · · · · · · · · · · · · · · ·
	attorney or unless the application of the	
	would substantially impair rights of a	
	law in effect prior to the effective date of	
	of construction or presumption does no	-
	construction or presumption applies.	st uppi, and the superseded full of
(b) If a r	ight is acquired, extinguished, or banned	upon the expiration of a prescribed
	nenced under law of this State other than t	
	that statute continues to apply to the right	-
superseded.		p
-	rences to prior statutes and powers of attorn	ney, whether executed on or after the
	Chapter shall be deemed to refer to the co	
· · · · ·	on of the rule of construction would substa	
party.		<u> </u>
	vithstanding the provisions of this Chapter	er, the powers conferred by former
	l apply to a Statutory Short Form Pow	
	former G.S. 32A-1 prior to January 1, 201	
	÷ , ,	
PART II. CON	FORMING CHANGES TO THE GENE	RAL STATUTES
SEC'	TION 2.1. G.S. 30-3.4 reads as rewritten:	
"§ 30-3.4. Proc	edure for determining the elective share.	
(a) Exerc	cisable Only During Lifetime The right	nt of the surviving spouse to file a
claim for an elec	tive share must be exercised during the life	etime of the surviving spouse, by the
surviving spous	e, by the surviving spouse's attorney in f	fact agent if the surviving spouse's
power of attorn	ey expressly authorizes the attorney-in-f	act agent to do so or to generally
engage in estate	transactions, estate, trusts, and other bene	eficial interests, or, with approval of
court, by the gua	rdian of the surviving spouse's estate or ge	eneral guardian. If a surviving spouse
dies before the	claim for an elective share has been sett	led, the surviving spouse's personal
representative sh	all succeed to the surviving spouse's rights	to an elective share.
- "		
SEC	TION 2.2. G.S. 47-28 reads as rewritten:	
"§ 47-28. Powe	rs of attorney.	
(a) Reco	rding required for powers of attorney affec	ting real property:
(1)	Before any transfer of real property ex	ecuted by an attorney in fact agent
	empowered by a power of attorney go	overned by Article 1, Article 2, or
	Article 2A of Chapter 32A 32C of t	he General Statutes, the power of
	attorney or a certified copy of the power	
	office of the register of deeds of the	
	domiciled or where the real property lies	• • • •
	··· r · r · · · · · · · · · · · · · · ·	1 1

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	North Carolina, the power of attorney or a certificattorney may be recorded in any county in the S owns real property or has a significant business recounty.	tate wherein the principal
(3)	Any instrument subject to the provisions of G.S. and signed by an attorney-in-fact agent and record the county where a power of attorney is recorded the recording information, including book, page, at attorney.	ded in a county other than in this State shall include
	instrument of conveyance is recorded prior to the re-	
•	ified copy of the power of attorney pursuant to sub	
-	orney or a certified copy of the power of attorney	
_	ster of deeds as provided in subsection (a) of this s	_
	y in factagent was empowered at the time of the provisions of subsection (a) of this section,	.
	by the recordation of the power of attorney or a cert	
	instrument of conveyance, and the registration sh	
•	ration of the instrument of conveyance.	
"	fation of the instrument of conveyance.	
SECT	TON 2.3. G.S. 47-43.1 reads as rewritten:	
	Execution and acknowledgment of instrum	ents by attorneys or
0	neys-in-fact.	
	rument purports to be executed by parties acting thro	ough another by virtue of a
	y, it shall be sufficient if the attorney or attorney	
instrument either	in the name of the principal by the attorney or atto	rney-in-fact-agent or signs
	torney-in-fact agent for the principal; and if such	
	eal of the attorney-in-fact agent shall be sufficient	
	eal, the power of attorney must have been executed u	under seal."
	ION 2.4. G.S. 50-22 reads as rewritten:	
	on behalf of an incompetent.	
• • •	nted attorney-in-fact agent who has the power to su	
	competent spouse and who has been appointed purs	1
•	1 in accordance with Chapter <u>32A-32C</u> of the Ge ordance with Chapter 35A of the General Statute	-
	cordance with G.S. 1A-1, Rules 17 and 25(b),	-
**	e, mediate, or settle any action authorized by this	•
	use. However, only a competent spouse may comme	-
divorce."	ise. However, only a competent spouse may comme	
	TON 2.5. G.S. 90-21.13 reads as rewritten:	
	ormed consent to health care treatment or proced	lure.
3 / 0 <u></u>		
	ollowing persons, in the order indicated, are authority	ized to consent to medical
	alf of a patient who is comatose or otherwise la	
	Ith care decisions:	
(1)	A guardian of the patient's person, or a general g	guardian with powers over
	the patient's person, appointed by a court of comp	-
	to Article 5 of Chapter 35A of the General Stat	utes; provided that, if the
	notiont has a health care agant appointed pursue	ant to a valid health car
	patient has a health care agent appointed pursua power of attorney, the health care agent shall hav	

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		authority to the extent granted in the health care power of attorney and to the
		extent provided in G.S. 32A-19(a) unless the Clerk has suspended the
		authority of that health care agent in accordance with G.S.
		35A-1208(a);G.S. 35A-1208(a).
	(2)	A health care agent appointed pursuant to a valid health care power of
		attorney, to the extent of the authority granted; granted.
	(3)	An attorney-in-fact, agent, with powers to make health care decisions for the
		patient, appointed by the patient pursuant to Article 1 or Article 2 of Chapter
		<u>32A</u> <u>32C</u> of the General Statutes, to the extent of the authority
		granted;granted.
	(4)	The patient's spouse; spouse.
	(5)	A majority of the patient's reasonably available parents and children who are
		at least 18 years of age; age.
	(6)	A majority of the patient's reasonably available siblings who are at least 18
		years of age; orage.
	(7)	An individual who has an established relationship with the patient, who is
		acting in good faith on behalf of the patient, and who can reliably convey the
		patient's wishes.
"		
		FION 2.6. G.S. 90-322 reads as rewritten:
"§ 90-322.	. Proc	edures for natural death in the absence of a declaration.
•••		
(1)	TC	
(b)		
subsection	n (a) of	this section and no instrument has been executed as provided in G.S. 90-321,
subsection then life-p	n (a) of prolong	this section and no instrument has been executed as provided in G.S. 90-321, ing measures may be withheld or discontinued upon the direction and under
subsection then life-p the superv	n (a) of prolong vision c	this section and no instrument has been executed as provided in G.S. 90-321, ing measures may be withheld or discontinued upon the direction and under
subsection then life-p	n (a) of prolong vision c cated:	this section and no instrument has been executed as provided in G.S. 90-321, sing measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the
subsection then life-p the superv	n (a) of prolong vision c	this section and no instrument has been executed as provided in G.S. 90-321, sing measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over
subsection then life-p the superv	n (a) of prolong vision c cated:	this section and no instrument has been executed as provided in G.S. 90-321, ing measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant
subsection then life-p the superv	n (a) of prolong vision c cated:	this section and no instrument has been executed as provided in G.S. 90-321, ging measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the
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subsection then life-p the superv	n (a) of prolong vision c cated:	this section and no instrument has been executed as provided in G.S. 90-321, sing measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the patient has a health care agent appointed pursuant to a valid health care power of attorney, the health care agent shall have the right to exercise the authority to the extent granted in the health care power of attorney and to the extent provided in G.S. 32A-19(b) unless the Clerk has suspended the authority of that health care agent in accordance with G.S.
subsection then life-p the superv	n (a) of prolong rision c cated: (1)	this section and no instrument has been executed as provided in G.S. 90-321, sing measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the patient has a health care agent appointed pursuant to a valid health care power of attorney, the health care agent shall have the right to exercise the authority to the extent granted in the health care power of attorney and to the extent provided in G.S. 32A-19(b) unless the Clerk has suspended the authority of that health care agent in accordance with G.S. 35A-1208(a);G.S. 35A-1208(a).
subsection then life-p the superv	n (a) of prolong vision c cated:	this section and no instrument has been executed as provided in G.S. 90-321, sing measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the patient has a health care agent appointed pursuant to a valid health care power of attorney, the health care agent shall have the right to exercise the authority to the extent granted in the health care power of attorney and to the extent provided in G.S. 32A-19(b) unless the Clerk has suspended the authority of that health care agent in accordance with G.S. 35A 1208(a);G.S. 35A-1208(a). A health care agent appointed pursuant to a valid health care power of
subsection then life-p the superv	(a) of prolong rision c cated: (1)	this section and no instrument has been executed as provided in G.S. 90-321, ging measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the patient has a health care agent appointed pursuant to a valid health care power of attorney, the health care agent shall have the right to exercise the authority to the extent granted in the health care power of attorney and to the extent provided in G.S. 32A-19(b) unless the Clerk has suspended the authority of that health care agent in accordance with G.S. 35A-1208(a);G.S. 35A-1208(a). A health care agent appointed pursuant to a valid health care power of attorney, to the extent of the authority granted;granted.
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subsection then life-p the superv	(a) of prolong rision c cated: (1)	this section and no instrument has been executed as provided in G.S. 90-321, ging measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the patient has a health care agent appointed pursuant to a valid health care power of attorney, the health care agent shall have the right to exercise the authority to the extent granted in the health care power of attorney and to the extent provided in G.S. 32A-19(b) unless the Clerk has suspended the authority of that health care agent in accordance with G.S. 35A 1208(a);G.S. 35A-1208(a). A health care agent appointed pursuant to a valid health care power of attorney, to the extent of the authority granted;granted. An attorney in fact, agent, with powers to make health care decisions for the patient, appointed by the patient pursuant to Article 1 or Article 2 of Chapter
subsection then life-p the superv	(a) of prolong rision c cated: (1)	this section and no instrument has been executed as provided in G.S. 90-321, ing measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the patient has a health care agent appointed pursuant to a valid health care power of attorney, the health care agent shall have the right to exercise the authority to the extent granted in the health care power of attorney and to the extent provided in G.S. 32A-19(b) unless the Clerk has suspended the authority of that health care agent in accordance with G.S. 35A-1208(a);G.S. 35A-1208(a). A health care agent appointed pursuant to a valid health care power of attorney, to the extent of the authority granted;granted. An attorney-in-fact, agent, with powers to make health care decisions for the patient, appointed by the patient pursuant to <u>Article 1 or Article 2 of</u> Chapter <u>32A-32C</u> of the General Statutes, to the extent of the authority
subsection then life-p the superv	(a) of prolong ision c cated: (1) (2) (3)	this section and no instrument has been executed as provided in G.S. 90-321, ing measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the patient has a health care agent appointed pursuant to a valid health care power of attorney, the health care agent shall have the right to exercise the authority to the extent granted in the health care power of attorney and to the extent provided in G.S. 32A-19(b) unless the Clerk has suspended the authority of that health care agent in accordance with G.S. 35A-1208(a);G.S. 35A-1208(a). A health care agent appointed pursuant to a valid health care power of attorney, to the extent of the authority granted;granted. An attorney in-fact, agent, with powers to make health care decisions for the patient, appointed by the patient pursuant to Article 1 or Article 2 of Chapter 32A-32C of the General Statutes, to the extent of the authority granted;granted.
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subsection then life-p the superv	(a) of prolong ision c cated: (1) (2) (3)	 this section and no instrument has been executed as provided in G.S. 90-321, ing measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the patient has a health care agent appointed pursuant to a valid health care power of attorney, the health care agent shall have the right to exercise the authority to the extent granted in the health care power of attorney and to the extent provided in G.S. 32A-19(b) unless the Clerk has suspended the authority of that health care agent in accordance with G.S. 35A 1208(a);G.S. 35A-1208(a). A health care agent appointed pursuant to a valid health care power of attorney, to the extent of the authority granted;granted. An attorney in fact, agent, with powers to make health care decisions for the patient, appointed by the patient pursuant to Article 1 or Article 2 of Chapter 32A _ 32C _ of the General Statutes, to the extent of the authority granted;granted. The patient's spouse;spouse. A majority of the patient's reasonably available parents and children who are
subsection then life-p the superv	(a) of prolong ision c cated: (1) (2) (3) (4) (5)	 this section and no instrument has been executed as provided in G.S. 90-321, ing measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the patient has a health care agent appointed pursuant to a valid health care power of attorney, the health care agent shall have the right to exercise the authority to the extent granted in the health care power of attorney and to the extent provided in G.S. 32A-19(b) unless the Clerk has suspended the authority of that health care agent in accordance with G.S. 35A-1208(a);G.S. 35A-1208(a). A health care agent appointed pursuant to a valid health care power of attorney, to the extent of the authority granted;granted. An attorney-in-fact, agent, with powers to make health care decisions for the patient, appointed by the patient pursuant to Article 1 or Article 2 of Chapter 32A-32C_of the General Statutes, to the extent of the authority granted;granted. The patient's spouse;spouse. A majority of the patient's reasonably available parents and children who are at least 18 years of age;age.
subsection then life-p the superv	(a) of prolong ision c cated: (1) (2) (3) (4)	 this section and no instrument has been executed as provided in G.S. 90-321, ing measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the patient has a health care agent appointed pursuant to a valid health care power of attorney, the health care agent shall have the right to exercise the authority to the extent granted in the health care power of attorney and to the extent provided in G.S. 32A-19(b) unless the Clerk has suspended the authority of that health care agent in accordance with G.S. 35A-1208(a);G.S. 35A-1208(a). A health care agent appointed pursuant to a valid health care power of attorney, to the extent of the authority granted;granted. An attorney-in-fact, agent, with powers to make health care decisions for the patient, appointed by the patient pursuant to Article 1 or Article 2 of Chapter 32A-32C_of the General Statutes, to the extent of the authority granted;granted. The patient's spouse;spouse. A majority of the patient's reasonably available parents and children who are at least 18 years of age;age.
subsection then life-p the superv	(a) of prolong rision c cated: (1) (2) (3) (4) (5) (6)	 this section and no instrument has been executed as provided in G.S. 90-321, ging measures may be withheld or discontinued upon the direction and under of the attending physician with the concurrence of the following persons, in the A guardian of the patient's person, or a general guardian with powers over the patient's person, appointed by a court of competent jurisdiction pursuant to Article 5 of Chapter 35A of the General Statutes; provided that, if the patient has a health care agent appointed pursuant to a valid health care power of attorney, the health care agent shall have the right to exercise the authority to the extent granted in the health care power of attorney and to the extent provided in G.S. 32A-19(b) unless the Clerk has suspended the authority of that health care agent in accordance with G.S. 35A-1208(a);G.S. 35A-1208(a). A health care agent appointed pursuant to a valid health care power of attorney in fact, agent, with powers to make health care decisions for the patient, appointed by the patient pursuant to Article 1 or Article 2 of Chapter 32A - 32C of the General Statutes, to the extent of the authority granted; granted. The patient's spouse; spouse. A majority of the patient's reasonably available parents and children who are at least 18 years of age; age.
subsection then life-p the superv	(a) of prolong ision c cated: (1) (2) (3) (4) (5)	A health care agent appointed pursuant to a valid health care power of attorney, to the extent of the authority granted;granted. An attorney-in-fact, agent, with powers to make health care decisions for the patient, appointed by the patient pursuant to Article 1 or Article 2 of Chapter 32A <u>32C</u> of the General Statutes, to the extent of the authority granted;granted. The patient's spouse;spouse. A majority of the patient's reasonably available parents and children who are at least 18 years of age;age. A majority of the patient's reasonably available siblings who are at least 18

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1	If none of the above is reasonably available then at the discretion of the attending physician
2	the life-prolonging measures may be withheld or discontinued upon the direction and under the
3	supervision of the attending physician.
4	
5	SECTION 2.7. G.S. 122C-73 reads as rewritten:
6	"§ 122C-73. Scope, use, and authority of advance instruction for mental health treatment.
7	
8	(f) An advance instruction for mental health treatment may be combined with a health
9	care power of attorney or general power of attorney that is executed in accordance with the
10	requirements of Chapter 32A or Chapter 32C of the General Statutes so long as each form shall
11	be executed in accordance with its own statute."
12	SECTION 2.8. Articles 1, 2, 2A, 2B, and 5 of Chapter 32A of the General Statutes
13	are repealed.
14	
15	PART III. EFFECTIVE DATE AND AUTHORIZATION FOR THE PRINTING OF
16	OFFICIAL AND DRAFTERS' COMMENTS
17	SECTION 3. This act becomes effective January 1, 2018. The Revisor of Statutes
18	shall cause to be printed, as annotations to the published General Statutes, all relevant portions
19	of the Official Comments to the Uniform Power of Attorney Act (2006) and all explanatory

20 comments of the drafters of this act as the Revisor may deem appropriate.