MARYLAND REAL ESTATE POWER OF ATTORNEY

·	') between the following:
Principal: I,	, the "Principal," with a mailing address of, hereby appoint:
Agent:	, with a mailing address of ("Agent").
ND AGENT. If the abov	Agent cannot serve, I hereby appoint: (check one)
☐ - No other individu	al.
□ - Another Agent hold the same powers	, with a mailing address of to act on my behalf and
·	wer of Attorney is in reference to: (check one)
•	r. For the following property: ("Real Estate").
☐ - Multiple Properti Principal.	s. For any property, partially or wholly owned, by the
nodify, and deliver any	he Principal grants the Agent power to negotiate, execute documents necessary to complete the following type(s) of (initial and check all that apply)
	dditionally, this may include accepting closing proceeds f t, which has been previously disclosed to my Agent.
	g. Additionally, this may include finalizing all documents the financing and purchase of the property.
reimbursement), appro	ent . Additionally, this may include making repairs (with ving sub-contractors for work, evicting tenants, and any s needed on a day-to-day basis.
delivering all documer	. Additionally, this may include modifying, executing, and is necessary to complete the financing as well as to funds necessary from my account, which I have



	□ - Notary Public □ - One (1) Witness □ - Two (2) Witnesses		
VIII.	EXECUTION . As required under the Governing Law, this Power of Attorney shall be signed under: (<u>initial</u> and <u>check</u> all that apply)		
	of Attorney related specifically to the	the Principal, hereby revoke any other Power Real Estate mentioned in Section III with the ne only persons allowed to act in my presence	
VII.	GOVERNING LAW . This Power of Attorney shall be governed by the laws located in the state of Maryland ("Governing Law").		
	□ - Remain Valid. This Portevoked upon the Principal's incapa	ower of Attorney is durable and shall not be acitation.	
	□ - NOT be Valid . This Porevoked immediately upon the Prince	ower of Attorney is non-durable and shall be cipal's incapacitation.	
VI.	DURABLE . In the event the Principal is shown to be incapacitated, or not able to think for themself, this Power of Attorney shall: (<u>initial</u> and <u>check</u> one)		
	□ - The Principal's death	or revocation.	
	- Principal's Incapacita for themselves. (non-durable).	ition or when the Principal can no longer think	
		, 20	



NOTARY ACKNOWLEDGMENT STATE OF _____ COUNTY OF ______, ss. On this day of ______, 20____, before me appeared _____, as Principal of this Power of Attorney who proved to me through government issued photo identification to be the above-named person, in my presence executed the foregoing acceptance of appointment and acknowledged that (s)he executed the same as his/her free act and deed. Notary Public Print Name My commission expires: _____ WITNESS ACKNOWLEDGMENT I/We, the witness(es), each do hereby declare in the presence of the Principal that he/she/they signed and executed this instrument in my/our presence, and that the Principal signed it willingly, and that each witness hereby signs this Power of Attorney as witness at the request of the Principal and in the Principal's presence, and that, to the best of knowledge, the Principal is at least eighteen (18) years of age, of sound mind, and under no constraint or undue influence. 1st Witness Signature Print Name Mailing Address Phone 2nd Witness Signature Print Name



Phone

Mailing Address