

Your Social Security card is the official verification of your Social Security number and evidence of employment authorization. This printout does not establish your right to work in the United States.

NUMI
ACCOUNT
NAME
BIRTH
PARENT
INTERNAL

DTE:10/13/95
SSN: [REDACTED]
SSN: [REDACTED]
ETC:2 RFN:76228984030 DDC:IRS
XC:
UNIT:GRE
NAA: MARY, LOUISE, SCOTT
NL2: MARY, L, SASSO
DOB:02/14/1917 PLB: CAMBRIDGE DO*, MD SEX:F ETR:0
MNA: IOLA HURLY
FNA: JOHN S HUBBARD
FMC:2 CYD:11/18/76

NUMI
ACCOUNT
NAME
BIRTH
PARENT
INTERNAL

DTE:10/13/95
SSN: [REDACTED]
SSN: [REDACTED]
ETC:0 RFN:67180703296
XC:
UNIT:GRE
NAA: MARY, LOUISE, SMITH
DOB:02/14/1917 PLB: CAMBRIDGE DO*, MD SEX:F ETR:1
MNA: IOLA HURLY
FNA: JOHN HUBBARD
FMC:1 CYD:07/XX/54
NAA: MARY, LOUISE, SASSO
NL2: MARY, LOUISE, HUBBARD
DOB:02/14/1917 PLB: CAMBRIDGE DO*, MD SEX:F ETR:1
MNA: IOLA HURLY
FNA: JOHN S HUBBARD
FMC:1 CYD:04/XX/73

Power of Attorney (General)

Notice: The powers granted by this document are broad and sweeping. They are explained in the Uniform Statutory Form Power of Attorney Act (California Civil Code section 2475-2499.5, inclusive.) If you have any questions about these powers, you should talk to a lawyer. This document does not authorize anyone to make medical decisions for you. You may revoke this Power of Attorney if you later wish to do so.

Requirement For Validity

1. You must be a California resident who is at least 18 years old, of sound mind, and acting of your own free will.
2. The individual(s) you select as your agent and alternative agents to make decisions for you must be at least 18 years old and must NOT be:
 - a. Your treating health care provider;
 - b. An employee of your treating health care provider, unless the employee is related to you by blood, marriage, or adoption;
 - c. An operator of a community care facility or board and care home. (Community care facilities are sometimes called board and care homes. If you are unsure whether or not the person whom you wish to select operates a community care facility, you should ask that person.)
 - d. An employee of a community care facility or residential care facility for the elderly, unless the employee is related to you by blood, marriage or adoption.
3. You have talked with the individuals you have selected as your agent and alternate agents and these individuals have agreed to participate. (You may select someone who is not a California resident to act as your agent or alternate agents, but you should consider whether someone who lives far away will be available to make decisions for you, if, and when, that may become necessary.)
4. You have signed and dated this form.
5. You have had the form properly witnessed:
 - a. You have obtained the signatures of two adult witnesses who personally know you.
 - b. Neither witness is: (1) your agent or alternate agent designated in this form; (2) a health care provider, or the employee of a health care provider; or (3) a person who operates or is employed by a community care facility or residential care facility for the elderly.
 - c. The witnesses are not related to you by blood, marriage, or adoption, and are not named in your will or so far as you know entitled to any part of your estate when you die.
 - d. You have had this form signed and dated by a Notary Public.
6. You have given a copy of the completed form to those people, including your agent and family members, who may need this form in case an emergency requires a decision concerning your estate.

If You Change Your Mind

In order to revoke all or a portion of this form, you will need to do the following: (1) Complete a new form with the changes you desire; (2) tell everyone who got a copy of the old form that it is no longer valid and ask that copies of the old form be returned to you so you may destroy them; and (3) give copies of the new form to the people who may need the form to carry out your wishes as described above in number 6. If, after reading this material, you still have unanswered questions, you should talk to a lawyer.

Warning To Person Executing This Document

This is an important legal document. It creates a Power of Attorney. Before executing this document, you should know these important facts:

1. This document may provide the person you designate as your agent (the attorney in fact) the power to dispose, sell, convey, and encumber your real and personal property.
2. Your agent must act consistently with your desires as stated in this document or otherwise made known.
3. This power is subject to any statement of your desires and any limitations that you include in this document.
4. You have the right to revoke the authority of your agent by notifying your agent orally or in writing of the revocation.
5. This document revokes any prior Power of Attorney.
6. The powers granted by this document will exist for an indefinite period of time unless you limit their duration in this document.
7. These powers will continue to exist notwithstanding your subsequent disability or incapacity unless you indicate otherwise in this document.
8. You should carefully read and follow the witnessing procedure described at the end of this document. This document will not be valid unless you comply with the witnessing procedure.
9. If there is anything in this document that you do not understand, you should ask a lawyer to explain it to you.
10. Your agent and alternate agents or give each of them an executed copy of this document.

This document is only a general form which may be proper for use in simple transactions and in no way acts, or is intended to act, as a substitute for the advice of an attorney. The prior deed form (Table 243) is not intended to be used in any specific transaction. Acknowledgment Rev. 1/93)

BOOK 316 PAGE 243

Power of Attorney (General)

Know All People By These Presents:

I, That Mary L. Smith

of 520 Rosehaven

City of St. Helena

County of Napa

State of California, hereby appoint(s) Rick Smith

Rick Smith

of 1330 Diamond Mount Road

City of Calistoga

County of Napa

State of California, my true and lawful attorney in fact for

All my business Affairs

and in my

name, place,

and stand and for his use and benefit:

(a) To exercise, do, or perform any act, right, power, duty, or obligation whatsoever that he now have or may acquire the legal right, power, or capacity to exercise, do, or perform in connection with, arising out of, or relating to any person, item, thing, transaction, business property, real or personal, tangible or intangible, or matter whatsoever;

(b) To ask demand, sue for, recover, collect, receive, and hold and possess all such sums of money, debts, dues, bonds, notes, checks, drafts, accounts, deposits, legacies, bequests, devises, interests, dividends, stock certificates, certificates of deposit, annuities, pension and retirement benefits, insurance benefits and proceeds, documents of title, chooses in action, personal and real property, tangible and intangible property and property rights, and demand whatsoever, liquidated or unliquidated, as are now, or shall hereafter become due, owing, payable, owned or belonging to me or in which I have or may acquire an interest, and to have, use, and take all lawful ways and means and legal and equitable remedies, procedures, and writs in my name for the collection and recovery thereof, and to compromise, settle and agree for the same, and to make, execute, and deliver for me and in my name all endorsements, acquittances, receipts, releases, receipts, or other sufficient discharges for the same;

(c) To improve, repair, maintain, insure, rent, lease, sell, release, convey, subject to liens, mortgage, and hypothecate, and in any way or manner deal with all or any part of any real or personal property, tangible and intangible, whatsoever, or any interest therein, which she may own or may hereafter acquire, for any business purpose and in her name, and under such terms and conditions, and under such covenants as she shall deem proper, (d) To engage in and transact any and all lawful business of whatever nature or kind for her name; and (e) To sign, endorse, execute, acknowledge, deliver, receive, and possess such applications, contracts, agreements, options, covenants, deeds, conveyances, trust deeds, security agreements, bills of sale, leases, mortgages, assignments, insurance policies, bills of exchange, notes, stock certificates, proxies, warrants, commercial paper, receipts, withdrawal receipts and deposit instruments relating to accounts or deposits in, or certificates of deposit of, banks, savings and loan or other institutions or associations, profits of loss, evidence of debts, releases, and satisfaction of mortgages, judgments, liens, security agreements, and other debts, and obligations, and such other instruments in writing or whatever kind and nature as may be necessary or proper in the exercise of the rights and powers herein granted.

2. Granting to him, Rick Smith, attorney in fact, full power and authority to do and perform all and every act and thing whatsoever requisite, necessary, and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as he might or could do if personally present, with full power of delegation, substitution, or revocation, hereby ratifying and confirming all that Rick Smith, he, attorney in fact, or his substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted. 3. This instrument is to be construed and interpreted as a general power of attorney. The enumeration of specific items, acts, rights or power herein does not limit or restrict, and is not to be construed or interpreted as limiting or restricting the general powers herein granted to my attorney in fact. 4. By executing this document I further intend to revoke all previous general power of attorney appointments executed by me or on my behalf.

This document is only a general form which may be proper for use in simple transactions and in no way acts, or is intended to act, as a substitute for the legal validity of any provision or the suitability of these forms in any specific transaction. The printer does not make any warranty, either express or implied, as to the legal validity of any provision or the suitability of these forms in any specific transaction. (Acknowledgement Rev. 1/83) Cowdery's Form No. 1022 - POWER OF ATTORNEY - General (Revised 3/92)

BOOK 316 PAGE 274

I have personally executed this document on February 2, 1995, at Napa, California.

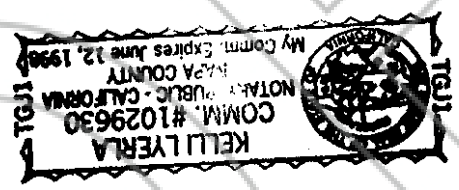
Mary L. Smith
(Signature)

Statement of Witness:

I declare under the penalty of perjury under the laws of California that the person who signed or acknowledged this document is personally known to me (or provided to me on the basis of convincing evidence) to be the principal, that the principal signed or acknowledged this power of attorney in my presence, and that the principal appears to be of sound mind and under no duress, fraud, or undue influence.

1. Signature _____
Print Name _____
Date _____
Residential Address _____

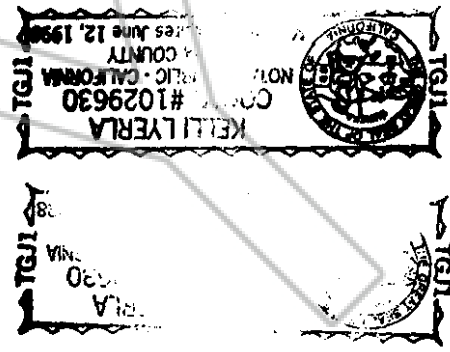
2. Signature _____
Print Name _____
Date _____
Residential Address _____



STATE OF CALIFORNIA
COUNTY OF NAPA

On Feb. 2, 1995 before me, Kelli Lyeria, Notary Public, personally appeared Mary L. Smith, personally known to me (or proved on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed in the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.
Kelli Lyeria
Notary Public in and for said State.



BOOK 316 PAGE 246

COPY

169303

BOOK 316 PAGE 242
OFFICIAL RECORDS
RECORDED AT THE REQUEST OF
Judith May...
97 DEC 22 PM 2:24
FOREREA COUNTY NEVADA
FILE NO. RECORDED
FEES 11.00