## **NOTICE of CANCELLATION / REVOCATION OF POWER OF ATTORNEY**

l,				pal), whose date of birth is	
	he	ereby cancel/revoke a	I previous Powers of A	attorney (POA) as of today.	
without any form of pres copy of this document to cancellation. By doing the they may have. If the for	sure or coel o my former nis, I am red mer agent d a new powe	rcion. I confirm that, in agent or attorney-in-fa questing the immediat or attorney-in-fact fails	accordance with Texa act on the next busines e return of the original to comply, I will provice	king this power of attorney as law, I will send a certified as day to notify them of this document and any copies de copies of this revocation al, and other institutions to	
As of today, I have also	voluntarily	chosen to complete a	new POA naming my	',	
		<u>-</u>	, as my new a	gent / attorney-in-fact.	
IN WITNESS WHEREO state of	F, I have he this	ereunto set my hand a day of	nd seal in the city of	in the year	
This document was SIG	NED and S	EALED in the present	e of the below two with	nesses.	
Principal Signature			Principal Printed Name		
	<u>WIT</u>	NESS ACKNOW	<u>EDGEMENTS</u>		
the nature and effect of this documen		pal was of sound body and mind and had the at and all previous POAs. I believe under oath Ision or influence from any other person(s).  Witness # 1 Signature		ath that this document was	
Witness # 2 Printed Nan	ne	Witness # 2 Si	gnature	Date	
Witness # 2 Address					
NOTARY ACKNOWLE	DGMENT				
before me with				ndividuals above appeared as proof of identity. nd swore to their free and	
Notary Public			st	amp	

## **INSTRUCTIONS TO PRINCIPAL**

In order for this cancellation / revocation to be *valid and legal*, the notary and witnesses can<u>not</u> be *your* spouse, partner, child, attorney, or spouse of your attorney, agent, or attorney-in-fact.

The notary and witnesses can<u>not</u> be mentioned in your will, either as a beneficiary or executor, nor can they have any financial relationship with you. The notary and witnesses <u>must</u> be over the age of 18 and <u>must</u> be mentally capable of understanding this document and your intentions in executing it.

TO MAKE THIS CANCELLATION / REVOCATION EFFECTIVE, you <u>must</u> give legal notice to the previous agent or attorney-in-fact of all previous POAs you wish to cancel with this document. This means that a COPY OF THE FIRST PAGE OF THIS FORM <u>must</u> be served to the agent / attorney-in-fact of the POA you are cancelling or revoking with this document.

## SERVING THE PREVIOUSLY-NAMED AGENT(S):

It is **legally required** that you serve the agent(s) or attorney(s)-in-fact of all POAs you wish to cancel or revoke. To do so...

- 1. Take a copy of the first page of this document to the United States Post Office along with the mailing address of the agent(s) or attorney(s)-in-fact.
- 2. Tell the postal worker that you want to mail this CERTIFIED WITH A RETURN RECEIPT which costs approximately \$ 7.00.
- 3. Keep the receipt with the original copy of the document in case it is needed for legal or court purposes in the future.

If the former original and copies are returned to you, do NOT destroy them. Instead, DO use a marker and write "REVOKED" on each of them so they can never be used again. Keep them in a safe place along with this original.

## **OPTIONAL TIPS:**

- NEVER GIVE YOUR ORIGINAL TO ANYONE.
- ALWAYS KEEP IN A SAFE PLACE such as a safe deposit box in your bank or with an attorney or in a locked bag with someone (outside of your home) who you trust.
- Keep it away from wandering eyes and curious minds.
- Be sure that it this document is not easily accessed by others.
- Many states (but not all) allow you to file the original document with your County Clerk's Office along with your new POA. Doing so provides added legal documentation and perhaps, protection. However, every state and county is different, so contact your local office directly for more information.
- Mail or hand-deliver a notarized letter or a copy of the 1<sup>st</sup> page of this document to request that the former POA agent / attorney-in-fact's name be removed from your records, system notes, bank accounts, and medical files. Although this is not necessary, if the former agent/attorney-infact is dishonest, s/he could continue accessing your bank account, home title, car insurance, medical records, and almost everything else even after you cancelled / revoked it. If this happens, file a police report and call an Estate, Elder Law, or Family Attorney.

Protecting Yourself is the #1 priority so the more you do, the better it is for you and your loved ones and could save you lots of headache and hassle, not to mention thousands of dollars needed to hire an attorney or pay for court fees.