NEVADA REAL ESTATE POWER OF ATTORNEY

In Accordance to NV § 162A.480 "Real Property"

Date:	Principal (borrower):
Principal's Residence Address:	
(Including County)	
Attorney-in-Fact: (Agent)	
Attorney-in-Fact's Mailing Address:	
(Including County)	
Legal Description of Property:	
Property Address:	
DELEGATION OF POWER.	
Option 1: Purchase of Property. The purchase identified as	ase of the lands and premises having an address of or
financing, doing any and all actions that I might of execution, modification and delivery of contracts, mortgages, closing statements, notices, certificate the funds for the closing; the disbursement and closing from my/our account identified to the age	ch property and the mortgaging of the property as part of the do if personally present including, but not limited to the , tax returns, tax reports, affidavits, bills of sale, notes, tes and all other documents required by the lender providing delivery of the closing funds and the withdrawal of funds for the ent, which my Agent shall deem necessary, appropriate or ion of the real estate described in this Power of Attorney.
Option 2: Sale of Property. The sale of the I	lands and premises having an address of or identified as
modification and delivery of contracts, deeds, tax notices, certificates and all other documents; the	nally present including, but not limited to the execution, is returns, tax reports, affidavits, bill of sale, closing statements, acceptance of the closing funds and the deposit of those funds agent shall deem necessary, appropriate or expedient for the scribed in this Power of Attorney.
Option 3: Management of Property. The maidentified as	anagement of the lands and premises having an address or
repairs, or any other required activities regarding	, signing of lease agreements, evicting tenants, hiring for g normal day-to-day management of the property, which my edient for the purpose of managing the property described in
	inancing of my debts, including but not limited to the debts and premises having an address of or identified as
do if personally present including, but not limited	part of the financing, doing any and all actions that I/we might to the modification, execution and delivery of notes, tes and all other documents required by the lender providing



the funds for the closing; the disbursement and delivery of the closing funds and the withdrawal of funds for the closing from my/our account identified to the agent, which my Agent shall deem necessary, appropriate or expedient for the purpose of closing the refinancing of the debts and the mortgaging of the real estate described in this Power of Attorney.

DURABLE POWER OF ATTORNEY. This power of atterminated by the subsequent disability or incapacity of		
If "SHALL NOT," was chosen, this Power of Attorney s and shall terminate on the day of	hall go into effect on the recording of signatures (hereof)	
Principal Signature		
Principal Printed Name		
WITNESSES.		
Witness 1	Witness 2	
Printed Name:	Printed Name:	
Signature:	Signature:	
THE STATE OF: NEVADA		
COUNTY OF:		
The foregoing Power of Attorney was acknowledged be 20, by	efore me on theday of, (the "Principal").	
THE STATE OF:		
	NOTARY PUBLIC	
THE COUNTY OF:		
	STATE	

