SPRINGING POWER OF ATTORNEY

This power of attorney is given on	by	of
	(date)	(donor)
(donor's add	dress)	

A. EXPLANATORY NOTES FOR THE ASSISTANCE OF THE DONOR

READ THESE NOTES BEFORE SIGNING THIS DOCUMENT

- 1. This document is a SPRINGING POWER OF ATTORNEY that will not come into effect until some time in the future. You may choose any date or event that will bring it into effect, but you must clearly state that date or event in this document. You should ensure the date or event can be clearly ascertained. You may designate one or more "declarant(s)" to declare in writing that the date or event has occurred. For example, if you have stated in this document that it will come into effect on your mental incapacity, you may designate one or more individuals to declare that you are mentally incapacitated. If you do not name any declarants, or if the named declarants are unable or unwilling to provide a declaration, then two persons who are doctors or psychologists may declare that you are mentally incapacitated. At that point this document would come into effect and your attorney would have legal authority to manage your affairs.
- 2. You must be nineteen years of age or older to give a power of attorney.
- 3. The effect of this document is to authorize the person you have named as your attorney to act on your behalf with respect to your property and financial affairs. This could include your lands, houses, bank accounts, pensions, RRSPs, stock and mutual fund investments, vehicles and anything else you own.
- 4. Unless you state otherwise in this document, your attorney will have very wide powers to deal with the types of property listed above. The attorney will also be able to use your property to provide support for your spouse and dependant children. You should consider very carefully whether or not you wish to impose any restrictions on the powers of your attorney.
- 5. Your attorney should be someone you know and trust completely and who is very capable of handling financial matters. Your attorney could seriously deplete or eliminate your financial assets.
- 6. You may not appoint as your attorney a person who is under the age of nineteen years, is mentally incapacitated or is an undischarged bankrupt.

7.	You may revoke this power of attorney at any time, as long as you are mentally capable of understanding
	what you are doing.

- 8. This power of attorney will come to an end on your bankruptcy or death, on the attorney=s bankruptcy, mental incapacity or death, or on the occurrence of other circumstances as provided in the Powers of Attorney Act.
- 9. You may name a "recipient" to receive reports on your financial affairs, in the form of an accounting, from your attorney. The recipient would then be able to review the reports to ensure that your attorney is properly handling your affairs.
- 10. Your attorney should sign the acceptance at the end of this document to indicate that he or she agrees to being
- 1

B.

	appointed as your attorney and that he or she is aware of his or her duties.			
11	. Neither your attorney, nor his or her spo	use, may sign as the wit	ness to your signature on this document.	
B.	APPOINTMENTS AND DIRECTIONS:			
1.	(a) I appoint			
		of	to be my	
	(name)		(address)	
	attorney in accordance with the <i>Powers</i> lawfully do by an attorney.	of Attorney Act and to	do on my behalf anything that I can	
	[OPTIONAL: The donor may name one	or more persons to act jo	ointly as attorneys:	
	(b) In addition to the person I have appoperson(s) to act jointly with that person	•	der paragraph (a), I appoint the following	
		of]	
	(name)		(address)	
[0	PTIONAL: The donor may name an altern	nate attorney:		
2.	If a person I have appointed as my attorn I appoint the following person to act in p) or (b) is or becomes unable to act, then	
		of]	
	(name)		(address)	

3.	(a) In accordance with the <i>Powers of Attorney Act</i> , I declare that this power of attorney is a springing power				
		of attorney that shall not come into effect unti			
	[set out clearly the date or event that will bring this document into				
	[OPTIONAL: The donor may name one or more declarants:				
	(b) I name the following person(s) as declarant(s) to provide a written declaration that the date will bring this document into effect, as specified in paragraph (a), has occurred:				
			of		
		(name of declarant)		(address of declarant)	
			of]	
		(name of declarant)		(address of declarant)	
[0	PTI	ONAL: The donor may name a recipient:			
4.		ame the following person as a recipient who may		·	
			of	.1	
		(name of recipient)		(address of recipient)	
[0	PTI	ONAL: The donor may state conditions or restr	ictions regarding the po	wers given to the attorney:	
5.	Th	is power of attorney is subject to the following	conditions and restriction	ons:	
]	
[0	PTI	ONAL: The donor may provide for the attorney	v(s) to receive compensat	tion:	
6.		uthorize my attorney(s) to take annual compensa gulations made under the Guardianship and Tra		accordance with the Trustee Fee	
[0	PTI	ONAL: The donor may revoke a previous powe	er of attorney:		
7.	I re	evoke the power of attorney previously given by	y me on		
			(date of pow	ver of attorney now being revoked)	
	app	oointing (name of attorney appointed in the po			
		(name of attorney appointed in the po	ower ot attornev now bei	ing revoked)	

WITNESSED BY:	
(witness must sign here, in presence of donor)	(donor must sign here, in presence of witness)
(print name of witness)	
(address of witness)	
[NOTE:Neither an attorney named in this document, nor signature.]	the spouse of such an attorney, may witness the donor'
ATTORNEY'S ACCEPTA	NCE OF APPOINTMENT
I accept the appointment on	
(date the attorney signs to	this acceptance)
WITNESSED BY:	
(witness must sign here, in presence of attorney)	(attorney must sign here, in presence of witness)
(print name of witness)	
(address of witness)	