INTRODUCED

HB950

	087071440
1	HOUSE BILL NO. 950
	Offered January 9, 2008
2 3	Prefiled January 8, 2008
4	A BILL to amend and reenact §§ 6.1-125.15:1, 37.2-1009, 37.2-1020, 37.2-1023, 55-34.7, 55-544.01,
5	55-544.02, and 55-546.02 of the Code of Virginia, to amend the Code of Virginia by adding in Title
6	26 a chapter numbered 7, consisting of sections numbered 26-71.01 through 26-74.03, and to repeal
7	§§ 11-9.1 through 11-9.7 and 37.2-1018 of the Code of Virginia, relating to the Uniform Power of
8 9	Attorney Act.
9	Patron—Iaquinto
10	
11	Referred to Committee on Commerce and Labor
12	
13	Be it enacted by the General Assembly of Virginia:
14	1. That §§ 6.1-125.15:1, 37.2-1009, 37.2-1020, 37.2-1023, 55-34.7, 55-544.01, 55-544.02, and
15	55-546.02 of the Code of Virginia are amended and reenacted and that the Code of Virginia is
16	amended by adding in Title 26 a chapter numbered 7, consisting of sections numbered 26-71.01
17 18	through 26-74.03, as follows: § 6.1-125.15:1. Certain duties of parties to joint bank accounts in financial institutions.
10 19	Parties to a joint account in a financial institution occupy the relation of principal and agent as to
20	each other, with each standing as a principal in regard to his ownership interest in the joint account and
21	as agent in regard to the ownership interest of the other party. The provisions of \$§ 11-9.6 and
22	37.2-1018 the Uniform Power of Attorney Act (§ 26-71.01 et seq.) shall apply to such principal/agent
23	relationships. For the purposes of this section, the definition of a joint account in a financial institution,
24	and the ownership interest of the parties therein, are determined in accordance with the provisions of
25	this chapter.
26 27	CHAPTER 7. UNIFORM POWER OF ATTORNEY ACT.
28	Article 1.
29	General Provisions.
30	§ 26-71.01. Short title.
31	This act may be cited as the Uniform Power of Attorney Act.
32	§ 26-71.02. Definitions.
33	For the purposes of this act, unless the context requires otherwise:
34 35	"Agent" means a person granted authority to act for a principal under a power of attorney, whether
35 36	denominated an agent, attorney-in-fact, or otherwise. The term includes an original agent, coagent, successor agent, and a person to which an agent's authority is delegated.
37	"Durable," with respect to a power of attorney, means not terminated by the principal's incapacity.
38	"Electronic" means relating to technology having electrical, digital, magnetic, wireless, optical,
39	electromagnetic, or similar capabilities.
40	"Good faith" means honesty in fact.
41	"Incapacity" means inability of an individual to manage property or business affairs because the
42 43	individual:
43 44	(a) Has an impairment in the ability to receive and evaluate information or make or communicate decisions even with the use of technological assistance; or
45	(b) Is missing or outside the United States and unable to return.
46	"Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability
47	company, association, joint venture, public corporation, government or governmental subdivision,
48	agency, or instrumentality, or any other legal or commercial entity.
49	"Power of attorney" means a writing or other record that grants authority to an agent to act in the
50 51	place of the principal, whether or not the term power of attorney is used.
51 52	"Presently exercisable general power of appointment," with respect to property or a property interest subject to a power of appointment, means power exercisable at the time in question to vest absolute
52 53	ownership in the principal individually, the principal's estate, the principal's creditors, or the creditors
54	of the principal's estate. The term includes a power of appointment not exercisable until the occurrence
55	of a specified event, the satisfaction of an ascertainable standard, or the passage of a specified period
	only after the occurrence of the specified event, the satisfaction of the ascertainable standard, or the

passage of the specified period. The term does not include a power exercisable in a fiduciary capacity or only by will. 57 58

59 "Principal" means an individual who grants authority to an agent in a power of attorney.

60 "Property" means anything that may be the subject of ownership, whether real or personal, or legal 61 or equitable, or any interest or right therein.

62 "Record" means information that is inscribed on a tangible medium or that is stored in an electronic 63 or other medium and is retrievable in perceivable form.

64 "Sign" means, with present intent to authenticate or adopt a record: (i) to execute or adopt a tangible symbol; or (ii) to attach to or logically associate with the record an electronic sound, symbol, 65 or process. 66

"State" means a state of the United States, the District of Columbia, Puerto Rico, the United States 67 Virgin Islands, or any territory or insular possession subject to the jurisdiction of the United States. **68**

"Stocks and bonds" means stocks, bonds, mutual funds, and all other types of securities and financial 69 instruments, whether held directly, indirectly, or in any other manner. The term does not include 70 71 commodity futures contracts and call or put options on stocks or stock indexes. 72

§ 26-71.03. Applicability. 73

This act applies to all powers of attorney except:

74 1. A power to the extent it is coupled with an interest in the subject of the power, including a power 75 given to or for the benefit of a creditor in connection with a credit transaction; 76

2. A power to make health care decisions;

77 3. A proxy or other delegation to exercise voting rights or management rights with respect to an 78 entity: and

79 4. A power created on a form prescribed by a government or governmental subdivision, agency, or 80 instrumentality for a governmental purpose.

§ 26-71.04. Power of attorney is durable. 81

A power of attorney created under this act is durable unless it expressly provides that it is 82 terminated by the incapacity of the principal. 83

84 § 26-71.05. Execution of power of attorney.

85 A power of attorney shall be signed by the principal or in the principal's conscious presence by 86 another individual directed by the principal to sign the principal's name on the power of attorney. A 87 signature on a power of attorney is presumed to be genuine if the principal acknowledges the signature 88 before a notary public or other individual authorized by law to take acknowledgments. 89

§ 26-71.06. Validity of power of attorney.

90 A. A power of attorney executed in the Commonwealth on or after July 1, 2008, is valid if its 91 execution complies with § 26-71.05.

92 B. A power of attorney executed in the Commonwealth before July 1, 2008, is valid if its execution 93 complied with the law of the Commonwealth as it existed at the time of execution.

94 C. A power of attorney executed other than in the Commonwealth is valid in the Commonwealth if, 95 when the power of attorney was executed, the execution complied with: (i) the law of the jurisdiction that determines the meaning and effect of the power of attorney pursuant to § 26-71.07; (ii) the 96 requirements for a military power of attorney pursuant to 10 U.S.C. § 1044b, as amended; or (iii) the 97 98 laws of the Commonwealth.

99 D. Except as otherwise provided by statute other than this act, a photocopy or electronically 100 transmitted copy of an original power of attorney has the same effect as the original. 101

§ 26-71.07. Meaning and effect of power of attorney.

102 The meaning and effect of a power of attorney is determined by the law of the jurisdiction indicated in the power of attorney and, in the absence of an indication of jurisdiction, by the law of the 103 104 jurisdiction in which the power of attorney was executed.

§ 26-71.08. Nomination of conservator or guardian; relation of agent to court-appointed fiduciary. 105

106 A. In a power of attorney, a principal may nominate a conservator or guardian of the principal's estate or guardian of the principal's person for consideration by the court if protective proceedings for 107 108 the principal's estate or person are begun after the principal executes the power of attorney.

B. If, after a principal executes a power of attorney, a court appoints a conservator or guardian of 109 110 the principal's estate or other fiduciary charged with the management of some or all of the principal's 111 property, the agent is accountable to the fiduciary as well as to the principal. The power of attorney is 112 not terminated and the agent's authority continues unless limited, suspended, or terminated by the court. 113 § 26-71.09. When power of attorney effective.

A. A power of attorney is effective when executed unless the principal provides in the power of 114 attorney that it becomes effective at a future date or upon the occurrence of a future event or 115 116 contingency.

117 B. If a power of attorney becomes effective upon the occurrence of a future event or contingency, the 118 principal, in the power of attorney, may authorize one or more persons to determine in a writing or 119 other record that the event or contingency has occurred.

120 C. If a power of attorney becomes effective upon the principal's incapacity and the principal has not

121 authorized a person to determine whether the principal is incapacitated, or the person authorized is 122 unable or unwilling to make the determination, the power of attorney becomes effective upon a 123 determination in a writing or other record by: (i) the principal's attending physician and a second 124 physician or licensed clinical psychologist after personal examination of the principal that the principal 125 is incapacitated within the meaning of subdivision (a) of the definition of incapacity in § 26-71.02; or 126 (ii) an attorney at law, a judge, or an appropriate governmental official that the principal is 127 incapacitated within the meaning of subdivision (a) of the definition of incapacity in § 26-71.02.

128 D. A person authorized by the principal in the power of attorney to determine that the principal is 129 incapacitated may act as the principal's personal representative pursuant to the Health Insurance 130 Portability and Accountability Act, §§ 1171 through 1179 of the Social Security Act, 42 U.S.C. § 1320d, 131 as amended, and applicable regulations, to obtain access to the principal's health care information and 132 communicate with the principal's health care provider.

- 133 § 26-71.10. Termination of power of attorney or agent's authority.
- 134 A. A power of attorney terminates when:
- 135 1. The principal dies:
- 136 2. The principal becomes incapacitated, if the power of attorney is not durable;
- 137 3. The principal revokes the power of attorney;
- 138 4. The power of attorney provides that it terminates;
- 139 5. The purpose of the power of attorney is accomplished; or
- 140 6. The principal revokes the agent's authority or the agent dies, becomes incapacitated, or resigns,

141 and the power of attorney does not provide for another agent to act under the power of attorney.

- 142 B. An agent's authority terminates when:
- 143 1. The principal revokes the authority; 144
 - 2. The agent dies, becomes incapacitated, or resigns;

145 3. An action is filed for the divorce or annulment of the agent's marriage to the principal or their 146 legal separation, unless the power of attorney otherwise provides; or

147 4. The power of attorney terminates.

C. Unless the power of attorney otherwise provides, an agent's authority is exercisable until the 148 149 authority terminates under subsection B, notwithstanding a lapse of time since the execution of the 150 power of attorney.

151 D. Termination of an agent's authority or of a power of attorney is not effective as to the agent or 152 another person that, without actual knowledge of the termination, acts in good faith under the power of 153 attorney. An act so performed, unless otherwise invalid or unenforceable, binds the principal and the 154 principal's successors in interest.

155 E. Incapacity of the principal of a power of attorney that is not durable does not revoke or terminate 156 the power of attorney as to an agent or other person that, without actual knowledge of the incapacity, 157 acts in good faith under the power of attorney. An act so performed, unless otherwise invalid or 158 unenforceable, binds the principal and the principal's successors in interest.

159 F. The execution of a power of attorney does not revoke a power of attorney previously executed by 160 the principal unless the subsequent power of attorney provides that the previous power of attorney is 161 revoked or that all other powers of attorney are revoked.

162 § 26-71.11. Coagents and successor agents.

163 A. A principal may designate two or more persons to act as coagents. Unless the power of attorney 164 otherwise provides, each coagent may exercise its authority independently.

165 B. A principal may designate one or more successor agents to act if an agent resigns, dies, becomes 166 incapacitated, is not qualified to serve, or declines to serve. A principal may grant authority to 167 designate one or more successor agents to an agent or other person designated by name, office, or 168 function. Unless the power of attorney otherwise provides, a successor agent: (i) has the same authority 169 as that granted to the original agent; and (ii) may not act until all predecessor agents have resigned, 170 died, become incapacitated, are no longer qualified to serve, or have declined to serve.

171 C. Except as otherwise provided in the power of attorney and subsection D, an agent that does not 172 participate in or conceal a breach of fiduciary duty committed by another agent, including a 173 predecessor agent, is not liable for the actions of the other agent.

174 D. An agent that has actual knowledge of a breach or imminent breach of fiduciary duty by another 175 agent shall notify the principal and, if the principal is incapacitated, take any action reasonably 176 appropriate in the circumstances to safeguard the principal's best interest. An agent that fails to notify 177 the principal or take action as required by this subsection is liable for the reasonably foreseeable 178 damages that could have been avoided if the agent had notified the principal or taken such action.

179 § 26-71.12. Reimbursement and compensation of agent.

180 Unless the power of attorney otherwise provides, an agent is entitled to reimbursement of expenses 181 reasonably incurred on behalf of the principal and to compensation that is reasonable under the 209

182 circumstances.

183 § 26-71.13. Agent's acceptance.

184 Except as otherwise provided in the power of attorney, a person accepts appointment as an agent 185 under a power of attorney by exercising authority or performing duties as an agent or by any other 186 assertion or conduct indicating acceptance.

187 § 26-71.14. Agent's duties.

188 A. Notwithstanding provisions in the power of attorney, an agent that has accepted appointment 189 shall:

190 1. Act in accordance with the principal's reasonable expectations to the extent actually known by the 191 agent and, otherwise, in the principal's best interest;

192 2. Act in good faith; and

193 3. act only within the scope of authority granted in the power of attorney.

194 B. Except as otherwise provided in the power of attorney, an agent that has accepted appointment 195 shall: 196

1. Act loyally for the principal's benefit;

197 2. Act so as not to create a conflict of interest that impairs the agent's ability to act impartially in 198 the principal's best interest;

199 $\overline{3}$. Act with the care, competence, and diligence ordinarily exercised by agents in similar 200 circumstances: 201

4. Keep a record of all receipts, disbursements, and transactions made on behalf of the principal;

202 5. Cooperate with a person that has authority to make health care decisions for the principal to 203 carry out the principal's reasonable expectations to the extent actually known by the agent and, 204 otherwise, act in the principal's best interest; and

205 6. Attempt to preserve the principal's estate plan, to the extent actually known by the agent, if 206 preserving the plan is consistent with the principal's best interest based on all relevant factors, 207 including: 208

(a) The value and nature of the principal's property;

(b) The principal's foreseeable obligations and need for maintenance;

210 (c) Minimization of taxes, including income, estate, inheritance, generation-skipping transfer, and gift 211 taxes; and 212

(d) Eligibility for a benefit, a program, or assistance under a statute or regulation.

213 C. An agent that acts in good faith is not liable to any beneficiary of the principal's estate plan for 214 failure to preserve the plan.

215 D. An agent that acts with care, competence, and diligence for the best interest of the principal is 216 not liable solely because the agent also benefits from the act or has an individual or conflicting interest 217 in relation to the property or affairs of the principal.

218 E. If an agent is selected by the principal because of special skills or expertise possessed by the 219 agent or in reliance on the agent's representation that the agent has special skills or expertise, the 220 special skills or expertise shall be considered in determining whether the agent has acted with care, 221 competence, and diligence under the circumstances.

222 F. Absent a breach of duty to the principal, an agent is not liable if the value of the principal's 223 property declines.

224 G. An agent that exercises authority to delegate to another person the authority granted by the 225 principal or that engages another person on behalf of the principal is not liable for an act, error of 226 judgment, or default of that person if the agent exercises care, competence, and diligence in selecting 227 and monitoring the person; however, nothing herein is intended to abrogate any duty of the agent under 228 the Uniform Virginia Prudent Investor Act (§ 26-45.3 et seq.).

229 H. Except as otherwise provided in the power of attorney, an agent shall disclose receipts, disbursements, or transactions conducted on behalf of the principal if requested by the principal, a 230 guardian, a conservator, another fiduciary acting for the principal, or, upon the death of the principal, 231 by the personal representative or successor in interest of the principal's estate. If so requested, within 232 233 30 days the agent shall comply with the request or provide a writing or other record substantiating why 234 additional time is needed and shall comply with the request within an additional 30 days.

235 I. Except as otherwise provided in the power of attorney, an agent shall, on reasonable request made by a person listed in subdivisions A 3 through A 9 of § 26-71.16 who has a good faith belief that the 236 237 principal suffers an incapacity or, if deceased, suffered incapacity at the time the agent acted, disclose 238 to such person the extent to which he has chosen to act and the actions taken on behalf of the principal 239 within the five years prior to either (i) the date of the request or (ii) the date of the death of the 240 principal, if the principal is deceased at the time such request is made, and shall permit reasonable 241 inspection of records pertaining to such actions by such person. In all cases where the principal is 242 deceased at the time such request is made, such request shall be made within one year after the date of 243 the death of the principal. If so requested, within 30 days the agent shall comply with the request or

244 provide a writing or other record substantiating why additional time is needed and shall comply with 245 the request within an additional 30 days.

§ 26-71.15. Exoneration of agent. 246

A provision in a power of attorney relieving an agent of liability for breach of duty is binding on the 247 248 principal and the principal's successors in interest except to the extent the provision:

249 1. Relieves the agent of liability for breach of duty committed dishonestly, with an improper motive, 250 or with reckless indifference to the purposes of the power of attorney or the best interest of the 251 principal; or

252 2. Was inserted as a result of an abuse of a confidential or fiduciary relationship with the principal. 253 § 26-71.16. Judicial relief.

254 A. In addition to the remedies referenced in § 26-71.23, the following persons may petition a court to 255 construe a power of attorney or review the agent's conduct, and grant appropriate relief:

256 1. The principal or the agent;

257 2. A guardian, conservator, personal representative of the estate of a deceased principal, or other 258 fiduciary acting for the principal: 259

3. A person authorized to make health care decisions for the principal;

260 4. The principal's spouse, parent, or descendant; 261

5. An adult who is a brother, sister, niece, or nephew of the principal;

262 6. A person named as a beneficiary to receive any property, benefit, or contractual right on the 263 principal's death or as a beneficiary of a trust created by or for the principal that has a financial 264 interest in the principal's estate;

265 7. The adult protective services unit of the local department of social services for the county or city 266 where the principal resides or is located;

267 8. The principal's caregiver or another person that demonstrates sufficient interest in the principal's 268 welfare; and 269

9. A person asked to accept the power of attorney.

270 B. 1. Whether or not supplemental relief is sought in the proceeding, where an agent has violated 271 duties of disclosure imposed by § 26-71.14, any person to whom such duties are owing may, for the 272 purpose of obtaining information pertinent to the need or propriety of (i) instituting a proceeding under 273 Chapter 10 (§ 37.2-1000 et seq.) of Title 37.2; (ii) terminating, suspending, or limiting the authority of 274 the agent; or (iii) bringing a proceeding to hold the agent, or a transferee from such agent, liable for 275 breath of duty or to recover particular assets or the value of such assets of a principal or deceased 276 principal, petition a circuit court for discovery from the agent of information and records pertaining to 277 actions taken pursuant to a power of attorney.

278 2. The petition may be filed in the circuit court of the county or city in which the agent resides or 279 has his principal place of employment, or, if a nonresident, in any court in which a determination of 280 incompetency or incapacity of the principal is proper under Chapter 10 (§ 37.2-1000 et seq.) of Title 281 37.2, or, if a conservator or guardian has been appointed for the principal, in the court that made the 282 appointment. The court, after reasonable notice to the agent and to the principal, if no guardian or 283 conservator has been appointed, or to the conservator or guardian, if one has been appointed, may 284 conduct a hearing on the petition. The court, upon the hearing on the petition and upon consideration 285 of the interest of the principal and his estate, may dismiss the petition or may enter such order or 286 orders respecting discovery as it may deem appropriate, including an order that the agent respond to 287 all discovery methods that the petitioner might employ in a civil action or suit subject to the Rules of 288 the Supreme Court of Virginia. Upon the failure of the agent to make discovery, the court may make 289 and enforce further orders respecting discovery that would be proper in a civil action subject to such 290 Rules and may award expenses, including reasonable attorney fees, as therein provided. Furthermore, 291 upon completion of discovery, the court, if satisfied that prior to filing the petition the petitioner had 292 requested the information or records that are the subject of ordered discovery pursuant to § 26-71.14, 293 may, upon finding that the failure to comply with the request for information was unreasonable, order 294 the agent to pay the petitioner's expenses in obtaining discovery, including reasonable attorney fees.

295 3. A determination to grant or deny in whole or in part discovery sought hereunder shall not be 296 considered a finding regarding the competence, capacity, or impairment of the principal, nor shall the 297 granting or denial of discovery hereunder preclude the availability of other remedies involving 298 protection of the person or estate of the principal or the rights and duties of the agent.

299 C. The agent may, after reasonable notice to the principal, petition the circuit court for authority to 300 make gifts of the principal's property to the extent not inconsistent with the express terms of the power 301 of attorney or other writing. The court shall determine the amounts, recipients, and proportions of any 302 gifts of the principal's property after considering all relevant factors including, without limitation, those 303 contained in subsection C of § 26-72.17.

304 D. Upon motion by the principal, the court shall dismiss a petition filed under this section, unless

355

- 305 the court finds that the principal lacks capacity to revoke the agent's authority or the power of attorney. 306 § 26-71.17. Agent's liability.
- 307 An agent that violates this act is liable to the principal or the principal's successors in interest for 308 the amount required to:
- 309 1. Restore the value of the principal's property to what it would have been had the violation not 310 occurred: and

311 2. Reimburse the principal or the principal's successors in interest for the attorney fees and costs 312 paid on the agent's behalf.

313 § 26-71.18. Agent's resignation; notice.

314 Unless the power of attorney provides a different method for an agent's resignation, an agent may 315 resign by giving notice to the principal and, if the principal is incapacitated:

- 316 1. To the conservator or guardian, if one has been appointed for the principal, and a coagent or 317 successor agent;
- 318 2. If there is no person described in subdivision 1, to an adult who is a spouse, child or other 319 descendant, parent, brother or sister of the principal;
- 320 3. If none of the aforegoing persons is reasonably available, another person reasonably believed by 321 the agent to have sufficient interest in the principal's welfare; or
- 322 4. If none of the aforegoing persons is reasonably available, the adult protective services unit of the 323 local department of social services for the county or city where the principal resides or is located.
- 324 § 26-71.19. Acceptance of and reliance upon acknowledged power of attorney.
- 325 A. For purposes of this section and § 26-71.20, "acknowledged" means purportedly verified before a 326 notary public or other individual authorized to take acknowledgements.
- 327 B. A person that in good faith accepts an acknowledged power of attorney without actual knowledge 328 that the signature is not genuine may rely upon the presumption under § 26-71.05 that the signature is genuine. 329
- 330 C. A person that in good faith accepts an acknowledged power of attorney without actual knowledge 331 that the power of attorney is void, invalid, or terminated, that the purported agent's authority is void, 332 invalid, or terminated, or that the agent is exceeding or improperly exercising the agent's authority may 333 rely upon the power of attorney as if the power of attorney were genuine, valid and still in effect, the 334 agent's authority were genuine, valid and still in effect, and the agent had not exceeded and had 335 properly exercised the authority.
- 336 D. A person that is asked to accept an acknowledged power of attorney may request, and rely upon, 337 without further investigation, any or all of the following:
- 338 1. An agent's certification under oath of any factual matter concerning the principal, agent, or power 339 of attorney;
- 340 2. An English translation of the power of attorney if the power of attorney contains, in whole or in 341 part, language other than English; and
- 342 3. An opinion of the counsel for the principal or the agent, or the opinion of counsel for the person, 343 as to any matter of law concerning the power of attorney if the person making the request provides in a 344 writing or other record the reason for the request.
- 345 E. An English translation or an opinion of counsel for the principal or the agent requested under 346 this section shall be provided at the principal's expense.
- 347 F. An agent's certification, an English translation, or an opinion of counsel shall be in recordable 348 form if the exercise of the power requires recordation of any instrument under the laws of the 349 Commonwealth.
- 350 G. For purposes of this section and § 26-71.20, a person that conducts activities through employees 351 is without actual knowledge of a fact relating to a power of attorney, a principal, or an agent if the 352 employee conducting the transaction involving the power of attorney is without actual knowledge of the 353 fact. 354
 - § 26-71.20. Liability for refusal to accept acknowledged power of attorney.
 - A. Except as otherwise provided in subsection B:
- 356 1. A person shall either accept an acknowledged power of attorney or request a certification, a 357 translation, or an opinion of counsel under subsection D of § 26-71.19 no later than seven business 358 days after presentation of the power of attorney for acceptance;
- 359 2. If a person requests a certification, a translation, or an opinion of counsel under subsection D of 360 § 26-71.19, the person shall accept the power of attorney no later than five business days after receipt 361 of the certification, translation, or opinion of counsel; and
- 3. A person may not require an additional or different form of power of attorney for authority 362 363 granted in the power of attorney presented.
- B. A person is not required to accept an acknowledged power of attorney for a transaction if: 364
- 365 1. The person is not otherwise required to engage in the transaction with the principal in the same 366 circumstances, or the principal has otherwise relieved the person from an obligation to engage in the

367 *transaction with an agent representing the principal under a power of attorney;*

368 2. Engaging in the transaction with the agent or the principal in the same circumstances would be 369 inconsistent with federal law;

370 3. The person has actual knowledge of the termination of the agent's authority or of the power of 371 attorney before exercise of the power;

372 4. A request for a certification, a translation, or an opinion of counsel under subsection D of **373** § 26-71.19 is refused;

5. The person in good faith believes that the power is not valid or that the agent does not have the authority to perform the act requested, whether or not a certification, a translation, or an opinion of counsel under subsection D of § 26-71.19 has been requested or provided; or

377 6. The person makes, or has actual knowledge that another person has made, a report to the local
378 adult protective services department or adult protective services hotline stating a good faith belief that
379 the principal may be subject to physical or financial abuse, neglect, exploitation, or abandonment by the
380 agent or a person acting for or with the agent.

381 *C.* A person that refuses in violation of this section to accept an acknowledged power of attorney is **382** subject to:

383 *1.* A court order mandating acceptance of the power of attorney; and

2. Liability for reasonable attorney fees and costs incurred in any action or proceeding that confirms
 the validity of the power of attorney or mandates acceptance of the power of attorney.

386 D. For purposes of this section, "business day" shall refer to any day other than Saturday, Sunday
 387 or any day designated as a holiday by the Commonwealth of Virginia or the federal government.

388 § 26-71.21. Principles of law and equity.

389 Unless displaced by a provision of this act, the principles of law and equity supplement this act.

390 § 26-71.22. Laws applicable to financial institutions and entities.

This act does not supersede any other law applicable to financial institutions or other entities, and
 the other law controls if inconsistent with this act.

393 § 26-71.23. *Remedies under other law.*

394 The remedies under this act are not exclusive and do not abrogate any right or remedy, including a395 court-supervised accounting, under the law [MT1] of the Commonwealth other than this act.

396 397

Article 2. Authority.

398 § 26-72.01. Authority that requires specific grant; grant of general authority.

A. Subject to the provisions of subsection H, an agent under a power of attorney may do the
following on behalf of the principal or with the principal's property only if the power of attorney
expressly grants the agent the authority and exercise of the authority is not otherwise prohibited or
limited by another statute, agreement or instrument to which the authority or property is subject:

403 1. Create, amend, revoke, or terminate an inter vivos trust;

404 *2. Make a gift;*

405 *3. Create or change rights of survivorship;*

406 *4. Create or change a beneficiary designation;*

407 5. Delegate authority granted under the power of attorney;

408 6. Waive the principal's right to be a beneficiary of a joint and survivor annuity, including a 409 survivor benefit under a retirement plan; or

410 *7. Exercise fiduciary powers that the principal has authority to delegate.*

411 8. (*Reserved*)

B. Notwithstanding a grant of authority to do an act described in subsection A or H, unless the power of attorney otherwise provides, an agent that is not an ancestor, spouse, or descendant of the principal, may not exercise authority under a power of attorney to create in the agent, or in an individual to whom the agent owes a legal obligation of support, an interest in the principal's property, whether by gift, right of survivorship, beneficiary designation, disclaimer, or otherwise.

417 C. Subject to subsections A, B, D, and E, if a power of attorney grants to an agent authority to do
418 all acts that a principal could do, the agent has the general authority described in §§ 26-72.04 through
419 26-72.16.

420 *D.* Unless the power of attorney otherwise provides and subject to subsection H, a grant of authority to make a gift is subject to § 26-72.17.

422 E. Subject to subsections A, B, and D, if the subjects over which authority is granted in a power of 423 attorney are similar or overlap, the broadest authority controls.

424 F. Authority granted in a power of attorney is exercisable with respect to property that the principal
425 has when the power of attorney is executed or acquires later, whether or not the property is located in
426 the Commonwealth and whether or not the authority is exercised or the power of attorney is executed in

427 the Commonwealth.

HB950

446

447

428 G. An act performed by an agent pursuant to a power of attorney has the same effect and inures to 429 the benefit of and binds the principal and the principal's successors in interest as if the principal had 430 performed the act.

431 H. Notwithstanding the provisions of subsection A, if a power of attorney grants to an agent 432 authority to do all acts that a principal could do, the agent shall have the authority to make gifts in any 433 amount of any of the principal's property to any individuals or to organizations described in §§ 170 (c) 434 and 2522 (a) of the Internal Revenue Code or corresponding future provisions of federal tax law, or 435 both, in accordance with the principal's personal history of making or joining in the making of lifetime 436 gifts. This subsection shall not in any way impair the right or power of any principal, by express words 437 in the power of attorney, to authorize, or limit the authority of, an agent to make gifts of the principal's 438 property.

439 § 26-72.02. Incorporation of authority.

A. An agent has authority described in this article if the power of attorney refers to general authority with respect to the descriptive term for the subjects stated in §§ 26-72.04 through 26-72.17, or cites the section in which the authority is described.

B. A reference in a power of attorney to general authority with respect to the descriptive term for a subject in § 26-72.04 through 26-72.17 or a citation to a section of §§ 26-72.04 through 26-72.17 incorporates the entire section as if it were set out in full in the power of attorney.

C. A principal may modify authority incorporated by reference.

§ 26-72.03. Construction of authority generally.

 Except as otherwise provided in the power of attorney, by executing a power of attorney that incorporates by reference a subject described in §§ 26-72.04 through 26-72.17 or that grants to an agent authority to do all acts that a principal could do pursuant to subsection C of § 26-72.01, a principal authorizes the agent, with respect to that subject, to:

452 1. Demand, receive, and obtain by litigation or otherwise, money or another thing of value to which
453 the principal is, may become, or claims to be entitled, and conserve, invest, disburse, or use anything so
454 received or obtained for the purposes intended;

455 2. Contract in any manner with any person, on terms agreeable to the agent, to accomplish a
456 purpose of a transaction and perform, rescind, cancel, terminate, reform, restate, release, or modify the
457 contract or another contract made by or on behalf of the principal;

458 3. Execute, acknowledge, seal, deliver, file, or record any instrument or communication the agent
459 considers desirable to accomplish a purpose of a transaction, including creating at any time a schedule
460 listing some or all of the principal's property and attaching it to the power of attorney;

461 4. Initiate, participate in, submit to alternative dispute resolution, settle, oppose, or propose or
462 accept a compromise with respect to a claim existing in favor of or against the principal or intervene in
463 litigation relating to the claim;

464 5. Seek on the principal's behalf the assistance of a court or other governmental agency to carry out **465** an act authorized in the power of attorney;

466 6. Engage, compensate, and discharge an attorney, accountant, discretionary investment manager,
 467 expert witness, or other advisor;

468 7. Prepare, execute, and file a record, report, or other document to safeguard or promote the principal's interest under a statute or regulation;

470 8. Communicate with any representative or employee of a government or governmental subdivision,
471 agency, or instrumentality, on behalf of the principal;

472 9. Access communications intended for, and communicate on behalf of the principal, whether by **473** mail, electronic transmission, telephone, or other means; and

474 10. Do any lawful act with respect to the subject and all property related to the subject.

475 § 26-72.04. Real property.

476 Unless the power of attorney otherwise provides, language in a power of attorney granting general 477 authority with respect to real property authorizes the agent to:

478 1. Demand, buy, lease, receive, accept as a gift or as security for an extension of credit, or **479** otherwise acquire or reject an interest in real property or a right incident to real property;

2. Sell; exchange; convey with or without covenants, representations, or warranties; quitclaim;
release; surrender; retain title for security; encumber; partition; consent to partitioning; subject to an
easement or covenant; subdivide; apply for zoning or other governmental permits; plat or consent to
platting; develop; grant an option concerning; lease; sublease; contribute to an entity in exchange for
an interest in that entity; or otherwise grant or dispose of an interest in real property or a right
incident to real property;

486 3. Pledge or mortgage an interest in real property or right incident to real property as security to
487 borrow money or pay, renew, or extend the time of payment of a debt of the principal or a debt
488 guaranteed by the principal;

489 4. Release, assign, satisfy, or enforce by litigation or otherwise a mortgage, deed of trust, conditional

490 sale contract, encumbrance, lien, or other claim to real property that exists or is asserted;

491 5. Manage or conserve an interest in real property or a right incident to real property owned or 492 claimed to be owned by the principal, including:

493 (a) Insuring against liability or casualty or other loss;

494 (b) Obtaining or regaining possession of or protecting the interest or right by litigation or otherwise; 495 (c) Paying, assessing, compromising, or contesting taxes or assessments or applying for and 496 receiving refunds in connection with them; and

497 (d) Purchasing supplies, hiring assistance or labor, and making repairs or alterations to the real 498 property;

6. Use, develop, alter, replace, remove, erect, or install structures or other improvements upon real 499 500 property in or incident to which the principal has, or claims to have, an interest or right;

501 7. Participate in a reorganization with respect to real property or an entity that owns an interest in 502 or right incident to real property and receive, hold, and act with respect to stocks and bonds or other 503 property received in a plan of reorganization, including:

504 (a) Selling or otherwise disposing of them:

505 (b) Exercising or selling an option, right of conversion, or similar right with respect to them; and

506 (c) Exercising any voting rights in person or by proxy;

507 8. Change the form of title of an interest in or right incident to real property; and

508 9. Dedicate to public use, with or without consideration, easements or other real property in which 509 the principal has, or claims to have, an interest.

510 § 26-72.05. Tangible personal property.

511 Unless the power of attorney otherwise provides, language in a power of attorney granting general 512 authority with respect to tangible personal property authorizes the agent to:

513 1. Demand, buy, receive, accept as a gift or as security for an extension of credit, or otherwise 514 acquire or reject ownership or possession of tangible personal property or an interest in tangible 515 personal property;

516 2. Sell; exchange; convey with or without covenants, representations, or warranties; quitclaim; 517 release; surrender; create a security interest in; grant options concerning; lease; sublease; or, otherwise 518 dispose of tangible personal property or an interest in tangible personal property;

519 3. Grant a security interest in tangible personal property or an interest in tangible personal property 520 as security to borrow money or pay, renew, or extend the time of payment of a debt of the principal or 521 a debt guaranteed by the principal;

522 4. Release, assign, satisfy, or enforce by litigation or otherwise, a security interest, lien, or other 523 claim on behalf of the principal, with respect to tangible personal property or an interest in tangible 524 personal property;

525 5. Manage or conserve tangible personal property or an interest in tangible personal property on 526 behalf of the principal, including:

527 (a) Insuring against liability or casualty or other loss;

528 (b) Obtaining or regaining possession of or protecting the property or interest, by litigation or 529 otherwise:

530 (c) Paying, assessing, compromising, or contesting taxes or assessments or applying for and 531 receiving refunds in connection with taxes or assessments: 532

(d) Moving the property from place to place;

533 (e) Storing the property for hire or on a gratuitous bailment; and

534 (f) Using and making repairs, alterations, or improvements to the property; and

535 6. Change the form of title of an interest in tangible personal property.

536 § 26-72.06. Stocks and bonds.

537 Unless the power of attorney otherwise provides, language in a power of attorney granting general 538 authority with respect to stocks and bonds authorizes the agent to:

539 1. Buy, sell, and exchange stocks and bonds; 540

2. Establish, continue, modify, or terminate an account with respect to stocks and bonds;

541 3. Pledge stocks and bonds as security to borrow, pay, renew, or extend the time of payment of a 542 *debt of the principal;* 543

4. Receive certificates and other evidences of ownership with respect to stocks and bonds; and

544 5. Exercise voting rights with respect to stocks and bonds in person or by proxy, enter into voting 545 trusts, and consent to limitations on the right to vote.

546 § 26-72.07. Commodities and options.

547 Unless the power of attorney otherwise provides, language in a power of attorney granting general 548 authority with respect to commodities and options authorizes the agent to:

549 1. Buy, sell, exchange, assign, settle, and exercise commodity futures contracts and call or put 550 options on stocks or stock indexes traded on a regulated option exchange; and

551 2. Establish, continue, modify, and terminate option accounts.

552 § 26-72.08. Banks and other financial institutions.

553 Unless the power of attorney otherwise provides, language in a power of attorney granting general 554 authority with respect to banks and other financial institutions authorizes the agent to:

555 1. Continue, modify, and terminate an account or other banking arrangement made by or on behalf 556 of the principal;

557 2. Establish, modify, and terminate an account or other banking arrangement with a bank, trust 558 company, savings and loan association, credit union, thrift company, brokerage firm, or other financial 559 institution selected by the agent;

3. Contract for services available from a financial institution, including renting a safe deposit box or 560 561 space in a vault;

4. Withdraw, by check, order, electronic funds transfer, or otherwise, money or property of the 562 563 principal deposited with or left in the custody of a financial institution;

564 5. Receive statements of account, vouchers, notices, and similar documents from a financial 565 institution and act with respect to them; 566

6. Enter a safe deposit box or vault and withdraw or add to the contents;

567 7. Borrow money and pledge as security personal property of the principal necessary to borrow 568 money or pay, renew, or extend the time of payment of a debt of the principal or a debt guaranteed by 569 the principal;

570 8. Make, assign, draw, endorse, discount, guarantee, and negotiate promissory notes, checks, drafts, and other negotiable or nonnegotiable paper of the principal or payable to the principal or the principal's order, transfer money, receive the cash or other proceeds of those transactions, and accept a 571 572 573 draft drawn by a person upon the principal and pay it when due:

574 9. Receive for the principal and act upon a sight draft, warehouse receipt, or other document of title 575 whether tangible or electronic, or other negotiable or nonnegotiable instrument;

576 10. Apply for, receive, and use letters of credit, credit and debit cards, electronic transaction authorizations, and traveler's checks from a financial institution and give an indemnity or other 577 578 agreement in connection with letters of credit; and

579 11. Consent to an extension of the time of payment with respect to commercial paper or a financial 580 transaction with a financial institution. 581

§ 26-72.09. Operation of entity or business.

582 Subject to the terms of a document or an agreement governing an entity or an entity ownership 583 interest, and unless the power of attorney otherwise provides, language in a power of attorney granting 584 general authority with respect to operation of an entity or business authorizes the agent to: 585

1. Operate, buy, sell, enlarge, reduce, or terminate an ownership interest;

586 2. Perform a duty or discharge a liability and exercise in person or by proxy a right, power, 587 privilege, or option that the principal has, may have, or claims to have;

3. Enforce the terms of an ownership agreement; 588

589 4. Initiate, participate in, submit to alternative dispute resolution, settle, oppose, or propose or 590 accept a compromise with respect to litigation to which the principal is a party because of an 591 ownership interest;

592 5. Exercise in person or by proxy, or enforce by litigation or otherwise, a right, power, privilege, or 593 option the principal has or claims to have as the holder of stocks and bonds:

594 6. Initiate, participate in, submit to alternative dispute resolution, settle, oppose, or propose or 595 accept a compromise with respect to litigation to which the principal is a party concerning stocks and 596 bonds; 597

7. With respect to an entity or business owned solely by the principal:

(a) Continue, modify, renegotiate, extend, and terminate a contract made by or on behalf of the 598 599 principal with respect to the entity or business before execution of the power of attorney;

600 (b) Determine (i) the location of its operation; (ii) the nature and extent of its business; (iii) the 601 methods of manufacturing, selling, merchandising, financing, accounting, and advertising employed in its 602 operation; (iv) the amount and types of insurance carried; and (v) the mode of engaging, compensating, 603 and dealing with its employees and accountants, attorneys, or other advisors;

604 (c) Change the name or form of organization under which the entity or business is operated and 605 enter into an ownership agreement with other persons to take over all or part of the operation of the 606 entity or business; and

607 (d) Demand and receive money due or claimed by the principal or on the principal's behalf in the 608 operation of the entity or business and control and disburse the money in the operation of the entity or 609 business:

610 8. Put additional capital into an entity or business in which the principal has an interest:

9. Join in a plan of reorganization, consolidation, conversion, domestication, or merger of the entity 611 612 or business;

613 10. Sell or liquidate all or part of an entity or business;

614 11. Establish the value of an entity or business under a buyout agreement to which the principal is a 615 party;

616 12. Prepare, sign, file, and deliver reports, compilations of information, returns, or other papers with 617 respect to an entity or business and make related payments; and

618 13. Pay, compromise, or contest taxes, assessments, fines, or penalties and perform any other act to
619 protect the principal from illegal or unnecessary taxation, assessments, fines, or penalties, with respect
620 to an entity or business, including attempts to recover, in any manner permitted by law, money paid
621 before or after the execution of the power of attorney.

622 § 26-72.10. Insurance and annuities.

623 Unless the power of attorney otherwise provides, language in a power of attorney granting general 624 authority with respect to insurance and annuities authorizes the agent to:

625 1. Continue, pay the premium or make a contribution on, modify, exchange, rescind, release, or
626 terminate a contract procured by or on behalf of the principal that insures or provides an annuity to
627 either the principal or another person, whether or not the principal is a beneficiary under the contract;

628 2. Procure new, different, and additional contracts of insurance and annuities for the principal and
629 the principal's spouse, children, and other dependents, and select the amount, type of insurance or
630 annuity, and mode of payment;

631 3. Pay the premium or make a contribution on, modify, exchange, rescind, release, or terminate a 632 contract of insurance or annuity procured by the agent;

633 4. Apply for and receive a loan secured by a contract of insurance or annuity;

634 5. Surrender and receive the cash surrender value on a contract of insurance or annuity;

635 6. Exercise an election;

636 7. Exercise investment powers available under a contract of insurance or annuity;

637 8. Change the manner of paying premiums on a contract of insurance or annuity;

638 9. Change or convert the type of insurance or annuity with respect to which the principal has or639 claims to have authority described in this section;

- 640 10. Apply for and procure a benefit or assistance under a statute or regulation to guarantee or pay
 641 premiums of a contract of insurance on the life of the principal;
- 642 11. Collect, sell, assign, hypothecate, borrow against, or pledge the interest of the principal in a 643 contract of insurance or annuity;
- 644 12. Select the form and timing of the payment of proceeds from a contract of insurance or annuity; 645 and
- 646 13. Pay, from proceeds or otherwise, compromise or contest, and apply for refunds in connection
 647 with, a tax or assessment levied by a taxing authority with respect to a contract of insurance or annuity
 648 or its proceeds or liability accruing by reason of the tax or assessment.

649 § 26-72.11. Estates, trusts, and other beneficial interests.

A. In this section, "estates, trusts, and other beneficial interests" means a trust, probate estate,
guardianship, conservatorship, escrow, or custodianship or a fund from which the principal is, may
become, or claims to be, entitled to a share or payment.

653 *B.* Unless the power of attorney otherwise provides, language in a power of attorney granting general authority with respect to estates, trusts, and other beneficial interests authorizes the agent to:

655 *1.* Accept, receive, receipt for, sell, assign, pledge, or exchange a share in or payment from the fund; 2. Demand or obtain money or another thing of value to which the principal is, may become, or

657 claims to be, entitled by reason of the fund, by litigation or otherwise;
658 3. Exercise for the benefit of the principal a presently exercisable general power of appointment held

659 by the principal;

4. Initiate, participate in, submit to alternative dispute resolution, settle, oppose, or propose or
accept a compromise with respect to litigation to ascertain the meaning, validity, or effect of a deed,
will, declaration of trust, or other instrument or transaction affecting the interest of the principal;

663 5. Initiate, participate in, submit to alternative dispute resolution, settle, oppose, or propose or accept a compromise with respect to litigation to remove, substitute, or surcharge a fiduciary;

665 6. Conserve, invest, disburse, or use anything received for an authorized purpose;

666 7. Transfer an interest of the principal in real property, stocks and bonds, accounts with financial
667 institutions or securities intermediaries, insurance, annuities, and other property to the trustee of a
668 revocable trust created by the principal as settlor; and

669 8. Reject, renounce, disclaim, release, or consent to a reduction in or modification of a share in or 670 payment from the fund.

671 § 26-72.12. Claims and litigation.

672 Unless the power of attorney otherwise provides, language in a power of attorney granting general 673 authority with respect to claims and litigation authorizes the agent to:

12 of 23

674 1. Assert and maintain before a court or administrative agency a claim, claim for relief, cause of 675 action, counterclaim, offset, recoupment, or defense, including an action to recover property or other 676 thing of value, recover damages sustained by the principal, eliminate or modify tax liability, or seek an 677 injunction, specific performance, or other relief;

678 2. Bring an action to determine adverse claims or intervene or otherwise participate in litigation;

679 3. Seek an attachment, garnishment, order of arrest, or other preliminary, provisional, or 680 intermediate relief and use an available procedure to effect or satisfy a judgment, order, or decree;

4. Make or accept a tender, offer of judgment, or admission of facts, submit a controversy on an 681 agreed statement of facts, consent to examination, and bind the principal in litigation; 682

5. Submit to alternative dispute resolution, settle, and propose or accept a compromise; 683

6. Waive the issuance and service of process upon the principal, accept service of process, appear **684** for the principal, designate persons upon which process directed to the principal may be served, execute 685 **686** and file or deliver stipulations on the principal's behalf, verify pleadings, seek appellate review, procure and give surety and indemnity bonds, contract and pay for the preparation and printing of records and **687** 688 briefs, receive, execute, and file or deliver a consent, waiver, release, confession of judgment, 689 satisfaction of judgment, notice, agreement, or other instrument in connection with the prosecution, 690 settlement, or defense of a claim or litigation;

691 7. Act for the principal with respect to bankruptcy or insolvency, whether voluntary or involuntary, 692 concerning the principal or some other person, or with respect to a reorganization, receivership, or 693 application for the appointment of a receiver or trustee that affects an interest of the principal in 694 property or other thing of value;

695 8. Pay a judgment, award, or order against the principal or a settlement made in connection with a 696 claim or litigation; and

697 9. Receive money or other thing of value paid in settlement of or as proceeds of a claim or 698 litigation.

699 § 26-72.13. Personal and family maintenance.

700 A. Unless the power of attorney otherwise provides, language in a power of attorney granting 701 general authority with respect to personal and family maintenance authorizes the agent to:

702 1. Perform the acts necessary to maintain the customary standard of living of the principal, the 703 principal's spouse, and the following individuals, whether living when the power of attorney is executed 704 or later born:

705 (a) [Reserved.]

706 (b) The individuals legally entitled to be supported by the principal; and

707 (c) The individuals whom the principal has customarily supported or indicated the intent to support.

708 2. Make periodic payments of child support and other family maintenance required by a court or 709 governmental agency or an agreement to which the principal is a party;

710 3. Provide living quarters for the individuals described in subdivision A 1 by: 711

(a) Purchase, lease, or other contract; or

(b) Paying the operating costs, including interest, amortization payments, repairs, improvements, and 712 713 taxes, for premises owned by the principal or occupied by those individuals;

4. Provide normal domestic help, usual vacations and travel expenses, and funds for shelter, 714 715 clothing, food, appropriate education, including postsecondary and vocational education, and other 716 current living costs for the individuals described in subdivision A 1;

717 5. Pay expenses for necessary health care and custodial care on behalf of the individuals described 718 in subdivision A 1:

719 6. Act as the principal's personal representative pursuant to the Health Insurance Portability and 720 Accountability Act, §§ 1171 through 1179 of the Social Security Act, 42 U.S.C. § 1320d, as amended, 721 and applicable regulations, in making decisions related to the past, present, or future payment for the 722 provision of health care consented to by the principal or anyone authorized under the law of the 723 Commonwealth to consent to health care on behalf of the principal;

724 7. Continue any provision made by the principal for automobiles or other means of transportation, 725 including registering, licensing, insuring, and replacing them, for the individuals described in 726 subdivision A 1;

727 8. Maintain credit and debit accounts for the convenience of the individuals described in subdivision 728 A 1 and open new accounts; and

729 9. Continue payments incidental to the membership or affiliation of the principal in a religious 730 institution, club, society, order, or other organization or to continue contributions to those 731 organizations.

732 B. Authority with respect to personal and family maintenance is neither dependent upon, nor limited 733 by, authority that an agent may or may not have with respect to gifts under this act.

734 § 26-72.14. Benefits from governmental programs or civil or military service.

A. In this section, "benefits from governmental programs or civil or military service" means any 735

736 benefit, program or assistance provided under a statute or regulation including, but not limited to, 737 Social Security, Medicare, Medicaid, and the Department of Veterans Affairs.

738 B. Unless the power of attorney otherwise provides, language in a power of attorney granting 739 general authority with respect to benefits from governmental programs or civil or military service 740 authorizes the agent to:

741 1. Execute vouchers in the name of the principal for allowances and reimbursements payable by the 742 United States or a foreign government or by a state or subdivision of a state to the principal, including 743 allowances and reimbursements for transportation of the individuals described in subdivision A 1 of 744 § 26-72.13, and for shipment of their household effects:

745 2. Take possession and order the removal and shipment of property of the principal from a post, 746 warehouse, depot, dock, or other place of storage or safekeeping, either governmental or private, and execute and deliver a release, voucher, receipt, bill of lading, shipping ticket, certificate, or other 747 748 *instrument for that purpose;*

749 3. Enroll in, apply for, select, reject, change, amend, or discontinue, on the principal's behalf, a 750 benefit or program;

751 4. Prepare, file, and maintain a claim of the principal for a benefit or assistance, financial or 752 otherwise, to which the principal may be entitled under a statute or regulation;

753 5. Initiate, participate in, submit to alternative dispute resolution, settle, oppose, or propose or 754 accept a compromise with respect to litigation concerning any benefit or assistance the principal may be 755 entitled to receive under a statute or regulation; and

756 6. Receive the financial proceeds of a claim described in subdivision 4 and conserve, invest, 757 disburse, or use for a lawful purpose anything so received.

758 § 26-72.15. Retirement plans.

- 759 A. In this section, "retirement plan" means a plan or account created by an employer, the principal, 760 or another individual to provide retirement benefits or deferred compensation of which the principal is a 761 participant, beneficiary, or owner, including a plan or account under the following sections of the 762 Internal Revenue Code:
- 763 1. An individual retirement account under Internal Revenue Code 26 U.S.C. § 408, as amended;

764 2. A Roth individual retirement account under Internal Revenue Code 26 U.S.C. § 408A, as 765 amended;

3. A deemed individual retirement account under Internal Revenue Code 26 U.S.C. § 408(q), as 766 767 amended;

768 4. An annuity or mutual fund custodial account under Internal Revenue Code 26 U.S.C. § 403(b), as 769 amended;

770 5. A pension, profit-sharing, stock bonus, or other retirement plan qualified under Internal Revenue 771 Code 26 U.S.C. § 401(a), as amended;

772 6. A plan under Internal Revenue Code 26 U.S.C. § 457(b), as amended; and

773 7. A nonqualified deferred compensation plan under Internal Revenue Code 26 U.S.C. 409A, as 774 amended.

775 B. Unless the power of attorney otherwise provides, language in a power of attorney granting 776 general authority with respect to retirement plans authorizes the agent to:

777 1. Select the form and timing of payments under a retirement plan and withdraw benefits from a 778 plan:

779 2. Make a rollover, including a direct trustee-to-trustee rollover, of benefits from one retirement plan 780 to another; 781

3. Establish a retirement plan in the principal's name;

- 782 4. Make contributions to a retirement plan;
- 783 5. Exercise investment powers available under a retirement plan; and

784 6. Borrow from, sell assets to, or purchase assets from a retirement plan.

785 § 26-72.16. Taxes.

786 Unless the power of attorney otherwise provides, language in a power of attorney granting general 787 authority with respect to taxes authorizes the agent to:

788 1. Prepare, sign, and file federal, state, local, and foreign income, gift, payroll, property, Federal 789 Insurance Contributions Act, and other tax returns, claims for refunds, requests for extension of time, 790 petitions regarding tax matters, and any other tax-related documents, including receipts, offers, waivers, 791 consents, including consents and agreements under Internal Revenue Code 26 U.S.C. § 2032A, as 792 amended, closing agreements, and any power of attorney required by the Internal Revenue Service or 793 other taxing authority with respect to a tax year upon which the statute of limitations has not run and 794 the following 25 tax years;

795 2. Pay taxes due, collect refunds, post bonds, receive confidential information, and contest 796 deficiencies determined by the Internal Revenue Service or other taxing authority;

797 3. Exercise any election available to the principal under federal, state, local, or foreign tax law; and 798 4. Act for the principal in all tax matters for all periods before the Internal Revenue Service, or 799 other taxing authority. 800 § 26-72.17. Gifts. A. In this section, a gift "for the benefit of" a person includes a gift to a trust, a custodial trust 801 under the Uniform Custodial Trust Act (§ 55-34.1 et seq.), an account under the Uniform Transfers to 802 Minors Act (§ 31-37 et seq.), and a tuition savings account or prepaid tuition plan as defined under 803 804 Internal Revenue Code 26 U.S.C. § 529, as amended. B. Unless the power of attorney otherwise provides, language in a power of attorney granting 805 806 general authority with respect to gifts authorizes the agent only to: 1. Make outright to, or for the benefit of, a person, a gift of any of the principal's property, 807 including by the exercise of a presently exercisable general power of appointment held by the principal, in an amount per donee not to exceed the annual dollar limits of the federal gift tax exclusion under 808 809 Internal Revenue Code 26 U.S.C. § 2503(b), as amended, without regard to whether the federal gift tax exclusion applies to the gift, or if the principal's spouse agrees to consent to a split gift pursuant to 810 811 812 Internal Revenue Code 26 U.S.C. 2513, as amended, in an amount per donee not to exceed twice the 813 annual federal gift tax exclusion limit; and 2. Consent, pursuant to Internal Revenue Code 26 U.S.C. § 2513, as amended, to the splitting of a 814 815 gift made by the principal's spouse in an amount per donee not to exceed the aggregate annual gift tax 816 exclusions for both spouses. 817 C. An agent may make a gift of the principal's property only as the agent determines is consistent 818 with the principal's objectives if actually known by the agent and, if unknown, as the agent determines is 819 consistent with the principal's best interest based on all relevant factors, including: 820 1. The value and nature of the principal's property; 2. The principal's foreseeable obligations and need for maintenance; 821 822 3. Minimization of taxes, including income, estate, inheritance, generation-skipping transfer, and gift 823 taxes; 824 4. Eligibility for a benefit, a program, or assistance under a statute or regulation; and 5. The principal's personal history of making or joining in making gifts. 825 826 Article 3. 827 Statutory Forms. 828 § 26-73.01. Statutory form power of attorney. 829 A document substantially in the following form may be used to create a statutory form power of 830 attorney that has the meaning and effect prescribed by this act. 831 832 VIRGINIA 833 834 STATUTORY FORM POWER OF ATTORNEY 835 836 IMPORTANT INFORMATION 837 838 This power of attorney authorizes another person(s) (your agent) to make decis-839 ions concerning your property for you (the principal). Your agent will be able-840 to make decisions and act with respect to your property (including your money-841) whether or not you are able to act for yourself. The meaning of authority ov-842 er subjects listed on this form is explained in the Uniform Power of Attorney -843 Act (§ 26-71.01 et seq.of the Code of Virginia). 844 845 This power of attorney does not authorize the agent to make health care decisi-846 ons for you. 847

848 You should select someone you trust to serve as your agent. Unless you specify-849 otherwise, generally the agent's authority will continue until you die or rev-850 oke the power of attorney or the agent resigns or is unable to act for you. 851

852 Your agent is entitled to reasonable compensation unless you state otherwise i-853 n the Special Instructions.

854

855 If your agent is unable or unwilling to act for you, your power of attorney wi-

15 of 23

856 ll end unless you have named a successor agent. You may name a second successo-857 r agent. 858 859 This power of attorney becomes effective immediately unless you state otherwis-860 e in the Special Instructions. 861 862 If you have questions about the power of attorney or the authority you are gra-863 nting to your agent, you should seek legal advice before signing this form. 864 865 DESIGNATION OF AGENT 866 867 Ι name the following 868 (Name of Principal) 869 person as my agent: 870 871 Name of Agent: 872 Agent's Address: 873 Agent's Telephone Number: 874 875 (Optional: If you are appointing two or more persons, insert their names, add-876 resses, and phone numbers below) 877 878 879 880 881 (If more than one agent is designated, choose one of the following three choic-882 es by putting your initials in one of the blank spaces to the left of your cho-883 ice:) 884) Each Agent may exercise its authority INDEPENDENTLY () The Agents must exercise their authority by UNANIMOUS decision 885 (886 () The Agents may exercise their authority by MAJORITY decision 887 888 (If none or more than one of the blanks are initialed, each agent may exercise-889 its authority independently) 890 891 DESIGNATION OF SUCCESSOR AGENT(S) (OPTIONAL) 892 893 If every agent named above is unable or unwilling to act for me, I name as my -894 successor agent(s): 895 896 Name of Successor Agent: **897** Successor Agent's Address: **898** Successor Agent's Telephone Number: 899 900 (Optional: If you are appointing two or more persons, insert their names, add-901 resses, and phone numbers below) 902 903 904 905 906 If every successor agent named above is unable or unwilling to act for me, I n-**907** ame as my second successor agent: 908 909 Name of Second Successor Agent: 910 Second Successor Agent's Address:: 911 Second Successor Agent's Telephone Number:

```
HB950
```

912 913 GRANT OF GENERAL AUTHORITY 914 915 I grant my agent and any successor agent general authority to act for me with -916 respect to the following subjects as defined in the Uniform Power of Attorney -917 Act (§ 26-71.01 et seq. of the Code of Virginia): **918** 919 (INITIAL each subject you want to include in the agent's general authority. If-920 you wish to grant general authority over all of the subjects you may initial -921 "All Preceding Subjects" instead of initialing each subject. Initialing the "A-922 Il Preceding Subjects" line includes a grant of authority to the agent to make-923 gifts of any amount of your property in accordance with your personal historyof making or joining in the making of lifetime gifts. You may, if desired, gr-924 925 ant additional limited authority to make gifts by initialing an appropriate gr-926 ant of specific authority as permitted below and you may provide specific inst-927 ructions limiting or broadening authority to make gifts in express language of-928 your choosing in the "Special Instructions" section below.) 929 930 () Real Property 931) Tangible Personal Property (932) Stocks and Bonds (933 () Commodities and Options 934) Banks and Other Financial Institutions (935) Operation of Entity or Business (936) Insurance and Annuities (937) Estates, Trusts, and Other Beneficial Interests (938 () Claims and Litigation 939) Personal and Family Maintenance (940) Benefits from Governmental Programs or Civil or Military Service (941) Retirement Plans (942) Taxes (943 944 () All Preceding Subjects 945 946 GRANT OF SPECIFIC AUTHORITY (OPTIONAL) 947 948 My agent MAY NOT do any of the following specific acts for me UNLESS I have IN-949 ITIALED the specific authority listed below: 950 951 (CAUTION: Granting any of the following will give your agent the authority to -952 take actions that could significantly reduce your property or change how your -953 property is distributed at your death. INITIAL ONLY the specific authority you-954 WANT to give your agent.) 955 956) Create, amend, revoke, or terminate an inter vivos trust (957) Make a gift, subject to the limitations of § 26-72.17 of the Uniform Pow-(958 er of Attorney Act (§ 26-71.01 et seq. of the Code of Virginia) and any specia-959 l instructions in this power of attorney 960) Create or change rights of survivorship (961) Create or change a beneficiary designation (962 () Authorize another person to exercise the authority granted under this po-963 wer of attorney 964) Waive the principal's right to be a beneficiary of a joint and survivor -(965 annuity, including a survivor benefit under a retirement plan 966) Exercise fiduciary powers that the principal has authority to delegate (967 968 LIMITATION ON AGENT'S AUTHORITY

INTRODUCED

HB950

17 of 23

An agent that is not my ancestor, spouse, or descendant MAY NOT use my propert-y to benefit the agent or a person to whom the agent owes an obligation of sup-port unless I have included that authority in the Special Instructions. REVOCATION OF EXISTING GENERAL DURABLE POWERS OF ATTORNEY) Do Not Revoke () all general durable powers of attorn-I hereby Revoke (ey previously created by me and terminate all agency relationships created the-reunder except for powers created by me on forms provided by financial institu-tions granting the right to write checks on deposit funds to, and withdraw fun-ds from accounts to which I am signatory or granting access to a safe deposit -box. (If no box is initialed, no prior general durable power of attorney is revoked-.) SPECIAL INSTRUCTIONS (OPTIONAL) You may give special instructions on the following lines: EFFECTIVE DATE This power of attorney is effective immediately unless I have stated otherwise-in the Special Instructions. NOMINATION OF CONSERVATOR OR GUARDIAN (OPTIONAL) If it becomes necessary for a court to appoint a conservator or guardian of my-estate or guardian of my person, I nominate the following person(s) for appoi-ntment: Name of Nominee for conservator of my estate: Nominee's Address:..... Nominee's Telephone Number:..... Name of Nominee for guardian of my person: Nominee's Address:..... Nominee's Telephone Number:.... RELIANCE ON THIS POWER OF ATTORNEY Any person, including my agent, may rely upon the validity of this power of at-torney or a copy of it unless that person knows it has terminated or is invali-d.

18 of 23

1025	SIGNATURE AND ACKNOWLEDGMENT
1026 1027 1028 1029	Your SignatureDate
1030 1031	Your Name Printed
1032 1033 1034	Your Address
1035 1036 1037	Your Telephone Number
1038 1039 1040	State of County/City of
1041 1042 1043	This document was acknowledged before me on
1043 1044 1045 1046	by(Name of Principal)
1040 1047 1048 1049	(Seal, if any) Signature of Notary
1050 1051	My commission expires: Notary Identification Number:
1052 1053 1054	This document prepared by:
1055 1056	
1057 1058	IMPORTANT INFORMATION FOR AGENT Agent's Duties
1059 1060 1061 1062 1063 1064	When you accept the authority granted under this power of attorney, a special - legal relationship is created between you and the principal. This relationship- imposes upon you legal duties that continue until you resign or the power of - attorney is terminated or revoked. You must:
1065 1066 1067 1068	 (1) Do what you know the principal reasonably expects you to do with the princ- ipal's property or, if you do not know the principal's expectations, act in th- e principal's best interest; (2) Act in good faith;
1069 1070 1071 1072 1073	(3) Do nothing beyond the authority granted in this power of attorney; and (4) Disclose your identity as an agent whenever you act for the principal by w- riting or printing the name of the principal and signing your own name as "age- nt" in the following manner:
1074 1075 1076	(Principal's Name) by (Your Signature) as Agent
1077 1078 1079	Unless the Special Instructions in this power of attorney state otherwise, you- must also:
1080 1081	(1) Act loyally for the principal's benefit; (2) Avoid conflicts that would impair your ability to act in the principal's b-

19 of 23

1082 est interest; 1083 (3) Act with care, competence, and diligence; 1084 (4) Keep a record of all receipts, disbursements, and transactions made on beh-1085 alf of the principal; 1086 (5) Cooperate with any person that has authority to make health care decisions-1087 for the principal to do what you know the principal reasonably expects or, if-1088 you do not know the principal's expectations, to act in the principal's best -1089 interest; and 1090 (6) Attempt to preserve the principal's estate plan if you know the plan and preserving the plan is consistent with the principal's best interest. 1091 1092 1093 Termination of Agent's Authority 1094 1095 You must stop acting on behalf of the principal if you learn of any event that-1096 terminates this power of attorney or your authority under this power of attor-1097 ney. Events that terminate a power of attorney or your authority to act under-1098 a power of attorney include: 1099 1100 (1) Death of the principal; 1101 (2) The principal's revocation of the power of attorney or your authority; 1102 (3) The occurrence of a termination event stated in the power of attorney; 1103 (4) The purpose of the power of attorney is fully accomplished; or 1104 (5) If you are married to the principal, a legal action is filed with a court -1105 to end your marriage, or for your legal separation, unless the Special Instruc-1106 tions in this power of attorney state that such an action will not terminate y-1107 our authority. 1108 1109 Liability of Agent 1110 1111 The meaning of the authority granted to you is defined in the Uniform Power of-1112 Attorney Act (§ 26-71.01 et seq. of the Code of Virginia). If you violate the-1113 Uniform Power of Attorney Act or act outside the authority granted, you may b-1114 e liable for any damages caused by your violation. 1115 1116 If there is anything about this document or your duties that you do not unders-1117 tand, you should seek legal advice. 1118 § 26-73.02. Agent's certification. The following optional form may be used by an agent to certify 1119 facts concerning a power of attorney. 1120 1121 AGENT'S CERTIFICATION AS TO THE VALIDITY OF POWER OF ATTORNEY 1122 AND AGENT'S AUTHORITY 1123 1124 State of 1125 County/City of 1126 1127 I, (Name of Agent), certify under penalty of pe-1128 1129 s an agent or successor agent in a power of attorney dated 1130 1131 I further certify that to my knowledge: 1132 1133 (1) The Principal is alive and has not revoked the power of attorney or my aut-1134 hority to act under the power of attorney and the power of attorney and my aut-1135 hority to act under the power of attorney have not terminated; 1136 1137 (2) If the power of attorney was drafted to become effective upon the happenin-

20 of 23

1138 1139	g of an event or contingency, the event or contingency has occurred;
1140 1141	(3) If I was named as a successor agent, the prior agent is no longer able or -
1141	willing to serve; and (4)
1143	
1143	
1144	•••••••••••••••••
1145	(Incont other relevant statements)
1140	(Insert other relevant statements)
1147	
1140	SIGNATURE AND ACKNOWLEDGMENT
1149	
1151 1152	Agent's Signature Date
1153	
1154	Agent's Name Printed
1155	
1156	
1157	Agent's Address
1158	
1159	Agent's Telephone Number
1160	
1161	
1162 1163	This document was acknowledged before me on
1164	<i>by</i>
1165	(Name of Agent)
1166	
1167	
1168	(Seal, if any)
1169	Signature of Notary
1170	My commission expires:
1171	Notary Identification Number:
1172	
1173	This document prepared by:
1174	
1175	
1176	Article 4.
1177	Miscellaneous Provisions.
1178	§ 26-74.01. Uniformity of application and construction.
1179	In applying and construing this uniform act, consideration shall be given to the need to promote
1180	uniformity of the law with respect to its subject matter among the states that enact it.
1181	§ 26-74.02. Relation to Electronic Signatures in Global and National Commerce Act.
1182	This act modifies, limits, and supersedes the federal Electronic Signatures in Global and National
1183 1184	Commerce Act, 15 U.S.C. § 7001 et seq., but does not modify, limit, or supersede § 101(c) of that act, 15 U.S.C. § 7001(c), or authorize electronic delivery of any of the notices described in § 103(b) of that
1185	act, 15 U.S.C. § $7001(c)$, or dumonize electronic derivery of any of the nonces described in § $105(b)$ of that act, 15 U.S.C. § $7003(b)$.
1186	§ 26-74.03. Effect on existing powers of attorney.
1187	Except as otherwise provided in this act, on July 1, 2008:
1188	1. This act applies to a power of attorney created before, on, or after July 1, 2008;
1189	2. This act applies to a judicial proceeding concerning a power of attorney commenced on or after
1190	July 1, 2008;
1191	3. This act applies to a judicial proceeding concerning a power of attorney commenced before July
1192	1, 2008, unless the court finds that application of a provision of this act would substantially interfere
1193	with the effective conduct of the judicial proceeding or prejudice the rights of a party, in which case
1194	that provision does not apply and the superseded law applies; and
1195	4. An act done before July 1, 2008, is not affected by this act.

21 of 23

1196 § 37.2-1009. Court order of appointment; limited guardianships and conservatorships.

1197 The court's order appointing a guardian or conservator shall: (i) state the nature and extent of the 1198 person's incapacity; (ii) define the powers and duties of the guardian or conservator so as to permit the 1199 incapacitated person to care for himself and manage property to the extent he is capable; (iii) specify 1200 whether the appointment of a guardian or conservator is limited to a specified length of time, as the 1201 court in its discretion may determine; (iv) specify the legal disabilities, if any, of the person in 1202 connection with the finding of incapacity, including but not limited to mental competency for purposes 1203 of Article II, Section 1 of the Constitution of Virginia or Title 24.2; (v) include any limitations deemed 1204 appropriate following consideration of the factors specified in § 37.2-1007; and (vi) set the bond of the 1205 guardian and the bond and surety, if any, of the conservator.

1206 The court may appoint a limited guardian for an incapacitated person who is capable of addressing 1207 some of the essential requirements for his care for the limited purpose of medical decision making, 1208 decisions about place of residency, or other specific decisions regarding his personal affairs.

1209 A guardian need not be appointed for a person who has appointed an agent under an advance 1210 directive executed in accordance with the provisions of Article 8 (§ 54.1-2981 et seq.) of Chapter 29 of 1211 Title 54.1, unless the court determines that the agent is not acting in accordance with the wishes of the 1212 principal or there is a need for decision making outside the purview of the advance directive.

1213 The court may appoint a limited conservator for an incapacitated person who is capable of managing 1214 some of his property and financial affairs for limited purposes specified in the order.

1215 A conservator need not be appointed for a person (i) who has appointed an agent under a durable 1216 power of attorney, unless the court determines pursuant to $\frac{37.2-1018}{5}$ § 26-71.16 that the agent is not 1217 acting in the best interests of the principal or there is a need for decision making outside the purview of 1218 the durable power of attorney or (ii) whose only or major source of income is from the Social Security 1219 Administration or other government program and who has a representative payee. 1220

§ 37.2-1020. Duties and powers of guardian.

1221 A. A guardian stands in a fiduciary relationship to the incapacitated person for whom he was 1222 appointed guardian and may be held personally liable for a breach of any fiduciary duty to the 1223 incapacitated person. A guardian shall not be liable for the acts of the incapacitated person, unless the 1224 guardian is personally negligent. A guardian shall not be required to expend personal funds on behalf of 1225 the incapacitated person.

1226 B. A guardian's duties and authority shall not extend to decisions addressed in a valid advance 1227 directive or durable power of attorney previously executed by the incapacitated person. A guardian may 1228 seek court authorization to revoke, suspend, or otherwise modify a durable power of attorney, as 1229 provided by <u>§ 11-9.1</u> the Uniform Power of Attorney Act (§ 26-71.01 et seq.). Notwithstanding the provisions of the Health Care Decisions Act (§ 54.1- 2981 et seq.) and in accordance with the 1230 1231 procedures of § 37.2-1012, a guardian may seek court authorization to modify the designation of an 1232 agent under an advance directive, but the modification shall not in any way affect the incapacitated 1233 person's directives concerning the provision or refusal of specific medical treatments or procedures.

1234 C. A guardian shall maintain sufficient contact with the incapacitated person to know of his 1235 capabilities, limitations, needs, and opportunities. The guardian shall visit the incapacitated person as 1236 often as necessary.

1237 D. A guardian shall be required to seek prior court authorization to change the incapacitated person's 1238 residence to another state, to terminate or consent to a termination of the person's parental rights, or to 1239 initiate a change in the person's marital status.

1240 E. A guardian shall, to the extent feasible, encourage the incapacitated person to participate in 1241 decisions, to act on his own behalf, and to develop or regain the capacity to manage personal affairs. A 1242 guardian, in making decisions, shall consider the expressed desires and personal values of the 1243 incapacitated person to the extent known and shall otherwise act in the incapacitated person's best 1244 interest and exercise reasonable care, diligence, and prudence.

1245 § 37.2-1023. Management powers and duties of conservator.

1246 A. A conservator, in managing the estate, shall have the following powers and the powers set forth 1247 in § 64.1-57 as of the date the conservator acts, which may be exercised without prior court 1248 authorization except as otherwise specifically provided in the court's order of appointment: 1249

1. To ratify or reject a contract entered into by an incapacitated person;

1250 2. To pay any sum distributable for the benefit of the incapacitated person or for the benefit of a 1251 legal dependent by paying the sum directly to the distributee, to the provider of goods and services, to 1252 any individual or facility that is responsible for or has assumed responsibility for care and custody, or to 1253 a distributee's custodian under a Uniform Gifts or Transfers to Minors Act of any applicable jurisdiction 1254 or by paying the sum to the guardian of the incapacitated person or, in the case of a dependent, to the 1255 dependent's guardian or conservator;

1256 3. To maintain life, health, casualty, and liability insurance for the benefit of the incapacitated person 1257 or his legal dependents;

1258 4. To manage the estate following the termination of the conservatorship until its delivery to the 1259 incapacitated person or successors in interest;

1260 5. To execute and deliver all instruments and to take all other actions that will serve in the best 1261 interests of the incapacitated person;

1262 6. To initiate a proceeding (i) to revoke a power of attorney under the provisions of $\frac{119.1}{1000}$ the 1263 Uniform Power of Attorney Act (§ 26-71.01 et seq.) or (ii) to make an augmented estate election under 1264 § 64.1-13; and

1265 7. To borrow money for periods of time and upon terms and conditions for rates, maturities, 1266 renewals, and security that to the conservator shall seem advisable, including the power to borrow from 1267 the conservator, if the conservator is a bank, for any purpose; to mortgage or pledge the portion of the 1268 incapacitated person's estate that may be required to secure the loan or loans; and, as maker or endorser, 1269 to renew existing loans.

1270 B. The court may impose requirements to be satisfied by the conservator prior to the conveyance of 1271 any interest in real estate, including (i) increasing the amount of the conservator's bond, (ii) securing an 1272 appraisal of the real estate or interest, (iii) giving notice to interested parties as the court deems proper, 1273 (iv) consulting by the conservator with the commissioner of accounts and, if one has been appointed, 1274 with the guardian, and (v) requiring the use of a common source information company, as defined in 1275 § 54.1-2130, when listing the property. If the court imposes any such requirements, the conservator shall 1276 make a report of his compliance with each requirement, to be filed with the commissioner of accounts. 1277 Promptly following receipt of the conservator's report, the commissioner shall file a report with the court 1278 indicating whether the requirements imposed have been met and whether the sale is otherwise consistent 1279 with the conservator's duties. The conveyance shall not be closed until a report by the commissioner of 1280 accounts is filed with the court and confirmed as provided in §§ 26-33, 26-34 and 26-35. 1281

§ 55-34.7. General duties of custodial trustee.

1282 If appropriate, a custodial trustee shall register or record the instrument vesting title to custodial trust 1283 property. If the beneficiary is not incapacitated, a custodial trustee shall follow the directions of the 1284 beneficiary in the management, control, investment, or retention of the custodial trust property. In the 1285 absence of effective contrary direction by the beneficiary while not incapacitated, the custodial trustee 1286 shall observe the standard of care set forth in the Uniform Prudent Investor Act (§ 26-45.3 et seq.), 1287 except to the extent provided by § 26-40.01. However, a custodial trustee, in the custodial trustee's 1288 discretion, may retain any custodial trust property received from the transferor. Subject to this paragraph, 1289 a custodial trustee shall take control of and collect, hold, manage, invest, and reinvest custodial trust 1290 property.

1291 A custodial trustee at all times shall keep custodial trust property of which the custodial trustee has 1292 control, separate from all other property in a manner sufficient to identify it clearly as custodial trust 1293 property of the beneficiary. Custodial trust property, the title to which is subject to recordation, is so 1294 identified if an appropriate instrument so identifying the property is recorded, and custodial trust 1295 property subject to registration is so identified if it is registered, or held in an account in the name of 1296 1297 beneficiary) under the Virginia Uniform Custodial Trust Act."

1298 A custodial trustee shall keep records of all transactions with respect to custodial trust property, 1299 including information necessary for the preparation of tax returns, and shall make the records and 1300 information available at reasonable times to the beneficiary or legal representative of the beneficiary.

1301 The exercise of a durable power of attorney for an incapacitated beneficiary is not effective to 1302 terminate or direct the administration or distribution of a custodial trust. An agent under a power of 1303 attorney for an incapacitated beneficiary may not terminate or direct the administration of a custodial 1304 trust. 1305

§ 55-544.01. Methods of creating trust.

A trust may be created by:

1306

1307 1. Transfer of property to another person as trustee during the settlor's lifetime by the settlor or by 1308 the settlor's agent, acting in accordance with § 26-71.14, under a power of attorney, which expressly 1309 authorizes the agent to create a trust on settlor's behalf; or by will or other disposition taking effect 1310 upon the settlor's death:

1311 2. Declaration by the owner of property that the owner holds identifiable property as trustee; or

1312 3. Exercise of a power of appointment in favor of a trustee.

1313 § 55-544.02. Requirements for creation.

1314 A. A trust is created only if:

1315 1. The settlor has capacity to create a trust; or when the trust is created by settlor's agent under a 1316 power of attorney, which expressly authorizes the agent to create a trust on the settlor's behalf; 2. The settlor *or his agent* indicates an intention to create the trust; 1317

1318 3. The trust has a definite beneficiary or is: a. A charitable trust;

1333

b. A trust for the care of an animal, as provided in § 55-544.08; or

1321 c. A trust for a noncharitable purpose, as provided in § 55-544.09;

- 1322 4. The trustee has duties to perform; and
- 1323 5. The same person is not the sole trustee and sole beneficiary.

B. A beneficiary is definite if the beneficiary can be ascertained now or in the future, subject to any applicable rule against perpetuities.

1326 C. A power in a trustee to select a beneficiary from an indefinite class is valid. If the power is not exercised within a reasonable time, the power fails and the property subject to the power passes to the persons who would have taken the property had the power not been conferred.

1329 § 55-546.02. Revocation or amendment of revocable trust.

A. Unless the terms of a trust expressly provide that the trust is irrevocable, the settlor may revokeor amend the trust. This subsection does not apply to a trust created under an instrument executedbefore July 1, 2006.

B. If a revocable trust is created or funded by more than one settlor:

1334 1. To the extent the trust consists of community property, the trust may be revoked by either spouse 1335 acting alone but may be amended only by joint action of both spouses;

133613371337133713382. To the extent the trust consists of property other than community property, each settlor may revoke or amend the trust with regard to the portion of the trust property attributable to that settlor's contribution; and

1339 3. Upon the revocation or amendment of the trust by fewer than all of the settlors, the trustee shall promptly notify the other settlors of the revocation or amendment.

1341 C. The settlor may revoke or amend a revocable trust:

1342 1. By substantial compliance with a method provided in the terms of the trust; or

1343 2. If the terms of the trust do not provide a method, by any method manifesting clear and convincing1344 evidence of the settlor's intent.

1345 D. Upon revocation of a revocable trust, the trustee shall deliver the trust property as the settlor 1346 directs.

E. A settlor's powers with respect to revocation, amendment, or distribution of trust property may be exercised by an agent, *acting in accordance with § 26-71.14*, under a power of attorney only *that expressly authorizes such action except* to the extent (i) expressly authorized prohibited by the terms of the trust or (ii) authorized by the court for good cause shown.

F. A conservator of the settlor or, if no conservator has been appointed, a guardian of the settlor may exercise a settlor's powers with respect to revocation, amendment, or distribution of trust property only (i) to the extent expressly authorized by the terms of the trust or (ii) authorized by the court supervising the conservatorship or guardianship for good cause shown.

G. A trustee who does not know that a trust has been revoked or amended is not liable to the settloror settlor's successors in interest for distributions made and other actions taken on the assumption thatthe trust had not been amended or revoked.

1358 2. That §§ 11-9.1 through 11-9.7 and 37.2-1018 of the Code of Virginia are repealed.