POWER OF ATTORNEY		
I,(Principal), hereby constitute		
and appoint as my Agent, to deposit or withdraw funds held in Account #(s)		
at		
PRINCIPAL: YOU MUST INDICATE BELOW WHETHER OR NOT THIS POWER OF ATTORNEY WILL BE EFFECTIVE IF YOU BECOME INCAPACITATED. MAKE A CHECK OR "X" ON THE LINE IN FRONT OF THE STATEMENT BELOW THAT EXPRESSES YOUR INTENT.		
This is a durable Power of Attorney and it shall continue to be effective if I become incapacitated.		
This Power of Attorney shall not be effective if I become incapacitated.		
THE PARTIES SIGNING BELOW AGREE TO THE TERMS AND CONDITIONS CONTAINED ON PAGES 1 AND 2 OF THIS AGREEMENT.		
The undersigned agree to the terms and conditions contained on pages 1 and 2 of this agreement.		
Signature of Principal Date		
Name, Address and Telephone of Principal (please print)		
Signature of Agent		
Date		
Signed (Signature of Financial Institution Employee)		
in the presence of an authorized representative of the above named Financial Institution.		
Acknowledgment (of Principal's signature):		
COMMONWEALTH OF, COUNTY (OR CITY) OF} ss This instrument was acknowledged before me this day of by		
by My commission expires:		
(Notary Public)		

Power of Attorney-Deposit-VA Bankers Systems TM Wolters Kluwer Financial Services © 1983, 2010

REVOCATION

Do not use this part of the form unless there is an intent to revoke (cancel) the Power of Attorney grant REVOCATION:	ranted above.
I hereby revoke (cancel) the herein Power of Attorney as of (date)	
Signed	
(Principal)	
Principal signed revocation in the presence of	, an authorized
representative of the above named Financial Institution.	
NOTE: If a written revocation notice (other than the above) was received, the source was	
and was accepted by	
NOTE: Financial Institution should file this document with the signature card of the Principal. Prin	cipal and Agent
may each want a copy of this document.	

TERMS AND CONDITIONS OF THIS POWER OF ATTORNEY

- 1. The power so granted shall continue as between Principal and Agent until the earlier to happen of the following:
 - (a) revocation by Principal of the Power of Attorney;
 - (b) termination of the account(s) which Agent has power of attorney over;
 - (c) death of Principal
 - (d) incapacity of Principal unless Principal has indicated on page 1 of this document an intent that the power remain effective even if Principal becomes incapacitated;
 - (e) death of Agent;
 - (f) incapacity of Agent;
 - (g) resignation of Agent;
 - (h) an action is filled for the dissolution or annulment of Agent's marriage to Principal or their legal separation, unless the Power of Attorney otherwise provides.
- 2. Financial Institution may rely upon the validity of this Power of Attorney and shall be held harmless from doing so, until written notice is received by Financial Institution as to any of the events of termination of the power. Agent must notify Financial Institution of any information that they have that would cause the power to terminate (such as the death of Principal) as soon as possible after learning that information.
- 3. Agent acting hereunder shall maintain such books or records as will permit an accounting of the acts of Agent, if an accounting is requested by a legal representative of Principal.
- 4. Agent shall be liable for any disbursement other than a disbursement to or for the benefit of Principal, unless the Principal shall have authorized a disbursement in writing.
- 5. Any power of attorney, not signed in the presence of an authorized person at Financial Institution, may be rejected by Financial Institution until the Principal shall have satisfied Financial Institution of the validity of the power.

Power of Attorney-Deposit-VA Bankers Svstems⊺M	POA-DEP-VA 8/9/2010
Wolters Kluwer Financial Services © 1983, 2010	Page 2 of 2