**POWERS OF ATTORNEY**

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**Power of Attorney Provision**

Authorizing a named licensed attorney to specifically cover the practice and bank signature authorizations which become effective upon the occurrence of a disabling or other event should be in place to enable the attorney to cover the practice. Sample language for a Power of Attorney is:

This power of attorney shall become effective on the earlier of (a) receipt of written certification from my physician, Dr. or the then primary licensed physician then attending me that I have become incapacitated to such an extent that I am unable to transact ordinary business prudently, (b) the date on which I am adjudicated legally disabled, and (c) or upon receipt of my written statement that I am unable to act or that I authorize this power of attorney to be immediately in effect. Any person dealing with my agent may rely without liability on a photocopy of such written certification. In such event my agent, who is a licensed Illinois attorney, subject to the requirements of the Illinois Code of Professional Responsibility manage my cases and my client matters, shall have all of the powers and authority to act for me in all matters involving my law practice, including, but not limited to, the authority to execute checks, manage and transfer bank accounts, trust accounts and take all necessary or appropriate actions in order to transact any and all of the business of my law practice.

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