

LIENMASTER
LIMITED PURPOSE POWER OF ATTORNEY

1. DESIGNATION OF LIMITED PURPOSE ATTORNEY-IN-FACT

Being of sound mind and not under or subject to duress, fraud, or undue influence, and intending to create a Limited Purpose Power of Attorney,

_____, (the "Principal")

a(n) _____ (if applicable),
(entity type: i.e. corp., LLC, proprietorship, etc)

incorporated, organized, or formed under the laws of the State of

_____ (if applicable),

and whose principal place of business/residence is located at:

(street address)

(city) (state) (zip)

(telephone)

(facsimile)

(e-mail address)

does hereby designate and appoint **LIENMASTER**, whose principal place of business is located at:

(street address)

(city) (state) (zip)

(telephone)

(facsimile)

(e-mail address)

as the Principal's limited agent who will act in its/his/her place and stead, subject to the following instructions.

2. SPECIFIC STATEMENT OF AUTHORITY GRANTED

As attorney-in-fact, LIENMASTER has full power and authority to take any and all actions necessary to effectuate collection actions including, but not limited to, actions necessary to retain counsel and to carry out any and all filings needed to secure Principal's right to collect.

This power further includes, but is not limited to, the authority to:

- file and secure liens;
- prosecute, defend, settle, compromise, dismiss, and withdraw any claim or defense at law or equity on behalf of Principal relating to Principal's debt collection matter or any litigation or appeal taken therefrom (hereinafter "Collection Matter") against

_____ (hereinafter "Debtor");

- engage, terminate, advise, consult, authorize, direct and communicate with any attorneys retained to represent Principal's interests in the Collection Matter; and
- participate, attend, and monitor any mediation proceedings, settlement conferences, trials, hearings, proceedings, conferences, depositions, arguments and meetings relating to the Collection Matter and to make any decision on behalf the Principal relative to the Collection Matter.

Said attorney-in-fact shall have only the authority described in this document. In exercising this authority, the agent shall make decisions that are consistent with the desires of the Principal as made known to it by Principal or, if Principal's desires have not been made known, that are, in the judgment of the agent, in the Principal's best interests.

3. NO EXPIRATION DATE

This Limited Purpose Power of Attorney shall have no expiration date and may only be terminated pursuant to the Principal's request, any subsequent action on the part of Principal that is inconsistent with an intention for LIENMASTER to continue to serve as Principal's attorney-in-fact (i.e., appointment of another agent to replace LIENMASTER as Principal's attorney-in-fact), or Principal's death, dissolution, termination, or lack of existence.

4. SEVERABILITY

Any invalid or unenforceable power, authority, or provision of this instrument shall not affect any other power, authority, or provision or the appointment of the agent to make decisions for this limited purpose.

PRINCIPAL HAS READ THIS LIMITED PURPOSE POWER OF ATTORNEY AND UNDERSTANDS THAT IT CAN REVOKE THIS POWER OF ATTORNEY AT ANYTIME BY NOTIFYING SAID ATTORNEY-IN-FACT.

It is Principal's intention that this Limited Purpose Power of Attorney shall be valid in any and all locations including, but not limited to, all fifty (50) states of the United States of America.

It is Principal's desire that a facsimile copy or an electronically transmitted copy of this signed document shall be treated as if it carried an original signature.

Principal understands the purpose and effect of this document and signs its name to this Limited Purpose Power of Attorney after careful deliberation on _____, 2012, at:

(street address)

(city) (state) (zip)

*Signature of Principal or Representative
with authority to act on behalf of Principal*

