

# IRREVOCABLE LIMITED POWER OF ATTORNEY

## IRREVOCABLE LIMITED POWER OF ATTORNEY

KNOW ALL MEN AND WOMEN BY THESE PRESENTS:

That this NON-STATUTORY IRREVOCABLE LIMITED POWER OF ATTORNEY is mutually agreed upon and permanently entered into by and between the PRINCIPLE; an “Ens Legis”, a “Corporate Fiction”; an incorporeal entity known as **JOHN HENRY DOE**© (referred to as “THE DEBTOR” herein) of the County of Hartford; and the peaceful, non-adverse non-belligerent, and non-combatant, sentient living, breathing, flesh- and-blood homo-sapien, known by the distinctive appellation **John-Henry: Doe**, the “Attorney In Fact” (referred to as “Secured Party” herein).

BE IT ACKNOWLEDGED that for its personal and commercial use and benefit, in order to protect and secure all THE DEBTOR’s rights, and property including without limitation to the “Collateral” as well as all products and proceeds that arise therefrom, THE DEBTOR hereby irrevocably, warrants, declares, covenants, constitutes, conveys, makes, appoints, and immediately upon execution of this Irrevocable Limited Power Of Attorney authorizes and grants Secured Party, as its true and lawful “Attorney In Fact”, and authorized representative with full power and authority to act as substitution for, and in the place and stead of THE DEBTOR for all intents and purposes to do all and every act and deed whatsoever requisite and necessary as THE DEBTOR might, or could do if actually present.

Additionally, Secured Party has full, complete, and total power and authority to act whether in the name of THE DEBTOR, name of Secured Party, or in the name of Secured Party’s assignee; with or without notice to, assent by, or consideration from THE DEBTOR, and at the absolute and sole discretion of Secured Party as to what is in the best interest of THE DEBTOR. Accordingly, THE DEBTOR hereby expressly grants Secured Party full, complete, and total authority and authorization with respect to any and all of THE DEBTOR’s rights, and property including without limitation to the following:

1. Secured Party, at their sole discretion, may exercise any and all powers with respect to any and all of THE DEBTOR’s rights and property; and may act on behalf of THE DEBTOR in any and all events whatsoever where the signature of THE DEBTOR is, has been, and will be required, for the purpose of any transaction on terms agreeable to Secured Party, that Secured Party deems requisite, necessary, and desirable to accomplish, between THE DEBTOR and any other person;
2. Secured Party, at their sole discretion, may take any and all appropriate action to prepare, acknowledge, authorize, negotiate, renegotiate, assign, enter into, sign, autograph, endorse, execute, seal, deliver, file, effectuate, perfect, and perform; any and all legal and lawful agreements, contracts, instruments, warranties, covenants, conveyances, deeds, trusts, mortgages, leases, claims, assignments, transfers, checks, receipts, drafts, notices, reports, records, releases, financing statements, or any other commercial statements and any and all necessary documents requisite and necessary to continue, perfect, protect, effectuate, and/or enforce the perfection, protection, effectuation and/or enforcement of Secured Parties security interest in the collateral as established by security agreement Contract #JHD03121987-CSA-123456789-SA, all related documents thereof, and granted by this and any and all subsequent Power Of Attorneys;
3. Secured Party, at their sole discretion may amend, modify, reform, release, rescind, revoke, cancel, terminate, render void, and waive any benefit and/or right with respect to any and all events whatsoever, where the signature of THE DEBTOR is, or has been required that Secured Party’s at their sole discretion considers disadvantages to the effectuation, protection and perfection of Secured Party’s security interest;
4. In general, Secured Party, at their sole discretion may perform any legal and/or lawful acts that THE DEBTOR may perform with respect to any and all of the provisions provided herein;
5. THE DEBTOR does hereby expressly covenants, and agrees, that the terms and conditions in accordance with this Irrevocable Limited Power Of Attorney shall not exclude, limit, or preclude Secured Party from exercising any and all of THE DEBTOR’s rights, and that Secured Party shall be free to engage in any acts that Secured Party at their sole and absolute discretion deems is in the best interest of THE DEBTOR, and may perform any act and deed requisite and necessary with or without notice to, assent by, or consideration from THE DEBTOR, to perfect protect and secure, Secured Party’s security interest in any and all THE DEBTOR’s property and rights including without limitation to the “Collateral” and the products and proceeds that arise therefrom;

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6. The power granted by this Irrevocable Limited Power Of Attorney supersedes any and all current and former Power Of Attorney powers, cures all previous signatures given by THE DEBTOR and/or on THE DEBTOR's behalf. The power granted by this Irrevocable Limited Power Of Attorney, is given as security for the indebtedness, and the authority hereby conferred is and shall be irrevocable, is not affected by THE DEBTOR's subsequent disability or incapacity, is not affected by lapse of time, and shall remain in full force and effect until renounced by Secured Party. The powers conferred on Secured Party under this and subsequent Power Of Attorneys are solely to protect Secured Party's interests in the collateral and shall not impose any duty upon Secured Party to exercise any such powers;
7. THE DEBTOR does hereby expressly covenant and agrees that Secured party shall be compensated from any of THE DEBTOR's accounts, for Secured Party performing their duties in accordance with Commercial Security Agreement #JHD03121987-CSA-123456789-SA, all the related documents thereof and this Irrevocable Limited Power Of Attorney;
8. THE DEBTOR does hereby expressly covenant and agrees that Secured party shall be reimbursed for each, every and all expenses incurred on behalf of THE DEBTOR for performing their duties in accordance with Commercial Security Agreement # JHD03121987-CSA-123456789-SA, all the related documents thereof and this Irrevocable Limited Power Of Attorney;
9. THE DEBTOR does hereby expressly covenants, agrees, and grants Secured Party, the power to apply the property included the collateral to make outright gifts for the benefit of any homo-sapien being and at any amount that Secured Party at their sole and absolute discretion deems requisite and necessary to give;
10. THE DEBTOR does hereby expressly covenants, and agrees that Secured Party, at their sole and absolute discretion may authorize another man or woman to exercise any powers granted in accordance with this Irrevocable Limited Power Of Attorney;
11. THE DEBTOR does hereby expressly covenants, and agrees, to indemnify and hold harmless any third party who receives a copy of this document and acts upon it in good faith, from any claims that may arise against the third party because of reliance on this Irrevocable Limited Power Of Attorney.

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## SIGNATURES

THE DEBTOR, as PRINCIPLE acknowledges and agrees to all the terms and conditions of this Irrevocable Limited Power Of Attorney and Secured Party, as THE DEBTOR's authorized representative and "ATTORNEY IN FACT", accepts for value THE DEBTOR's signature as representative of all derivations thereof in accord with the Uniform Commercial Code.

This Irrevocable Limited Power Of Attorney is dated: 18th day of June Two Thousand Twenty Two.

**DEBTOR: JOHN HENRY DOE©**

By: \_\_\_\_\_  
JOHN HENRY DOE©, DEBTOR

DEBTOR Signature

The DEBTOR acknowledges and agrees to be legally bound to all the terms and conditions of this Hold Harmless and Indemnity Agreement.

**Acknowledgement**  
**united states of America**  
**state of New Jersey s.a.**  
**county of Providence**

Autographed before me this \_\_\_\_\_ day of \_\_\_\_\_ document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

Subscribed and Affirmed before me on this day of \_\_\_\_\_, 2022.

\_\_\_\_\_  
Notary Public

\_\_\_\_\_  
First Witness

**Secured Party: John-Henry: Doe©**

By: \_\_\_\_\_  
JOHN HENRY DOE©, Secured Party Creditor

U.C.C. 1-308, Jus soli Autograph

Autograph Common Law Trade-name

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Secured Party accepts for value this Hold Harmless and Indemnity Agreement and any and all of the DEBTOR's property including the collateral list described on Schedule A.

**Acknowledgement**  
**united states of America**  
**state of New Jersey s.a.**  
**county of Providence**

Autographed before me this \_\_\_\_\_ day of \_\_\_\_\_ document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

Subscribed and Affirmed before me on this day of \_\_\_\_\_, 2022.

\_\_\_\_\_  
Notary Public

\_\_\_\_\_  
First Witness