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INTRODUCTION

This booklet was designed to assist you in understanding the power of attorney and the importance of having one on file with CalPERS.

Included is important information on the CalPERS Special Power of Attorney form, located at the back of the booklet, that is specifically designed for CalPERS retirement issues. For your convenience, we have also included a quick checklist to make sure you have completed the form correctly.

A CalPERS Special Power of Attorney allows you to designate a representative or agent, known as your attorney-in-fact, to conduct your retirement affairs. Having a CalPERS Special Power of Attorney on file with us ensures that your designated attorney-in-fact will be able to perform important duties concerning your CalPERS business, such as address changes, federal or State tax withholding elections, lost or stolen retirement checks, endorsing checks, beneficiary designations, or retirement benefit elections should you become unable to act on your own behalf.

You must complete a power of attorney form while you are able to understand the powers you are granting. If you become unable to handle your affairs before completing a power of attorney, CalPERS may find it necessary to withhold your retirement allowance until a court appoints a conservator to handle your affairs.

Since appointment of a conservator can be both expensive and time-consuming, you may wish to safeguard against this possibility by completing the CalPERS Special Power of Attorney form.
SPECIAL POWER OF ATTORNEY

Power of attorney forms are not all the same.

- A durable power of attorney contains a “durability clause,” which is a provision permitting your designated attorney-in-fact to act on your behalf in the event you are unable to handle your affairs.
- A general power of attorney permits your attorney-in-fact to act on your behalf in all of your personal affairs. It automatically terminates when you become incapacitated or unable to act on your behalf unless it contains a durability clause.
- A special power of attorney grants only the powers that are specifically stated in the power of attorney document.

The CalPERS power of attorney is a special power of attorney because it only authorizes your attorney-in-fact to handle your CalPERS retirement affairs.

Another power of attorney that you may be familiar with is a special power of attorney for health care. CalPERS cannot accept this type of special power of attorney for retirement issues. A special power of attorney automatically terminates when you become incapacitated or are unable to act on your own behalf unless it contains a durability clause.

The CalPERS Special Power of Attorney is a specialized power of attorney that is specifically designed for CalPERS retirement issues. The main advantage in using our special power of attorney form is that it contains a durability clause that specifically shows your intent to have your attorney-in-fact conduct business with us even if you become incapacitated.

While we prefer that CalPERS members use the CalPERS Special Power of Attorney form because it contains the durability clause, CalPERS will also accept other power of attorney forms that grant the attorney-in-fact authority to conduct business with us. However, should your power of attorney form not contain a durability clause, CalPERS will not be able to honor it if you become incapacitated.

CalPERS permits your attorney-in-fact to be given the specific authority to select a payment option on your behalf. If you do not give the specific authority to select a payment option on your behalf, your attorney-in-fact may choose only Option 1 or the Unmodified Allowance benefit on your behalf.

CalPERS permits your attorney-in-fact to designate a beneficiary of your retirement benefits if you so specify. If this specific authority is not granted, your attorney-in-fact cannot designate a beneficiary or change the beneficiary that you designate on your retirement application. If you have not named a beneficiary or become incapacitated before you retire, your retirement benefits will be distributed in the order specified by the Probate Code. If you do grant your attorney-in-fact authority to designate a beneficiary, you must specify whether or not your attorney-in-fact may designate himself or herself. Your attorney-in-fact will not be permitted to designate himself or herself as a beneficiary unless you specifically authorize it on this Power of Attorney form.
In addition, you cannot use the CalPERS Special Power of Attorney to appoint an administrator of your estate before your death. This form only deals with retirement matters administered by CalPERS, the Judges’ Retirement System I and II, or the Legislators’ Retirement System. Because of the broad power granted by the CalPERS Special Power of Attorney, we recommend that you consult an attorney before signing this document.

HANDLING YOUR RETIREMENT AFFAIRS

Handling Retirement Affairs With a Power of Attorney

With a CalPERS Special Power of Attorney form on file, your attorney-in-fact can begin to take care of your retirement affairs immediately. You may also continue to act on your own behalf. Your attorney-in-fact is able to act in matters concerning your retirement even if you are not incapacitated unless you specify that the power of attorney will not take effect until you become incapacitated or until some future date or event occurs.

Be sure that your power of attorney form is easily accessible so that your attorney-in-fact can send it to us when the need arises to transact retirement business. Planning ahead can prevent anguish for you and your family.

Changing Your Power of Attorney

If you change your mind about your power of attorney, you must:
• Complete a new power of attorney form with the changes you desire
• Inform those who have a copy of the old power of attorney that it is no longer valid and ask that copies of the old form be returned to you so you can destroy them
• Give copies of the new form to those people who may need to carry out your wishes.

Terminating Your Power of Attorney

You must submit a request in writing to CalPERS to revoke or terminate your power of attorney. You can then submit a new power of attorney if you wish. If you still have questions about your power of attorney after reading this material, you should consult an attorney.
YOUR SPECIAL POWER OF ATTORNEY FORM

Complete each section on the following pages in full, making sure that you have entered all the required information.

You must verify the truth of the following statements before you submit the forms to CalPERS.

☐ I am of sound mind and acting of my own free will.

☐ I understand that the individual(s) I have selected as my attorney(s)-in-fact to make retirement-related decisions for me is at least 18 years old and may be related to me by blood, marriage, or domestic partnership legally recognized by the State of California.

☐ I realize that my attorney-in-fact has the power and authority to transact all matters relating to the California Public Employees’ Retirement System, the Legislators’ Retirement System, or the Judges’ Retirement System I and II.

☐ I have talked with the individual(s) I have selected as my attorney(s)-in-fact and they have agreed to participate.

☐ Two people, at least 18 years old, neither of whom are the attorney-in-fact, have signed and witnessed my signature or designation of an attorney-in-fact with powers of attorney, or a notary public has acknowledged my signature designating special power of attorney.

☐ My attorney(s) in fact has read the notice about their legal responsibilities and has signed the last page of the form.

☐ I have given a copy of the completed power of attorney to my attorney-in-fact and other family members who may need it.

☐ I have decided how long I wish my power of attorney to last and have filled in the appropriate blank(s).

☐ If I have designated more than one attorney-in-fact, I have indicated that my attorneys-in-fact are to act jointly, separately, or alternately.

☐ I understand that I may authorize my attorney-in-fact to select any payment option available under the retirement plan even though the selected option may reduce the monthly allowance that would otherwise be paid to me during my lifetime.

☐ I understand that I may authorize my attorney-in-fact to designate or change my beneficiary.

☐ I understand that I may authorize my attorney-in-fact to designate him or herself as my beneficiary.

☐ I and my witnesses have signed and dated the CalPERS Special Power of Attorney form, and my attorney-in-fact has signed the notice acknowledging their legal responsibilities.
Special Power of Attorney

When completing this form, please be sure to print the requested information.

For the purpose of this form, a principal is defined as a person who empowers another to act as a representative on their behalf.

Section 1

Creation of Durable Power of Attorney for Retirement-Related Business

Name of Principal (First Name, Middle Initial, Last Name) ________________________________ Social Security Number ________________________________

Address ________________________________ County ________________________________

City ________________________________ State ________________________________ ZIP ( )

Daytime Phone ________________________________

By this document I intend to create a durable power of attorney by appointing the person(s) named below to make retirement-related decisions for me as allowed by the California Probate Code. This power is expressly limited to decisions relating to my financial and health benefits under the California Public Employees' Retirement System, the Legislators' Retirement System, or the Judges' Retirement System I or II — hereinafter CalPERS, LRS, JRS I and JRS II, respectively.

If you appointed more than one attorney-in-fact, and you want each attorney-in-fact to be able to act alone, check the appropriate box. If you do not check a box, or if you check “jointly,” then all of your attorneys-in-fact must act or sign together. Granting joint authority to two or more attorneys-in-fact is exercisable only by their unanimous action. If you choose to have your attorneys-in-fact act jointly, and one is unavailable because of absence, illness, or other temporary incapacity, the other attorney(s)-in-fact may exercise their authority under the power of attorney.

Name of attorney-in-fact ________________________________

Address ________________________________ County ________________________________

City ________________________________ State ________________________________ ZIP ( )

Daytime Phone ________________________________

I have designated more than one attorney-in-fact. They are to act (mark one box only):

☐ Jointly ☐ Separately ☐ Alternately, in the numerical order specified above. If you mark “Alternately,” you must number the attorneys-in-fact in the order in which they are to act.

Section 2

Designation of Attorney-In-Fact

If you appointed more than one attorney-in-fact, and you want each attorney-in-fact to be able to act alone, check the appropriate box. If you do not check a box, or if you check “jointly,” then all of your attorneys-in-fact must act or sign together. Granting joint authority to two or more attorneys-in-fact is exercisable only by their unanimous action. If you choose to have your attorneys-in-fact act jointly, and one is unavailable because of absence, illness, or other temporary incapacity, the other attorney(s)-in-fact may exercise their authority under the power of attorney.

Name of attorney-in-fact ________________________________

Address ________________________________ County ________________________________

City ________________________________ State ________________________________ ZIP ( )

Daytime Phone ________________________________

Name of attorney-in-fact ________________________________

Address ________________________________ County ________________________________

City ________________________________ State ________________________________ ZIP ( )

Daytime Phone ________________________________

Name of attorney-in-fact ________________________________

Address ________________________________ County ________________________________

City ________________________________ State ________________________________ ZIP ( )

Daytime Phone ________________________________

I have designated more than one attorney-in-fact. They are to act (mark one box only):

☐ Jointly ☐ Separately ☐ Alternately, in the numerical order specified above. If you mark “Alternately,” you must number the attorneys-in-fact in the order in which they are to act.
Section 3

General Statement of Authority Granted

I hereby grant to my attorney-in-fact full power and authority to transact matters on my behalf relating to CalPERS, LRS, JRS I or JRS II. I understand that this authority is granted to the attorney-in-fact designated by me even if that person is related to me by blood, marriage, or legal domestic partnership. By signing this Special Power of Attorney form I intend that:

- My attorney-in-fact (☐ is; ☐ is not) authorized to select any payment option available under the retirement plan, even though it may reduce the monthly allowance that would otherwise be paid to me during my lifetime.
- My attorney-in-fact (☐ is; ☐ is not) authorized to designate or change my beneficiary.
- My attorney-in-fact (☐ is; ☐ is not) authorized to designate him or herself as my beneficiary.

On the following lines you may give special instructions limiting the powers granted to your attorney(s)-in-fact.

Section 4

Duration of Power of Attorney

Please check one box to indicate your choice.

Unless I indicate otherwise, this power of attorney is effective immediately and will continue until it is revoked. My attorney-in-fact is hereby instructed to notify CalPERS in writing of my disability, incapacity, or death immediately upon its occurrence.

☐ This special Durable power of attorney is to commence immediately and to remain in effect for my lifetime or until I specifically cancel it.

☐ This special Limited power of attorney is to commence on _________________ and terminate on ____________________.

Date (mm/dd/yyyy) or Event

☐ This special Contingent power of attorney is to commence only upon a determination that I am incapacitated and/or unable to handle my own affairs. The determination of whether I am incapacitated and/or unable to handle my own affairs shall be made by

______________________________________________________.

Name or Title of Person to make the determination

☐ This special General power of attorney is to terminate in its entirety if I become incapacitated.
Notice to Person Executing Durable Power of Attorney

The authority granted by the CalPERS Special Power of Attorney form is limited to matters relating to CalPERS, LRS, JRS I and JRS II. The person designated as your attorney-in-fact does not have any authority over your other real or personal property. If you wish that your attorney-in-fact have authority over your real and/or personal property, it is recommended that you seek legal counsel.

You may notice that the language contained in the following (Warning) statement refers to more extensive authority than granted by the CalPERS Special Power of Attorney. This (Warning) statement is required by Probate Code Section 4128 and must be included in all preprinted durable power of attorney forms even though the CalPERS Special Power of Attorney does not authorize your attorney-in-fact to do many of the things mentioned in the following (Warning) statement. Also, if you are concerned with the (Warning) statement or the extent of the authority being granted by the CalPERS Special Power of Attorney form, we again urge you to consult with an attorney.

(Warning): Notice to Person Executing Durable Power of Attorney

A durable power of attorney is an important legal document. By signing a durable power of attorney, you are authorizing another person to act for you, the principal. Before you sign this durable power of attorney, you should know these important facts:

- Your agent (attorney-in-fact) has no duty to act unless you and your agent agree otherwise in writing.
- This document gives your agent the powers to manage, dispose of, sell, and convey your real and personal property, and to use your property as security if your agent borrows money on your behalf. This document does not give your agent the power to accept or receive any of your property, in trust or otherwise, as a gift, unless you specifically authorize the agent to accept or receive a gift.
- Your agent will have the right to receive reasonable payment for services provided under this durable power of attorney unless you state otherwise in this power of attorney.
- The powers you give your agent will continue to exist for your entire lifetime, unless you state that the durable power of attorney will last for a shorter period of time or unless you otherwise terminate the durable power of attorney. The powers you give your agent in this durable power of attorney will continue to exist even if you can no longer make your own decisions regarding the management of your property.
- You can amend or change this durable power of attorney only by executing a new durable power of attorney or by executing an amendment through the same formalities as an original. You have the right to revoke or terminate this power of attorney at any time as long as you are competent.
- This durable power of attorney must be dated and must be acknowledged before a notary public or signed by two witnesses. If it is signed by two witnesses, they must witness either (1) the principal’s signing of the power of attorney or (2) the principal’s acknowledgement of his or her signature. A durable power of attorney that may affect real property should be acknowledged before a notary public so that it can easily be recorded.
- You should read this durable power of attorney carefully. When effective, this durable power of attorney will give your agent the right to deal with property that you now have or might acquire in the future. This durable power of attorney is important to you. If you do not understand the durable power of attorney or any provision of it, you should obtain the assistance of an attorney or other qualified person.
Notice to Person Accepting the Appointment of Attorney-in-Fact

By acting or agreeing to act as the agent (attorney-in-fact) under this power of attorney you assume the fiduciary and other legal responsibilities of an agent. These responsibilities include:

- The legal duty to act solely in the interest of the principal and to avoid conflicts of interest.
- The legal duty to keep the principal’s property separate and distinct from any other property owned or controlled by you.

You may not transfer the principal’s property to yourself without full and adequate consideration or accept a gift of the principal’s property unless this power of attorney specifically authorized you to transfer property to yourself or accept a gift of the principal’s property. If you transfer the principal’s property to yourself without specific authorization in the power of attorney, you may be prosecuted for fraud and/or embezzlement. If the principal is 65 years of age or older at the time the property is transferred to you without authority, you may also be prosecuted for elder abuse under Penal Code Section 368. In addition to criminal prosecution, you may also be sued in civil court.

I have read the foregoing notice and I understand the legal and fiduciary duties that I assume by acting or agreeing to act as the agent (attorney-in-fact) under the terms of this power of attorney. Lastly, the principal’s benefit shall not be subject to execution, process, or assignment under California Public Employees’ Retirement Law Section Code 21255.

Print Name of Agent

Signature of Agent Date (mm/dd/yyyy)

Print Name of Agent

Signature of Agent Date (mm/dd/yyyy)

Print Name of Agent

Signature of Agent Date (mm/dd/yyyy)

Principal’s Acknowledgement & Execution

I am of sound mind and either understand my elections or talked with an attorney. I am executing this legal document under my own free will.

Date Executed (mm/dd/yyyy) City State

Signature of Principal County

Name of Principal (printed) Social Security Number
Section 8

Witness Information
I have witnessed the principal's signature or the principal's acknowledgment of the signature designating power of attorney. I attest to the principal's knowledge that I am of sound mind. I am an adult at least 18 years old and not the attorney-in-fact. My signature certifies that the principal is known to me, is the same person who signed and dated this affidavit, and that I am of sound mind.

Name of Witness 1
Name of Witness 1 (printed)
Address
Date
City
State ZIP

Name of Witness 2
Name of Witness 2 (printed)
Address
Date
City
State ZIP

Section 9

Notary Public Acknowledgement

Notary
State
County
On _______________ before me ____________________________________, personally appeared ______________________________, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under Penalty of Perjury under the laws of the State of California that the Foregoing paragraph is true and correct.

Name of Principal

Witness my hand and official seal.

Signature of Notary Public
Notary Seal
Print Name
BECOME A MORE INFORMED MEMBER

CalPERS On-Line

Visit our Web site at www.calpers.ca.gov for more information on all your benefits and programs.

Reaching Us By Phone

Call us toll free at 888 CalPERS (or 888-225-7377). Monday through Friday, 8:00 a.m. to 5:00 p.m.
TTY: For Speech & Hearing Impaired (916) 795-3240

my|CalPERS

Stay informed and be in control of the information you want and need — with my|CalPERS!

my|CalPERS is the personalized and secure Web site that provides all your retirement, health, and financial information in one place. Take advantage of the convenience of 24/7 access to learn more about CalPERS programs and services that are right for you in your career stage. With my|CalPERS, you can:

- Get quick and easy access to all your account information.
- Manage and update your contact information and online account profile.
- Access information about your health plan and family members enrolled in your plan.
- See all the information you need to make health plan decisions.
- View, print, and save online statements.
- Go “green” by opting out of receiving future statements by mail.
- Use financial planning tools to calculate your retirement benefit estimate, estimate your service credit cost, and even request a staff-prepared retirement estimate.
- Check statuses of requests to purchase service credit or applications for disability retirement.
- Keep informed with CalPERS News so you don’t miss a thing.

CalPERS Education Center

my|CalPERS is your gateway to the CalPERS Education Center. Whether you’re in the early stages of your career, starting to plan your retirement, or getting ready to retire, visit the CalPERS Education Center to:

- Take online classes that help you make important decisions about your CalPERS benefits and your future.
- Register for instructor-led classes at a location near you.
- Download class materials and access information about your current and past classes.
- Browse our retirement fair schedule.
- Make a personal appointment with a retirement counselor.

Log in today at my.calpers.ca.gov.
Visit Your Nearest CalPERS Regional Office

Visit the CalPERS Web site for directions to your local office. Monday to Friday, 8:00 a.m. to 5:00 p.m.

Fresno Regional Office
10 River Park Place East, Suite 230
Fresno, CA 93720

Glendale Regional Office
Glendale Plaza
655 North Central Avenue, Suite 1400
Glendale, CA 91203

Orange Regional Office
500 North State College Boulevard, Suite 750
Orange, CA 92868

Sacramento Regional Office
Lincoln Plaza East
400 Q Street, Room E1820
Sacramento, CA 95811

San Bernardino Regional Office
650 East Hospitality Lane, Suite 330
San Bernardino, CA 92408

San Diego Regional Office
7676 Hazard Center Drive, Suite 350
San Diego, CA 92108

San Jose Regional Office
181 Metro Drive, Suite 520
San Jose, CA 95110

Walnut Creek Regional Office
1340 Treat Blvd., Suite 200
Walnut Creek, CA 94597
INFORMATION PRACTICES STATEMENT

The Information Practices Act of 1977 and the Federal Privacy Act require the California Public Employees’ Retirement System to provide the following information to individuals who are asked to supply information. The information requested is collected pursuant to the Government Code (Sections 20000, et seq.) and will be used for administration of the CalPERS Board’s duties under the California Public Employees’ Retirement Law, the Social Security Act, and the Public Employees’ Medical and Hospital Care Act, as the case may be. Submission of the requested information is mandatory. Failure to supply the information may result in the System being unable to perform its function regarding your status and eligibility for benefits. Portions of this information may be transferred to State and public agency employers, State Attorney General, Office of the State Controller, Teale Data Center, Franchise Tax Board, Internal Revenue Service, Workers’ Compensation Appeals Board, State Compensation Insurance Fund, County District Attorneys, Social Security Administration, beneficiaries of deceased members, physicians, insurance carriers, and various vendors who prepare the microfiche or microfilm for CalPERS. Disclosure to the aforementioned entities is done in strict accordance with current statutes regarding confidentiality.

You have the right to review your membership file maintained by the System. For questions concerning your rights under the Information Practices Act of 1977, please contact the Information Coordinator, CalPERS, 400 Q Street, P.O. Box 942702, Sacramento, CA 94229-2702.

While reading this material, remember that we are governed by the Public Employees’ Retirement Law and the Alternate Retirement Program provisions in the Government Code, together referred to as the Retirement Law. The statements in this publication are general. The Retirement Law is complex and subject to change. If there is a conflict between the law and this publication, any decisions will be based on the law and not this publication. If you have a question that is not answered by this general description, you may make a written request for advice regarding your specific situation directly to CalPERS.