## United States Bankruptcy Court

_	District Of	
In re	Case No.	
	Debtor	
	GENERAL POWER OF ATTORNEY	
Го	of *	, and
	of *	·
atters arising in this case.	general to perform any act not constituting the practice of l	law for the undersigned in all
Oated:		
	Signed:	
	By:	
	as	
	Address:	
If executed by an individual]	Acknowledged before me on	
· · · · · · · · · · · · · · · · · · ·	rtnership] Acknowledged before me on who says that he [or si	he] is a member of the partnership
named above and is authorize	who says that he [or s. ed to execute this power of attorney in its behalf.	
DV	rporation] Acknowledged before me on who says that he [or slowe and is authorized to execute this power of attorney in its behalf	he] is
or the corporation hamed abo	we and is audiorized to execute this power of attorney in its behalf	u.
	[Official character.]	

<sup>\*</sup> State mailing address.

## **Committee Note**

This form replaces Director's Bankruptcy Form 4011A, which, in turn, was derived from former Official Form 11A in 2015 as part of the Bankruptcy Forms Modernization project.

Parties routinely modify the General Power of Attorney form to conform to state law, the needs of the case, or local practice. Because the exact language of the form is not needed, and Rule 9009, as amended on December 1, 2017, generally restricts alteration of the Official Forms, the form was abrogated as an Official Bankruptcy Form and reissued as a Director's Bankruptcy Form.

Bankruptcy Rule 9010(c), however, requires that "[t]he authority of any agent, attorney in fact, or proxy to represent a creditor for any purpose . . . shall be evidenced by a power of attorney *conforming substantially to the appropriate Official Form*" (emphasis added). The form is therefore reissued as an Official Form. Because only substantial conformity to the Official Form is required by Rule 9010(c), parties will be able to continue modifying the form as needed to conform to state law, the needs of the case, or local practice.