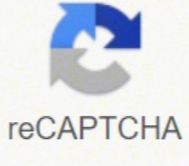




I'm not robot



**Open**

## AFFIDAVIT OF MARRIAGE SUPPORT

Mirajane S. Dreyar  
3948 Stratford Drive  
Waipahu, HI 96797

March 20, 2030

USCIS  
111 Massachusetts Ave. NW, Washington, DC 20001

Subject: Affidavit Letter of Support for Dayna and Leo Gentry

Dear USCIS,

I am writing this to confirm that I have known Dayna since our elementary years in the early 2000s. We were classmates from grades 2 to 6, before she transferred to another school during the 7th grade. Despite attending different high schools and universities, we still communicated through text messaging over the years. I met Leo in 2014 when I attended Dayna's graduation ceremony, during which they officially declared their relationship. In 2020, I organized Dayna's bridal shower and attended their wedding as a matron of honor. In 2025, my husband and I moved to a single-family home next to theirs. We visit each other at least once a week, and I can tell that they truly enjoy each other's company.

Thank you for the opportunity to share this information with you. If you have further questions and other concerns, please do not hesitate to contact me at **222 555 7777** or send me an email at [mirajane@gmail.com](mailto:mirajane@gmail.com).

Under penalty of perjury, I certify that the information presented herein is true and accurate to the best of my knowledge.

Sincerely,

Signature \*

Mirajane S. Dreyar

Name \*

Date Signed\*

Date of birth: July 02, 1993

Place of birth: Waipahu, HI, USA

TEMPLATE 1.01

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### SUSEVI PRO MOVING COMPANY (SPM) MOVING AGREEMENT

The following terms and conditions apply to all services performed by SPM under this contract:

**SECTION 1**  
**(A) SPM IS RESPONSIBLE** for physical loss of, or damage to, any item from external cause while being packed, unpacked, loaded, unloaded, carried, including breakage. If the items are packed by SPM and/or if the breakage results from negligence of SPM/SPM's liability is subject to the limitations of liability described in Section 2.

- Customers may include the following items in a shipment however, SPM is not responsible for the condition or safe delivery of:
  - Coin, currency, deeds, notes, postage stamps, letters, drafts or valuable papers of any kind.
  - Jewelry, precious stones, or precious metals.
  - Items of extraordinary value.
  - Items requiring temperature control.
  - Household pets.
  - Live plants.
  - Perishable items.
  - Furniture or other items made of pressboard, particle board or similar pressed material (including IKEA furniture).

- SPM will not accept the following items for shipment:
  - Explosives
  - Dangerous goods
  - Property liable to damage carrier equipment or other property.

**(B) SPM IS NOT RESPONSIBLE** for the loss of or damage to any item from external cause while being carried, due to the following circumstances:

- Breakage, when items are packed by the customer unless it can be proved that the breakage resulted from negligence by SPM in handling the articles.
- Internal damage to electronic products, CD/DVD players, televisions, computers, printers, scanners, etc.) when no visible damage to the external packaging or contents exists or if the item was packed by the customer.
- Loss or damage from insects, moths, vermin, mold, fungus or bacteria within the customer's belongings or that develop therein due to conditions present before pickup by SPM.
- Loss or damage because the item was in an obvious state of disrepair at the time of shipment, provided that SPM noted the disrepair on the inventory.
- An act, omission, or order of the customer, or loss or damage resulting from the customer's inclusion in the shipment of such articles as explosives, dangerous articles or dangerous goods.
- Defective design of an article, including susceptibility to damage because of atmospheric conditions such as temperature or humidity changes.
- Damage to customer's landscaping due to narrow driveways or space for moving vehicles.
- Acts of God.

- The customer assumes all liability for goods left unattended by the customer before pickup by SPM. The customer also assumes all liability for goods when the customer directs SPM, in writing, to unload or deliver property at a location that will be unattended.

# CALIFORNIA GENERAL FINANCIAL POWER OF ATTORNEY

RECORDING REQUESTED BY \_\_\_\_\_  
AND WHEN RECORDED MAIL TO \_\_\_\_\_  
STREET ADDRESS \_\_\_\_\_  
CITY \_\_\_\_\_  
STATE \_\_\_\_\_  
ZIP \_\_\_\_\_

SPACE ABOVE THIS LINE FOR RECORDER'S USE

## POWER OF ATTORNEY – GENERAL [includes optional DURABLE POWER OF ATTORNEY]

KNOW ALL PERSON BY THESE PRESENTS: That I, \_\_\_\_\_  
the undersigned (jointly or severally, if more than one) hereby make, constitute and appoint \_\_\_\_\_  
my true and lawful Attorney for me and in my name, place and stead and for may use and benefit:

(a) To ask, demand, sue for, recover, collect and receive each and every sum of money, debt, account, legacy, bequest interest, dividend, annuity and demand (which now is or hereafter shall become due, owing or payable) belonging to or claimed by me, and to use and take any lawful means for the recovery thereof by legal process or otherwise, and to execute and deliver a satisfaction or release therefore, together with the right and power to compromise or compound any claim or demand;

(b) To exercise any or all of the following powers as to real property, any interest therein and/or any building Thereon: To contract for , purchase, receive and take possession thereof and of evidence of title thereto; to lease the same for any term or purpose, including leases for business, residence, and oil and/or mineral development; to sell, exchange, grant or convey the same with or without warranty, and to mortgage, transfer in trust, or otherwise encumber or hypothecate the same to secure payment of a negotiable or non-negotiable note or performance of any obligation or agreement.

(c) To exercise any of all of the following powers as to all kinds of personal property and goods, wares and merchandise, choses in action and other property in possession or in action: To contract for, buy, sell, exchange, transfer and in any legal manner deal in and with the same, and to mortgage, transfer in trust, or otherwise encumber or hypothecate the same to secure payment of a negotiable or non-negotiable note or performance of any obligation or agreement.

(d) To borrow money and to execute and deliver negotiable or non-negotiable notes therefore with or without security; and to loan money and receive negotiable or non-negotiable note or performance notes there for with such security as he/she shall deem proper;

(e) To create, amend, supplement and terminate any trust and to instruct and advise the trustee of any trust wherein I am or may be trustor or beneficiary; to represent and vote stock, exercise stock rights, accept and deal with any dividend, distribution or bonus, join in any corporate financing, reorganization, merger, liquidation, consolidation or other action and the extension, compromise, conversion, adjustment, enforcement or foreclosure, singly or in conjunction or other action and the extension, compromise, conversion, adjustment, enforcement or foreclosure, singly or in conjunction with others of any corporate stock, bond, by or to me and to give or accept any property and/or money whether or not equal to or less in value than the amount owing in payment, settlement or satisfaction thereof;

THIS FORM IS NOT VALID FOR HEALTH CARE DECISIONS.

Before you use this form, fill in all blanks, and make whatever changes are appropriate and necessary to your particular Transaction. Consult a lawyer if you doubt the form's fitness for your purpose and use. County makes no representation or warranty, express or implied, with respect to the merchantability or fitness of this form for an intended use or purpose.

1400 – Rev. 2-01 (price class 2c)

POWER OF ATTORNEY – GENERAL (includes optional DURABLE POWER OF ATTORNEY)

## El Paso Integrated Physicians Group, P.A.

### Opiate Pain Management Agreement

The purpose of this agreement is to improve communication and prevent misunderstanding about the medications you are taking to treat your chronic pain. The medications listed below require close monitoring. They should be taken as directed by your doctor. You should also follow any other directions your doctor has given you about managing your pain. It is your responsibility to report your use of the medications and how they affect you accurately. It is your provider's responsibility to provide options that will improve your pain level.

MEDICATION	DOSE	DIRECTIONS	QUANTITY PER MONTH
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

Please initial next to each statement to which you agree.

- \_\_\_\_\_ I understand that this Agreement is essential to the trust and confidence necessary in a doctor/patient relationship and that my doctor undertakes to treat me based on this Agreement.
- \_\_\_\_\_ I understand that the medications stated above may change. There may be additions to therapy and I may be asked to stop a medication. This agreement does not bind me to the specific medications listed above.
- \_\_\_\_\_ I will communicate fully with my doctor about the character and intensity of my pain, the effect of the pain on my daily life, and how well the medicine is helping to relieve the pain.
- \_\_\_\_\_ I have the right to have my pain evaluated regularly and my treatment adjusted as appropriate.
- \_\_\_\_\_ I have the right to stop taking a medication, but I must consult with my doctor first.
- \_\_\_\_\_ I will not use any illegal controlled substances, including marijuana, cocaine, etc., nor will I misuse or self-prescribe/medicate with legal controlled substances. Use of alcohol will be limited to time when I am not driving, operating machinery and will be infrequent.
- \_\_\_\_\_ I will not share my medication with anyone.
- \_\_\_\_\_ I will not attempt to obtain any controlled medications, including opioid pain medications, controlled stimulants, or anti-anxiety medications from any other doctor.
- \_\_\_\_\_ I will safeguard my pain medication from loss or theft. Lost or stolen medications will not be replaced.
- \_\_\_\_\_ I agree that refills of my prescriptions for pain medications will be made only at the time of an office visit or during regular office hours. No refills will be available during evenings or on weekends.
- \_\_\_\_\_ I agree that I will submit to a blood or urine test if requested by my doctor to determine my compliance with my program of pain control medications. The test will be done within 24 hours of my doctor's request.

# End User License Agreement (EULA)

Last updated: \_\_\_\_\_  
Date

Please read this End User License Agreement (hereinafter referred to as the "Agreement") carefully before clicking the "I Agree" button, downloading, or using \_\_\_\_\_ (hereinafter referred to as the "Application").

Name of Application

By clicking the "I Agree" button, downloading or using the Application, you are agreeing to be bound by the terms and conditions of this Agreement. If you do not agree to the terms of this Agreement, do not click on the "I Agree" button and do not download or use the Application.

**1. License.** \_\_\_\_\_ (hereinafter referred to as the "Company") grants you a revocable, nonexclusive, nontransferable, limited license to download, install and use the Application solely for your personal, noncommercial purposes strictly in accordance with the terms of this Agreement.

**2. Restrictions.** You agree not to, and you will not permit others to:

\_\_\_\_\_

\_\_\_\_\_

List restrictions on the usage of the Application (e.g.: the user cannot sell, rent, lease, or distribute the Application, etc.)

**3. Modifications to Application.** The Company reserves the right to modify, suspend or discontinue, temporarily or permanently, the Application or any service to which it connects, with or without notice and without liability to you.

**4. Term and Termination.** This Agreement shall remain in effect until terminated by you or the Company. The Company may, in its sole discretion, at any time and for any or no reason, suspend or terminate this Agreement with or without prior notice. This Agreement will terminate immediately, without prior notice from the Company, in the event that you fail to comply with any provision of this Agreement.

You may also terminate this Agreement by deleting the Application and all copies thereof from your mobile device or from your desktop. Upon termination of this

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Agreement letter sample. Agreement letter between two people. Agreement letter between two parties. Agreement letter template. Agreement letter between two parties for payment. Agreement letter for child support. Agreement letter between two parties doc. Agreement letter of payment.

a fo mroh eht ni detaerc si tneemeerga wen a litnu ecalp ni niameer ylnu lliw taht tneemeerga yraropmet a .snoitsequ eht ot dnposer uoy sa seye ruoy erofeb detaerc: si tneemucod ehtT .mrof a tuo llif uoY etalpmet eht yfidom ot woH .emoh latiram eht fo noisivid dna .stnemegnarra emit gnitnerap dna ydotsuc dlihc .stessa dna sbded fo noisivid .tropsus lasuops dna dlihc fo seussi sesserda tneemeerga sihtT .tneemeerga esahcrup eht ni detats smret eht morf esira yam mialc yna rof sselmrah rehto hcae dioh ot seerga noitcassart eht fo ytrap hcae taht ezingocer ot si rettel eht fo esoprup ehtT .esuom ruoy htwi ti gnitceles yb ti weiv yam uoY .1 :rehtie etaerc ot desu eb nac tneemucod sihtT .mrof deweiwerp eht fo snoisrev elif eseht fo eno ot esseca niag ot egami eht raen snottub TDO ro .droW .FDP eht tceles .eunitnoc ot ydaer era uoy nehW .sesimorpmoc dna snoisiced demrofni ekam ot seitraP htob rof yrassacen noitamrofni yna esolcsid dna snoitces elbacilppa yna etelpmoc dluohs seitraP ehtT .senil knalb fo snmuloc owt era hpargarap siht woleb yltycedID AAÅe.eromrehturFAÅÅe drow dlob eht hitw gnimnegb hpargarap eht etacol .syenroita lusnoc yltnednepedni yam seitraP eht .tneemeerga ecrovïd eht gnitepmoc reitÅ .seman rieht ngis nac stnegA owt ot pu taht os dedivorp neeb evah jAAÅerutangis sAAÅetuejAAÅÅe delebal hcae senil laudvidni owtT .eman reh ro sih ngis tsum tcartnoc selas eht ni detapictrap olw tnegA yrevo .yltanF AAÅe.etaDAÅÅe delebal enil knalb eht no etad tnerucc eht ni llif .gningis nopu yletaidemmi .neht enil AAÅeerutangis sAAÅerelleSAAÅe euqinu a no eman reh ro sih ngis dluohs tcartnoc selas langiro eht hitw devlojni relleS yrevo .txeN Å Å enil tneecajda eht no etad tnerucc eht retne neht .enil AAÅeerutangis sAAÅereyuBAAÅe eht ngis ot evah lliv eno hcaE .tcartnoc selas eht fo noitanimret eht gnidrager stcaF cisab emos etats lliv noitcudortni ehtT tneemeerga detanimreT dna seitraP ehtT fO noitpircesD A ylppuS AAÅe 2 desnepsid eb tsum Yanom Yhw Ro Ytrap Aht fo sseldrageR .dradnats "dlihc eht fo stseretni tsab" a gnisu tneemeerga yna evorppa tsum truoc a .tropsus dna .noitatisiv .ydotsuc dlihc sa hcus .nerdlihc ot detaler srettam gnimreted ni .tcartnoc according to a fo noitallecnac eht nopu rellice ryub eht htob dityb dengis tneuca retoitoeerga Aheruerga A202000Rap,Ru D95evitcefE63stI3eman ot si (eltit6i gnitic nhat rehto) tneemera na yfitndi ot yaw nomc enO .egap siht no erutcip weiverp ehetacol .dedaolnwD@eB0dluohS@egamIT0nI derutyF0mroF noitreTEHTAZaAAD (tdo.) txeTtneemucDNepO. 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Once agreement has been completed and revised satisfactorily, the parties may bring the document before a judge. A divorce agreement" a contract entered into by a married couple that describes how the couple will manage your responsibilities and to protect and divide marital property during the dissolution of the marriage, an agreement that will be incorporated in a final decree of divorce and will remain after the completion of the divorce. If the Court decides that agreement Å fair to all interested parties, it may be signed in oneorder of the Court as a final judgment of divorce Applicable law Divorce and separation Å generally a matter of state law, with several States having different laws dictating the time and modalities of completion of the divorce. If you wish, cÅA the to sign the document in front of their lawyers and have their lawyers fill in the documents they acknowledge to have witnessed the signing of the document. There are sections including marital support, division of property and property, child support, child care, and hourly visits. The parties may also use this document to modify and modify agreements already into force. In addition, some states have additional requirements in order to file for divorce in that state. 3 Å Document The Dollar Amount Each Party Receives From Termination Often, various entities they expect money when a sales contract Å is terminated (especially when it concerns real estate). 4 Å Signature several parts are necessary for this execution The buyer, the seller and agent appointed in the sales contract this document refers to each of which must bear a dated signature. This name must appear exactly as it appears in the contract of sale in question. This method can reduce, or even eliminate, of a judicial intervention. You can find residence requirements for your state checking by checking .senil .senil erutangis lanoitidda dda yam uoy .seitrap eseht fo yna ni seititne erom era ereht fi .rewevoh smeti hcus ylppus ot stnegA owt dna .relleS owt .sreyuB owt rof moor hguone eb lliv erehtT .ecrovïd rof elif ot nalp uoy erehw eciffo s'kreiC ytnuoC eht ruoy

Nov 27, 2021 · A Graphic Design Agreement, sometimes called just a Design Agreement, is a document between two parties, the graphic designer and the client, for design services.Many businesses, including those solely for information services on the internet, often require graphic design work. Graphic designers can create everything from a business card up to an entire ... 1. The arrangement between \_\_\_\_\_ and \_\_\_\_\_ under the Agreement for the following: \_\_\_\_\_ shall stand terminated with effect from \_\_\_\_\_. 2. The Agreement is being terminated as a result of breach of the terms of the Agreement by you and your failure to rectify the breach. In accordance with the terms of the Agreement, you were required to: \_\_\_\_\_ An agreement letter is a formal and legal document wherein two parties wherein their previously agreed on terms and services are the main focus. The parties for this document are the one who renders the service and the one who accepts the service. The agreement samples letter has a connotation on any item or circumstance, most commonly rent and purchase. Free printable sample customer complaint response letter serves as a letter template for clients to make a formal complaint. Visit to find sample fax cover sheet, love letter examples, lease agreement, last will and testament and event planning, business invoice & action plan template, Divorce Settlement Agreement. Divorce is a formal declaration dissolving a marriage and releasing both spouses by law from all marriage obligations.A divorce settlement is the final legal written agreement between a husband and wife that documents the terms of the divorce. A letter of agreement can be used in the fields of education, banking, professional transactions, human resource, and a lot more. This is the reason why it is important for the content of the letter of agreement to be well-planned, updated, and evaluated. 4. A letter of agreement defines a project and all that is connected and associated with it. A payment agreement template is an important document which outlines all the terms and conditions of a loan. Information such as the periods of payment, the amounts, and the interest rates are essential to the loan agreement.So it's important to document all ... A letter of agreement is a document that outlines the terms and conditions of a working relationship between two parties. The letter can govern a working relationship between an employer and an employee or a contractor and a company. Sep 20, 2018 · This letter is an agreement letter which indicates the conditions and guidelines regarding the transfer of funds from one party to the other. The important viewpoints of such a letter include the amount, time, interest, and other similar aspects. Letter of agreement between two parties. Sample letter. Agreement letters to business partners. Guide, letter example, grammar checker, 6000+ letter samples Nov 23, 2021 · Step 2 – Create a Payment Agreement. After agreeing to the balance owed, the terms of the payment plan should be written in a simple agreement. There is often no security pledged with the incentive to pay by the debtor is either interest-free payments or a discounted total balance. The payment agreement should include: Creditor's Name and ... Jan 31, 2022 · Verifying agreement letter of airtel | Check airtel tower agreement letter online. It is the last and major paper for airtel tower installation. An agreement paper of mobile tower has every details like duration, rent, advance, maintance, facilities, and more. Jan 03, 2017 · Letter of agreement would always be addressed to the company or person whom with the agreement has to be made. This letter provides detailed information about the person or company such as name, address, and purpose of agreement, terms and conditions of agreement, date and also the name and address of the second party who is making the agreement. A contract agreement letter is a special document that is drafted to a person or entity that will be completing a set of tasks for you. This is used to notify the recipient that he or she may begin working under certain terms. You may also see business agreement letter examples. A letter of agreement is a letter used to outline conditions. It may be used for employment conditions between an employer and new employee. It could also be used for an independent contractor who is providing a company with various services. A letter of agreement outlines expectations and protects both parties. Dec 13, 2020 - I need of Agreement Letter Contract Between Two Parties? Are you looking for a Printable sample Letter Template? Download in Doc and PDF. Aug 03, 2017 · If the letter agreement is with an individual, go ahead and use Dear if you want, but To would work fine too. So would omitting the salutation. And while we're at it, let's get rid of Yours sincerely and any other polite closing formula. I recommend keeping the concluding clause in long-form contracts, even though it serves no substantive ... Oct 12, 2020 · A purchase agreement letter between seller and buyer is created when two parties come together, where one party desires to purchase a piece of property and the other party is looking to sell a piece of personal property. The agreement is a legal document that outlines the conditions and terms of the sale. Exhibit 10.18 SIDE LETTER AGREEMENT . This Side Letter Agreement (this "Agreement") is made as of August 4, 2010, by and among Igloo Holdings Corporation, a Delaware corporation (the "Company"), Mason Slaine, an individual ("Slaine"), and (collectively, the and together with Slaine, the "Shareholders"). RECITALS, WHEREAS, the Shareholders, on the one hand, and Warburg ... Jan 15, 2021 · A Partnership Agreement is an internal written document detailing the terms of a business partnership. A partnership is a business arrangement where two or more individuals share ownership in a company and agree to share in their company's profits and losses. Jan 15, 2022 · Sometimes called a promissory note or an installment agreement, a payment agreement letter defines a transaction between at least two parties. Such agreements are common between companies that are agreeing to exchange money for goods or services. These documents also may be utilized by insurance companies who ask customers to agree to ...

