## **523.17** AFFIDAVIT OF ATTORNEY-IN-FACT AS CONCLUSIVE PROOF OF NONTERMINATION AND NONREVOCATION IN REAL PROPERTY TRANSACTIONS.

Subdivision 1. **Form of affidavit.** An affidavit of nontermination or nonrevocation in support of a real property transaction may be substantially in the following form:

	AFFIDAVIT BY	ATTORNEY IN FACT
STATE OF MINNESOTA	)	
	) ss.	
COUNTY OF	)	
, being	first duly sworn on o	ath says that:
, and filed for record  Page), in the Office of executed by  County, Minnesota, legally de	the (County Recorder as Granton as Granton as follows:	Document No (or in Book of
(If more space is needed, 2. Affiant does not have	continue on back or o	nd has not received actual notice of the revocation or
of any facts indicating the san	• •	death, incapacity, incompetence, or otherwise, or notice
	ve) not been changed	) if any, attached to said Power of Attorney, and certifies, replaced, or amended subsequent to the signing of said
Subscribed and sworn to before	ore me	, Affiant
this day of	,	
Notary Stamp or Seal		Signature of Notary Public or
This instrument was drafted by	oy:	Other Official

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Subd. 2. Effect. An affidavit by the attorney-in-fact under subdivision 1 is conclusive proof that the power of attorney has not terminated or been revoked, and that the powers granted extended to the property described in the power of attorney or any attachment to it, as of the time of the exercise of the power, as to any party relying on the affidavit except any party dealing directly with the attorney-in-fact who has actual knowledge that the power of attorney had terminated prior to the exercise of the power or actual notice of the revocation of the power of attorney or actual knowledge that the powers do not extend to the real property legally described in the power of attorney, including any attachment.

Subd. 3. Real property transactions on behalf of entities. When the principal under a power of attorney in a real property transaction is a corporation, partnership, limited liability company, or trust, the provisions of section 507.24, subdivision 2, 508.48, or 508A.48, as appropriate, and of section 523.18 shall apply, and an affidavit under this section shall not be required.

**History:** 1984 c 603 s 19; 1992 c 548 s 16; 1998 c 254 art 1 s 107; 2009 c 30 art 3 s 4