INSTRUCTIONS

Power of Attorney for California Military Marriages Pursuant to FC 420 (Cha.476, Stats of 2004)

- A member of the Armed Forces of the United States who is **stationed overseas and serving in a conflict or a war** and is unable to appear for the licensure and solemnization of the marriage may enter into that marriage by the appearance of an attorney-in-fact, commissioned and empowered in writing for that purpose through a power of attorney.
- The power of attorney must be completed and signed by the person stationed overseas serving in a conflict or war. The power of attorney form must be witnessed by **two** military officers **or** acknowledged by a notary public. If the form is acknowledged by a notary public, it is important to make sure the form has been acknowledged correctly as required in Civil Code Section 1183 & Probate Code 4122 (a copy of these sections and a power of attorney form are attached).
- The attorney-in-fact **and** the first person/second person (whomever is not stationed overseas serving in a conflict or a war) must personally appear together at the County Clerk's Office with valid picture identification to apply for the marriage license. Contact the County Clerk's Office at 510 272-6362 for office hours and fees.
- The **original** power of attorney form must be presented to the County Clerk's Office at the time the marriage license is issued.
- When applying for a marriage license under these provisions, only a public marriage license may be issued. A confidential marriage license may not be issued
- When the County Clerk's Office issues the marriage license, the attorney-in-fact will sign the marriage license as follows:

 (example) Name of first person/second person = John Alan Smith Name of Attorney in Fact = Joseph Brown

(signature on license) = John Alan Smith, by: Joseph Brown, AIF

- The original power of attorney is attached to the marriage license as a page 2 (similar to an amendment). The County Clerk will stamp or type "Page 1 of 2" on the marriage license and "Page 2 of 2" on the power of attorney.
- The first person/second person (whomever is not stationed overseas serving in a conflict or a war) and the attorney-in-fact must participate in a ceremony either a civil ceremony at the County Clerk's Office or a ceremony somewhere else in California performed by a person as authorized in Family Code 400. The first person/second person (whomever is not stationed overseas serving in a conflict or a war), the attorney-in-fact, the person performing the ceremony, and at least one witness must be physically present at the marriage ceremony.
- This process cannot be used if both first person and second person are stationed overseas serving in a conflict or war.
- The original marriage license with the original power of attorney attached must be returned for registration to the County Recorder of the County that issued the license. The Recorder will register both the marriage license and the power of attorney. Certified copies of the marriage license will include a copy of the power of attorney.
- If you have any questions regarding this process, please contact the County Clerk's Office at 510 272-6362.

Copy of Civil Code 1183 & Probate Code 4122

Civil Code section 1183: The proof or acknowledgment of an instrument may be made without the United States, before any of the following:

- (a) A minister, commissioner, or charge d'affaires of the United States, resident and accredited in the country where the proof or acknowledgment is made.
- (b) A consul, vice consul, or consular agent of the United States, resident in the country where the proof or acknowledgment is made.
- (c) A judge of a court of record of the country where the proof or acknowledgment is made.
- (d) Commissioners appointed by the Governor or Secretary of State for that purpose.
- (e) A notary public.

If the proof or acknowledgment is made before a notary public, the signature of the notary public shall be proved or acknowledged (1) before a judge of a court of record of the country where the proof or acknowledgment is made, or (2) by any American diplomatic officer, consul general, consul, vice consul, or consular agent, or (3) by an apostille (certification) affixed to the instrument pursuant to the terms of The Hague Convention Abolishing the Requirement of Legalization for Foreign Public Documents.

Probate Code section 4122. If the power of attorney is signed by witnesses, as provided in Section 4121, the following requirements shall be satisfied:

- (a) The witnesses shall be adults.
- (b) The attorney-in-fact may not act as a witness.
- (c) Each witness signing the power of attorney shall witness either the signing of the instrument by the principal or the principal's acknowledgment of the signature or the power of attorney.

LOCAL REGISTRATION NUMBER

	of	
POWER OF ATTORNEY: CALIFORNIA MARRIAGE LICENSE [California Family Code Section 420(b)]		
I, declare under penalty of perjury that I am a member of the Armed		
(Printed true legal name)		
Forces of the United States, who is stationed overseas	(indicate where you a	and serving in a
conflict or a war and am unable to personally appear in the County Clerk's Office to apply for and obtain a marriage license		
or participate in the marriage ceremony. Therefore pursuant to Family Code Section 420(b), I hereby give Power of Attorney to		
to act on my behalf for the sole purpose of applying for and		
(Printed Name)		
obtaining a marriage license and participating in the solemnization of the marriage. I further declare that the true legal names of the parties		
to be married are as follows:		
(Printed true legal name of First Person)		(Date of Birth MM/DD/CCYY)
(Printed true legal name of Second Person)		(Date of Birth MM/DD/CCYY)
(Signature of person granting power of attorney)		(Date signed)
Witnessed this day of	, 20	
▶		
(Signature)	(Printed Name and Rank)	
(Signature) (Printed Name and Rank)		
CERTIFICATE OF ACKNOWLEDGMENT		
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.		
State of)		
County of)		
Onbefore me,	, perso	nally appeared,
On, personally appeared, (here insert name and title of the officer)		
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.		
		ITNESS my hand and official seal. EAL)

SIGNATURE

The attorney-in-fact must personally appear at the County Clerk's office with the party who is not stationed overseas, and present the original power of attorney duly signed by the party stationed overseas and acknowledged by a notary or witnessed by two officers of the United States Armed Forces.

Original Power of Attorney shall be a part of the marriage certificate upon registration.