### 394.070 Appointment by will in exercise of a power -- When valid.

No appointment made by will in the exercise of any power shall be valid, unless the same is so executed that it would be valid for the disposition of the property to which the power applies if it belonged to the testator; and every will so executed shall be a valid execution of a power of appointment by will, even if the instrument creating the power expressly requires that a will made in execution of such power be executed with some additional or other form of execution or solemnity.

Effective:October 1, 1942
History: Recodified 1942 Ky. Acts ch. 208, sec. 1, effective October 1, 1942, from Ky. Stat. sec. 4829.

