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GENERAL DURABLE POWER OF ATTORNEY

OF

MARIE A. BERGMANN

- I, MARIE A. BERGMANN, domiciled and residing in the state of Washington, as authorized by RCW 11.94, hereby appoint MARVIN BERGMANN my true and lawful attorney in fact to act in my name and for my benefit for the following purposes:
- 1. Accounts Receivable. To demand, sue for, collect and receive all sums of money, debts, legacies, rents, interest, dividends, annuities, insurance proceeds and other intangible amounts which are now due or shall hereafter become due, and which belong to me and to use all lawful means for the recovery thereof, and to compromise and settle any claims for funds due me.
- 2. Accounts Payable. To pay any just and lawful debt, rent, interest, principal, judgments or other demands which are now due or may hereafter become due, owing or payable by me.
- Real Estate. To agree to purchase or sell any real estate or interest therein by written earnest money agreement or other written document, to purchase or sell real estate or any interest therein by deed or real estate contract, to take possession of any real estate owned by me by any lawful means and to institute suit for such possession if necessary. regard, my attorney in fact shall have the right to institute suit for unlawful detainer, foreclosure of mortgage or to quiet title and to forfeit any real estate contract or foreclose any deed of trust by judicial or nonjudicial means, to rent real. estate for my use or cent any real estate belonging to me to others and execute any rental agreements or leases on my behalf, to plat, subdivide and develop any real estate owned by me and to dedicate any plat, street, alley or public way, and to authorize and contract for any improvements to or repairs to real estate owned by me. To carry out the terms of this paragraph and without limiting the authority of my attorney in fact, my

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attorney in fact shall have the authority to execute any and all documents on my behalf, including but not limited to, escrow, collection and closing instructions, closing statements and loan applications.

- 4. Personal Property. To agree to purchase or sell any personal property or interest therein by written document, to purchase or sell any personal property or interest therein by bill of sale or other appropriate document, to rent personal property for my use or rent personal property belonging to me to others and execute any rental agreements or leases on my behalf, to take possession of any personal property owned by me by any, lawful means and to institute suit for such possession if necessary, to authorize and contract for any improvements to or repairs to personal property owned by me.
- 5. Securities. To purchase or sell any securities or any, interest therein and in that regard to endorse any stock certificates, stock powers, affidavits of domicile or other documents necessary to effect the transfer of such property or interest, to take possession of any stock certificate, bond or other security or register same in the name of any stock broker or stock brokerage account.
- 6. Loans and Investments. To loan and invest any moneys now in my possession or hereafter acquired by me and to accept any note, mortgage, deed of trust or security interest in any tangible or intangible personal property as my attorney in fact shall think fit and to release, satisfy or reconvey in whole or in part any such security interest.
- 7. Borrowing. To borrow any funds in my name, secured or unsecured, in such amount and upon such terms and conditions as my attorney in fact shall think fit, and to execute any note, mortgage, deed of trust, or security interest in any tangible or intangible personal property granting the lender a security interest in my property in such manner as my attorney in fact shall think fit.
 - 8. Bank Accounts. To make deposits to and withdrawals

from and to open and close any savings or checking account or any certificate of deposit or money market fund in my name alone, or in my name and the names of others, and to carry out the terms of this paragraph, to endorse my name on any check, draft or money order for deposit into such account.

- 9. <u>Safe Deposit Box</u>. To have access to the contents of any safe deposit box in my name or in my name and the name of others.
- 10. Business or Farm Property. To operate any business or farm property in such manner as my attorney in fact shall think fit, including the right to exercise with respect to the management and disposition thereof all of my rights and powers, including the authority to broaden, limit or change the scope or nature of the business or farm property.
- 11. Gifts. My attorney in fact is authorized to make gifts to my spouse and to any lawful descendant of mine and such descendant's spouse, provided a gift to any person other than my spouse shall not exceed the annual gift tax exclusion allowed by the Internal Revenue Code or the law of any state in which I am domiciled at the time such gift is made. In making any such gift attorney in fact shall consider a pattern of giving established by me, my ability to continue making such gift or gifts, my continued health and well-being, the impact of inflation upon the value of such gifts, reduction of death taxes at the time of my death, the impact of any such gift on my eligibility for any governmental assistance programs, and other estate planning considerations, and shall seek the advice of legal counsel in such matters. My attorney in fact shall not breach any fiduciary duty to me by reason of gifts made or withheld in good faith. - 434
- 12. Governmental Assistance Programs. My attorney in fact is authorized to make transfers of property to my spouse to qualify me for the benefits offered by government programs, including assignments of assets pursuant to RCW 74.09.432.
 - 13. Disclaimers. My attorney in fact is authorized to

disclaim pursuant to the laws of the state of Washington and the Internal Revenue Code all or any assets, property or interests to which I might be entitled as a beneficiary. In disclaiming, my attorney in fact may rely with acquittance on the advice of my attorney regarding my estate planning objectives.

- 14. Estate Planning. My attorney in fact is granted the authority to revoke on my behalf any community property agreement, joint tenancy agreement or revocable trust. I do not intend that my attorney in fact change my estate plan, however, I have in mind, the fact that tax and distribution laws change and the needs of my spouse and descendants may change and to that end, I grant my attorney in fact the power set forth in this paragraph for the purpose of reducing death taxes, to facilitate the transfer of property at the time of my death and to qualify me for the benefits offered by government programs.
- 15. <u>Health Care Decisions</u>. My attorney in fact is authorized to make health care decisions on my behalf if I am unable to make such decisions myself due to incompetency.
- 16. <u>Guardian</u>. In the event it is necessary to appoint a guardian or limited guardian for my person or estate, I appoint MARVIN BERGMANN for that purpose.
- 17. Effectiveness. This Power of Attorney shall become effective as of this date. This Power of Attorney shall not be affected by the disability or incompetence of the principal.
- 18. All Powers. By the execution of this General Durable Power of Attorney, it is my intention that my attorney in fact have all powers to do all things that I might do if personally present and legally competent.
- 19. Termination. Notwithstanding any uncertainty as to whether I am alive or dead, this Power of Attorney shall continue in effect to the extent permitted by law until revoked or 435 terminated.
- 19.1 While competent, I may revoke this power of attorney by written notice to my attorney in fact and by recording a document of revocation in the Office of the Auditor

, of Clark County, Washington.

- 19.2 The appointment of a guardian of my estate shall vest in that guardian, with court approval, the power to revoke, suspend or terminate this power of attorney. A guardian of my person only shall not have such power.
- 19.3 My death shall revoke this power of attorney only at such time as my attorney in fact receives actual written notice of my death.
- 20. Reliance. As long as neither my attorney in fact nor any person dealing with my attorney in fact has, at the time of any act taken pursuant to this Power of Attorney, received actual knowledge or written notice of revocation or termination of this Power of Attorney by death or otherwise, my attorney in fact and persons dealing with my attorney in fact shall be entitled to rely upon this Power of Attorney.
- 21. <u>Indemnity</u>. My estate shall hold harmless and indemnify my attorney in fact from any and all liability from acts done in good faith. This indemnification shall not extend to any negligence or willful wrongdoing by my attorney in fact.
- 22. Governing Law. The terms of this Power of Attorney shall be governed by the laws of the state of Washington.

DATED this 14 day of October, 1988.

MARIE A. BERGHANN

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STATE OF WASHINGTON) : ss.
COUNTY OF CLARK)

On this day personally appeared before me MARIE A. BERGMANN, to me known to be the individual described in and who executed the within and foregoing General Durable Power of Attorney, and acknowledged to me that she signed the same as her free and voluntary act and deed for the uses and purposes therein mentioned.

GIVEN UNDER MY HAND AND OFFICIAL SEAL this 14 day of

, 1988.

NOTARY PUBLIC in and for the State's Washington, Residing at

My Commission Expires:

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Sam GalNN Oct 17 4 27 FM '88

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