## RETURN ADDRESS:

Randall Bandy 5000 NE 72<sup>nd</sup>Ave#N**9**0 Vancouver, WA 98661 FILED FOR REGORD
SKAMAMIA CO WASH
BY Many WILSON
FEB 15 3 15 PM '02
AUDITOR

J. MICHAEL GARVISON

Please Print or Type Information.	
Document Title(s) or transactions contained therein:	
1. Durable Power of Attorney	1 N P.
2	
3.	
4.	
GRANTOR(S) (Last name, first, then first name and initials)	<del></del>
1. Wooda Winlet Banky	
2	
3.	
4.	
Additional Names on Page of Document.	
GRANTEE(S) (Last name, first, then first name and initials)	
1. Vickie Gail Hosey 2. 3.	_
2.	
3.	
4	
Additional Names on Page of Document.	
LEGAL DESCRIPTION (Abbreviated: i.e., Lot, Block, Plat or Section Township	in Range Quarter/Quarter)
	-F)Bo, Quarton Quarter)
Complete Legal on Page of Document.	
REFERENCE NUMBER(S) Of Document assigned or released:	
	報題在本語
	factoring ciri
	Uniting.
Additional Numbers on Page of Document.	PTIERI
ASSESSOR'S PROPERTY TAX PARCEL/ACCOUNT NUMBER	U.F. Frag
Property Tax parcel ID is not yet assigned.	
Additional Parcel Numbers on Page of Document.	
The Auditor/Recorder will rely on the information with the information w	
The Auditor/Recorder will rely on the information provided on the form. The the document to verify the accuracy or completeness of the indexing information.	Staff will not read
the accuracy of completeness of the indexing information	tion.

10 11

12 13

14

15

16 17

18

20

21

22 23

25 26

27

Attorney-at-Law WSBA # 3538 P.O. Box 421 (218 E. Steuben) Bingen, WA 98605 (509) 493-2772

ROBERT D.

WEISFIELD

## DURABLE POWER OF ATTORNEY

WANDA VIOLET BANDY, residing at Underwood, Skaniania County, Washington, as authorized by RCW 11.94, hereby names her husband, BERNARD K. BANDY, as attorney-in-fact with the intention that this designation of durable power of attorney shall remain in force and not be limited by any future disability or incompetence of the principal. In the event BERNARD K. BANDY shall be unwilling or unable to act as attorney-in-fact, WANDA VIOLET BANDY appoints her step-daughter, VICKIE GAIL HOSEY, residing in Springfield, Missouri, and daughter, LAVEDA FAYE VINSANT, residing in White Salmon, Washington, as co-alternate attorneys-in-fact, with all the same powers as granted unto the first-named attorney-in-fact.

- 10 POWERS.
- General Powers. The attorney-in-fact shall act as a fiduciary for the (a) principal. The attorney-in-fact shall have all powers over the principal's estate that the principal has or acquires, both within and without the State of Washington, except for those powers specifically excluded in paragraph l(c) of this document. In the event of the principal's disability or incompetence the attorney-in-fact shall have equal powers over the principal's person as well.
- Specific Powers. The attorney-in-fact shall have all powers as are (b) necessary or desirable to provide for the support, maintenance, health, emergencies, and urgent necessities of the Principal. The specific powers of the attorney-in fact shall include, but not be limited to, the following:

DURABLE POWER OF ATTORNEY PAGE 1 of 5

(1) To have the sole, and exclusive authority to determine medical treatment for the principal, if the principal shall be physically or mentally incapacitated or otherwise unable to make such authorization for herself, including authorization for emergency care, hospitalization, surgery, therapy and/or any other kind of tr atment which the attorney-in-fact shall, in his/her sole discretion, think necessary.

- (2) To be given first priority, along with the other members of the principal's family, in visitation should the principal be a patient in any institution and unable to express a preference on account of her illness or disability.
- To have the authority to revoke any Community Property Agreement between the principal and her spouse and to make any necessary gifts for the purpose of qualifying the principal for medical assistance or limited casualty program for the medically needy.
- (4) To buy, receive, lease, borrow, accept, or otherwise acquire; to sell, convey, lend, release, waive, mortgage, quit claim, or otherwise encumber or dispose of; to revoke, create, or modify any trust of; or to contract or agree for the acquisition, disposal, or encumbrance of, any property whatsoever or any custody, possession, interest, or right therein, upon such terms as my said attorney shall think proper.
- (5) To make, endorse, accept, receive, sign, seal, execute, acknowledge and deliver deeds, mortgages, leases, assignments, agreements, certificates, obligations, checks, notes, bonds, vouchers, receipts, notices, claims, proofs, proxies, stock powers, bond or stock certificates and such other written instruments of whatever kind and nature as may be necessary, convenient, or proper in the premises.
- (6) To deposit, withdraw or transfer any money or credits in any banking or building, savings, loan or credit union institution or any other depository, or investment or execute and renew any checks, withdrawals, deposits, promissory notes, bonds, bills or exchange or evidences of indebtedness and to waive notice of demand and other protest and to transact and perform any and all other banking or financial business and affairs of any kind whatsoever, as i ally and completely as I may do if present.

ROBERT D. WEISFIELD Attomev-at-Law WSBA # 3538 P.O. Box 421 (218 E. Steuben) 28 ingen. WA 98605 (509) 493-2772

26

DURABLE POWER OF ATTORNEY PAGE 2 of 5

- Exclusions. The attorney-in-fact shall not have the power to revoke (c) or change any estate planning or testamentary documents previously executed by the principal, except as provided herein.
  - 2. EFFECTIVE DATE. This power of attorney shall become effective immediately.
  - **DURATION.** This Durable Power of Attorney becomes effective as 3. provided in paragraph 2, and shall remain in effect until revoked or terminated under the terms of paragraph 4.
    - 4. REVOCATION AND TERMINATION.
- Revocation. This power of attorney may be revoked, suspended or (a) terminated in writing by the principal with written notice to the designated attorney-in-fact and by recording the written instrument of revocation in the office of the recorder or auditor of the principal's residence - to wit - the auditor's office of Skamania County in Stevenson, Washington.
- Termination by Death 1 the Principal. The death of the principal shall be deemed to revoke this power of attorney upon actual knowledge or actual notice being received by the attorney-in-fact.
- Nomination of Guardian. If guardianship or protective proceedings 18 are commenced in the appropriate court for the appointment of a guardian or limited guardian of the principal's estate or person, the principal hereby 20 nominates the attorney-in-fact as the appropriate person to be appointed as 21 guardian or limited guardian if the guardianship is deemed necessary by the 22 court. Pursuant to RCW 11.94.010, the court shall appoint the attorney-in-fact as 23 the principal's guardian or limited guardian if this nomination is the principal's 24 most recent nomination made in a Durable Power of Attorney. The court shall

WEISFIELD Attomev-at-l.aw WSBA # 3538 P.O. Box 421 (218 E. Steuben)

lingen, WA 98605 (509) 493-2772

DURABLE POWER OF ATTORNEY

28 PAGE 3 of 5

10

11

12

13

14

15

16

17

25

26

27

٠	not appoint the attorney-in-fact as the principal's guardian or limited guardian	
1	only if good cause is shown or if the attorney-in-fact is deemed disqualified.	
2	(d) Termination by Appointment of Guardian. This power of attorney	
3	may be terminated, revoked, or suspended by any person who is appointed by the	
4	Superior Court to be guardian of the estate of the principal; however, court	
5	appointment of a guardian of the person of the principal shall not affect this	
6	power of attorney.	
7	5. RIGHTS AND DUTIES OF THE ATTORNEY IN-FACT.	
8	(a) Reliance. The attorney-in-fact and all persons dealing with the	
9	attorney-in-fact shall be entitled to rely upon this power of attorney so long as it	
10	is effective, and has not been revoked, suspended, or terminated. Any action	
11	taken in reliance on this document unless otherwise invalid or unenforceable shall	
12	be binding on the heirs, devisees, legatees, or personal representatives of the	
13	principal.	
14	(b) Indemnity. The estate of the principal shall hold harmless and	
15	indemnify the attorney-in-fact from all liability for acts done in go it ith and	
	ator don's in trade 7 the principal,	
17	(c) Accounting. The attorney-in-fact shall be required to account to any	
18	succeeding appointed personal representance.	
19		
20	Dated this day of August, 1997.	
21		
22	WANDA VIOLET BANDY, Principal	
23	WANDA VIOLET BANDY, Principal	
24		
25		
<b>75</b>		
27	DURABLE POWER OF ATTORNEY	
28	PACE 4 of 5	

ROBERT D. WEISFIELD Attomey-at-Law

WSBA # 3538 P.O. Box 421 (218 E. Stauben) Bingen, WA 98605 (509) 493-2772 STATE OF WASHINGTON )

ss

County of Klickitat )

This is to certify that on the do day of August, 1997, before me, the undersigned Notary Public, personally appeared WANDA VIOLET BANDY, to me known to be the individual described herein and who executed the foregoing Durable Power of Attorney, and acknowledged to me that she signed and sealed the same as her free and voluntary act and deed, for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal.

SION STATE OF THE STATE OF THE

Heidi Struck Notary Public for Washington residing at White Salmon, therein. Commission expires: 4/11/98

ROBERT D. WEISFIELD Attomey-at-Law WSBA # 3538

26

27

11 12

13

14

P.O. Box 421 (218 E. Steuben) Bingen, WA 98605 (509) 493-2772 DURABLE FOWER OF ATTORNEY

PAGE 5 of 5