BOOK228 PAGE /33 145639 FILED FOR RECORD SKAMANIA CO. WASH BY Handy Dathy RETURN ADDRESS: AUG 19 1 41 FH '02 Randy Patton ani je J. MICHAEL C ... VISON 141 Maple Way Stevenson Wa, 98648 . And the second DERIMA Please Print or Type Information. Document Title(s) or transactions contained therein: Attorn p. larable Power o 3. GRANTOR(S) (Last name, first, then first name and initials) Rendall J. Patton 1. 2. 3. Additional Names on Page of Document. GRANTEF.(5) (List name, first, then first name and initials) Additional Names on Page of Document. LEGAL DESCRIPTION (Abbreviated: i.e., Lot, Block, Plat or Section Township, Range, Quarter/Quarter) Complete Legal on Page of Document. REFERENCE NUMBER(S) Of Locument assigned or released: Additional Numbers on Page of Document. ASSESSOR'S PROPERTY TAX PARCEL/ACCOUNT NUMBER Property Tax parcel ID is not yet assigned. Additional Parcel Numbers on Page of Document. The Auditor/Recorder will rely on the information provided on the form. The Staff will not read the document to verify the accuracy or completeness of the indexing information.

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## Durable Power of Attorney

THE UNDERSIGNED INDIVIDUAL, ACTING AS principal, domiciled and residing in the State of Washington, as authorized by RCW 11.94.010, acting separately and individually, designates the following named person as attorney in fact to act for me if I may hereafter become disabled or incompetent.

- 1. Designation. LINDA MAE THURSTON, if living, able and willing to serve, is designated as attorney in fact for the disabled or incompetent principal.
- 2. Powers. The attorney in fact, as fiduciary, shall have all powers of an absolute owner over the assets and liabilities of the principal, whether located within or without the State of Washington. In particular the attorney in fact shall have the power to Fansfer assets of the principal for the purpose of qualifying the principal for public medical assistance or care under State or Federal programs to assist the medically needy. The attorney in fact shall not have the power to revoke or change any estate planning or testamentary documents previously executed by principal, unless the document authorizes changes with court approval.
- 3. Purposes. The attorney in fact shall have all powers as are necessary or desirable to provide for the support, maintenance, health, emergencies and urgent necessities in the event I become disabled or incompetent.
- 4. Effectiveness. This power of attorney shall become effective upon my disability or incompetence. Disability shall include the inability to manage my property and affairs effectively for reasons such as mental illness, mental deficiency, physical illness or disability, advanced age, chronic use of drugs, chronic intoxication, confinement, detention by a foreign power or disappearance. Disability shall be evidenced by a written statement of a qualified

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physician regularly attending we and/or by other qualified person with knowledge of any confinement, detention or disappearance. Incompetence shall be established by a finding of a court having jurisdiction over me.

5. Duration. The durable power of attorney becomes effective as provided in Paragraph 4 and shall remain in effect until revoked or terminated under Paragraph 6 or 7, notwithstanding any uncertainty as to whether the principal is dead or alive.

8. Revocation. This power of attorney may be revoked, suspended or terminated in writing by me with written notice to the designated attorney in fact, and by recording the written instrument of revocation in the office of the auditor of Skamania County, Washington.

7. Termination.

(a) By Appointment of Guardian. The appointment of a guardian of the estate of the principal vests in the guardian, with court approval, the power to revoke, suspend or terminate this power of attornay.

(b) By Death of Principal. The death of the principal shall be deemed to revoke the power of attorney upon actual knowledge or actual notice being received by the attorney in fact.

- 8. Accounting. The attorney in fact shall be required to account to a r subsequently appointed personal representative.
- 9. Reliance. The designated and acting attorney in fact and all persons dealing with the attorney in fact shall be entitled to rely upon this power of attorney so long as neither the attorney in fact nor any person with whom he was dealing at the time of any act taken pursuant to this power of attorney, had received actual knowledge or actual notice of tatorney be death or otherwise. Any action so taken, unless otherwise invalid or unenforceable, shall be binding on the heirs, devisees, legatees or personal representatives of the
- 10. Indemnity. The estate of the principal shall hold harmless and indemnify the attorney in fact from all liability for acts done in good faith and not in fraud of the principal.
- 11. Applicable Law. The laws of the State of Washington shall govern this power of attorney.

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12. Execution. This power of attorney is signed in duplicate originals on this date and shall become effective as provided in Paragraph 4.

DATED this 12-th day of Januar 1998. RANDALL EATTON, Principal LINDA M. THURSTON, Accepting Appointment this 12 ch day of minu 1995. STATE OF WASHINGTON County of Skamenia The set of the set APPEnd WANDLL JOSEFH PATTON, to me known why execute the foregoing Durable Power that since and senied the sam as his for the use and purposes therein me ioned har which is my hand and effixed mj oricial Ø. 008a11y ANAL PUBLIC 8081 St.

The Commission Lupit's April 20, 2002

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