**IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON**

**IN AND FOR KING COUNTY**

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| In the Matter of the Estates ofFRED FLINTSTONEand WILMA FLINTSTONE, Deceased. | Cause No. 24-4-\_\_\_\_\_\_ - \_\_ SEAMUTUAL DELEGATION OF AUTHORITY OF PERSONAL REPRESENTATIVERCW 11.68.095; RCW 11.98.016(3) |

1. By Order of this court entered herein on June 5, 2024, the undersigned were confirmed as Co-Personal Representatives of both of the above-captioned estates with non-intervention powers. Letters Testamentary were issued to them by the Clerk of the Superior Court on June 6, 2024.
2. When Co-Personal Representatives are serving with non-intervention powers, RCW 11.68.095 provides that “Except as otherwise provided by the probated will or by order of a court, all of the provisions of RCW 11.98.016 regarding the exercise of powers by co-trustees of a trust shall apply to the co-personal representatives of an estate in which the co-personal representatives have been granted nonintervention powers, as if, for purposes of the interpretation of that law, co-personal representatives were co-trustees and an estate were a trust.” Neither the probated wills nor the Order confirming appointment of the undersigned prevent the powers granted in RCW 11.98.016 from being exercised by the undersigned.
3. RCW 11.98.016(3) provides that “An individual trustee, with a co-trustee's consent, may, by a signed, written instrument, delegate any power, duty, or authority as trustee to that co-trustee. This delegation is effective upon delivery of the instrument to that co-trustee and may be revoked at any time by delivery of a similar signed, written instrument to that co-trustee.”
4. In order to facilitate the administration of the estates by enabling them to open one or more estate bank accounts, the undersigned Co-Personal Representatives hereby exercise the authority granted to them by the above-referenced statutes, hereby mutually delegating to each other in this instrument, delivered to each other, the authority alone to sign checks and any other banking instrument on estate accounts. **This mutual delegation of authority empowers each Personal Representative alone to sign checks, etc., and to enable any financial institution dealing with one or both of the estates to accept the signature of one of the Co-Personal Representatives as the authorized act of the estate she is acting for.**
5. The undersigned agree that the mutual delegation made by this instrument may only be revoked upon: (1) a similar written instrument revoking the delegation contained herein having been delivered by the revoking Personal Representative to the other Personal Representative; (2) notice of revocation in writing having been delivered to any financial institution relying on this instrument; and (3) said instrument revoking the delegation having been filed in this cause of action.

DATED the \_\_\_\_ day of June, 2024

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PEBBLES FLINTSTONE, Personal Representative

DATED the \_\_\_\_ day of June, 2024

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BAM-BAM RUBBLE, Personal Representative