



2.13 Existing and Foreign Interests. The powers described in Article II of this durable power of attorney may be exercised equally with respect to an interest I have at the time this durable power of attorney is executed or an interest which I acquire later, whether or not the interest is located in Florida and whether or not the powers are exercised or the durable power of attorney is executed in Florida.

2.14 Digital Assets. To access, use, and control my digital devices, including without limitation, desktops, laptops, peripherals, storage devices, mobile telephones, smartphones, and any similar device which currently exists or exist in the future as technology develops for the purpose of accessing, modifying, deleting, controlling, or transferring my digital assets, and to access, take control of, conduct, continue, or terminate any of my accounts, on any website, including any social networking site, photo-sharing site, microblogging, or short message service website, or any email service website. All such websites may release my log on credentials, including username and password, to my agent and said website shall be indemnified and held harmless for any damages, causes of action claims, that may arise from this disclosure. My agent shall not delegate this power to any agent or other third party.

ARTICLE III

My agent is authorized to perform the following specific acts for me if I have initialed the specific authority listed below:

Initial:

Power to Make Annual Exclusion Gifts. I grant to my agent the power to make gifts (outright, in trust, or otherwise) of any of my property to or to pay amounts on behalf of any person in an amount per donee which qualifies for the Federal gift tax annual exclusion under Section 2503(b) of the Internal Revenue Code of 1986, as amended.

Power to Make Additional Gifts. I further grant to my agent the power to make gifts (outright, in trust, or otherwise) of any of my property up to the entirety thereof to or to any charitable organization to which deductible gifts may be made under the income and gift tax provisions of the Internal Revenue Code of 1986, as amended if, in the opinion of my agent, such gifts would reduce income, estate, generation skipping transfer or state inheritance taxes. Such gifts or amounts paid shall include those which are excludible under Section 2503(b) or Section 2503(e) of the Internal Revenue Code of 1986, as amended, or those to which the split gift provisions of Section 2513 of the Internal Revenue Code of 1986, as amended, are expected to apply. Nothing herein shall be construed to require any court action whatsoever prior to making such gifts, nor to restrict such gifts to a situation in which it must be determined that I will remain incapacitated for the remainder of my lifetime. Notwithstanding the foregoing, the gifts made by a person who is serving as my agent under this instrument to himself or herself shall