



201204240050

Skagit County Auditor

4/24/2012 Page 1 of 20 1:59PM

NO PROBATE COMMUNITY PROPERTY AFFIDAVIT

STATE OF WASHINGTON)
 : SS
COUNTY OF SKAGIT)

^{H.}
1 RONALD DUDECK, being first duly sworn, on oath deposes and says:

That he is a resident of Mount Vernon, Skagit County, Washington. That DOROTHY ANN DUDECK was his wife. That DOROTHY ANN DUDECK died a resident in Mount Vernon, Skagit County, Washington on January 10, 2009. A copy of the death certificate is attached hereto. She died leaving property in Skagit County all of which was the community property of affiant and decedent.

That there are no unpaid creditors of said decedent or of the former marital community nor unpaid funeral expenses, or last illness except as follows:
None.

That the decedent's estate is not being probated. A copy of the Will is attached.

That the decedent did not receive any medical assistance paid for or provided by the Washington State Department of Social and Health Services (DSHS) and/or Medicaid including nursing facility services, home or community-based services, hospital, prescription drugs or any other services

That the property owned by affiant and DOROTHY ANN DUDECK consisted of the following:

REAL ESTATE

1. STREET: 2126 - 18th Street, Mount Vernon, Washington
TAX ID: 4767-000-005-0000/p117360
LEGAL: (0.17- ac) BLACKBURN RIDGE PHASE 2, LOT 5, ACRES 0.17,
RECORDED UNDER AF# 200010310122.

PERSONAL PROPERTY

1. Household furniture valued at \$500.00
2. Motor vehicles valued at \$500.00
3. Bank accounts and cash valued at \$300.00

That the total value of all of the property owned by decedent and affiant, in which decedent owned a community one-half interest, was less than \$500,000.00, and considerably less than that which would necessitate estate tax reporting to the federal government, and that there is no estate tax owing on account of decedent's death.

This affidavit is made to induce any and all title insurance companies to issue a policy of title insurance on real property passing to the surviving spouse because it was community property of the deceased which was converted to community property by said community property survivorship agreement or deed identified herein, all in reliance upon the representations set forth herein.

Dated this 2 day of April, 2012.



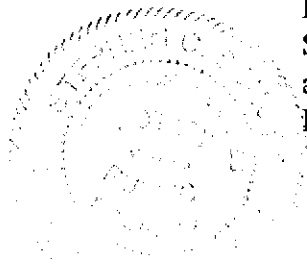
RONALD DUDECK

SUBSCRIBED AND SWORN TO before me this 2 th day of April, 2012.



Notary Public in and for the
State of Washington, residing
at Anacortes, WA.

My appointment expires: Aug 2012



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Skagit County Auditor

STATE OF WASHINGTON DEPARTMENT OF HEALTH

Local File Number **25-07**

Washington State Certificate of Death

State File Number

1. Legal Name (include AKA's if any) First Middle LAST Dorothy Ann Dudeck			2. Death Date 01/10/2009		
3. Sex (M/F) F	4a. Age - Last Birthday 68	4b. Under 1 Year Months Days	4c. Under 1 Day Hours Minutes	5. Social Security Number 531-38-7565	6. County of Death Skagit
7. Birthdate 04/02/1940	8a. Birthplace (City, Town, or County) Mount Vernon	8b. (State or Foreign Country) Washington		8. Decedent's Education Some college credit, no degree	
10. Was Decedent of Hispanic Origin? (Yes or No) If yes, specify. No			11. Decedent's Race(s) Caucasian		12. Was Decedent ever in U.S. Armed Forces? No
13a. Residence: Number and Street (e.g., 624 SE 5 th St.) (Include Apt. No.) 2126 S 18th St			13b. City or Town Mount Vernon		
13c. Residence: County Skagit			13d. Tribal Reservation Name (if applicable)	13e. State or Foreign Country Washington	13f. Zip Code + 4 98274
14. Estimated length of time at residence. 6 Years			15. Marital Status at Time of Death Married		16. Surviving Spouse's or Domestic Partner's Name (Give name prior to first marriage). Ronald Dudeck
17. Usual Occupation (Indicate type of work done during most of working life. (DO NOT USE RETIRED).) Homemaker			18. Kind of Business/Industry (Do not use Company Name) Home		
19. Father's Name (First, Middle, Last, Suffix) Arthur J. Leahy Sr			20. Mother's Name Before First Marriage (First, Middle, Last) Inez Brevig		
21. Informant's Name Ronald Dudeck		22. Relationship to Decedent Husband		23. Mailing Address: Number and Street or RFD No. City or Town State Zip 2126 S 18th St. Mount Vernon WA 98274	
24. Place of Death, if Death Occurred in a Hospital: Residence			25. Facility Name (If not a facility, give number & street or location) 2126 S 18th St		
26a. City, Town, or Location of Death Mount Vernon			26b. State WA	27. Zip Code 98274	
28. Method of Disposition Burial			29. Place of Final Disposition (Name of cemetery, crematory, other place) Fir-Conway Lutheran Cemetery		30. Location-City/Town, and State. Conway, WA
31. Name and Complete Address of Funeral Facility Hawthorne Funeral Home 1825 E College Way Mount Vernon WA 98273-0398			32. Date of Disposition January 16, 2009		
33. Funeral Director Signature X <i>[Signature]</i>					
34. Enter the chain of events - diseases, injuries, or complications - that directly caused the death. DO NOT enter terminal events such as cardiac arrest, respiratory arrest, or ventricular fibrillation without showing the etiology. DO NOT ABBREVIATE. Add additional lines if necessary.					
IMMEDIATE CAUSE (Final disease or condition resulting in death) → a. Metastatic Cancer / Unknown primary			Due to (or as a consequence of):		Interval between Onset & Death weeks
Sequentially list conditions, if any, leading to the cause listed on line a. Enter the UNDERLYING CAUSE (disease or injury that initiated the events resulting in death) LAST			Due to (or as a consequence of):		Interval between Onset & Death
Due to (or as a consequence of):			Due to (or as a consequence of):		Interval between Onset & Death
Due to (or as a consequence of):			Due to (or as a consequence of):		Interval between Onset & Death
35. Other significant conditions contributing to death but not resulting in the underlying cause given above History of colon cancer			36. Autopsy? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		37. Were autopsy findings available to complete the Cause of Death? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
38. Manner of Death <input checked="" type="checkbox"/> Natural <input type="checkbox"/> Homicide <input type="checkbox"/> Accident <input type="checkbox"/> Undetermined <input type="checkbox"/> Suicide <input type="checkbox"/> Pending		39. If female <input checked="" type="checkbox"/> Not pregnant within past year <input type="checkbox"/> Not pregnant, but pregnant within 42 days before death <input type="checkbox"/> Pregnant at time of death <input type="checkbox"/> Not pregnant, but pregnant 43 days to 1 year before death <input type="checkbox"/> Unknown if pregnant within the past year		40. Did tobacco use contribute to death? <input type="checkbox"/> Yes <input type="checkbox"/> Probably <input type="checkbox"/> No <input checked="" type="checkbox"/> Unknown	
41. Date of Injury (MM/DD/YYYY)	42. Hour of Injury (24hrs)	43. Place of Injury (e.g., Decedent's home, construction site, restaurant, wooded area)		44. Injury at Work? <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unk.	
45. Location of Injury: Number & Street: City or Town: _____ County: _____ State: _____ Zip Code + 4: _____			46. Describe how injury occurred		
47a. Certifying Physician - To the best of my knowledge, death occurred at the time, date, and place and due to the cause and manner stated. X <i>[Signature]</i>			47b. Medical Examiner/Coroner - On the basis of examination, and/or investigation, in my opinion, death occurred at the time, date, and place, and due to the cause(s) and manner stated. X		
49. Name and Address of Certifier - Physician, Medical Examiner or Coroner (Type or Print) Henning Pforte, Dr. 1400 East Kingsaid Mount Vernon, WA 98274			50. Hour of Death (24hrs) 0933		
51. Name and Title of Attending Physician if other than Certifier (Type or Print)			52. Date Signed (MM/DD/YYYY) 1/12/2009		
53. Title of Certifier MD	54. License Number MD 00041816	55. ME/Coroner File Number NJA# 017		56. Was case referred to ME/Coroner? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	
57. Registrar Signature X <i>[Signature]</i>			58. Date Received (MM/DD/YYYY) JAN 13 2009		
59. Amendments					

Part 1 completed by Funeral Director

Part 2 completed by Certifier



201204240050
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FILED
SKAGIT COUNTY CLERK
SKAGIT COUNTY, WA

2012 APR -6 AM 9:19

SUPERIOR COURT OF WASHINGTON FOR SKAGIT COUNTY

In Re the Estate of:
DOROTHY ANN DUDECK,
Deceased.

NO. **12 4 00123 5**

LAST WILL AND TESTAMENT

See attached.

LAST WILL AND TESTAMENT



201204240050
Skagit County Auditor

STEPHEN C.
SCHUTT
ATTORNEY AT LAW
WSBA # 14107
P.O. BOX 1032
211 EIGHTH STREET
ANACORTES,
ASHINGTON 98221
(360) 293-5094
jftatty@yahoo.com

LAST WILL

OF

DOROTHY ANN DUDECK

I, DOROTHY ANN DUDECK, of Edmonds, Snohomish County, Washington, declare this to be my Last Will. I revoke all Wills and Codicils previously made by me.

ARTICLE I

IDENTIFICATION OF FAMILY

My immediate family now consists of my husband RONALD HARRY DUDECK, and my children, LORIE LYNN DUDECK THORPE, born March 2, 1968, and LINDA LOUISE DUDECK, born March 11, 1971. References in this Last Will to "my child" or to "my children" are intended to include the above-named children and any child or children later born to or legally adopted by me. Except as provided below, I make no provision in this Will for any of my children who survive me, nor for the descendants of any child who does not survive me.

ARTICLE II

PERSONAL REPRESENTATIVE

I appoint RONALD HARRY DUDECK as Personal Representative of my Will. If for any reason RONALD HARRY DUDECK is unable or unwilling to serve or to continue to serve, I appoint LINDA LOUISE DUDECK as Personal Representative. My Personal Representative shall serve without bond and with non-intervention powers and shall also have all the powers and authorities granted to the Trustee hereunder.



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ARTICLE III

SPECIFIC GIFTS

I give to my husband, if he survives me by more than ninety (90) days, all my interest in my or our personal automobiles, household furniture and furnishings, wearing apparel, jewelry, artwork, photographs, silver, crystal, and other articles for personal use, recreation and enjoyment. If my husband does not so survive me, the automobiles shall lapse into the residue of my estate and those items of my tangible personal property listed on the signed memorandum, which I intend to furnish to my Personal Representative, shall be given to the person or persons whose name or names are set out opposite such item or items on the memorandum. Such property, pursuant to RCW 11.12.260, shall be deemed to pass under this Will. The balance of my household furniture and furnishings, wearing apparel, jewelry, artwork, photographs, silver, crystal, and other articles for personal use, recreation and enjoyment, not listed on the memorandum, shall be divided among my children as they may agree. If my children do not agree among themselves to a division within one hundred twenty (120) days of my death, or if any child of mine is unable to make such a choice because of being under a legal disability, I give my Personal Representative the authority to: (a) sell any item not of use to or wanted by my children; and (b) to make equitable divisions of such articles and proceeds from the sale thereof among such children.



201204240050

Skagit County Auditor

ARTICLE IV

EXEMPTION TRUST

If my husband is living at my death, I give to my Trustee the Exemption Amount, as defined in Paragraph C of Article IX hereof. This gift may be satisfied in cash or in kind or in both as my Personal Representative determines. The assets distributed by my Personal Representative shall have an aggregate fair market value at the date(s) of distribution equal to the amount of the gift. Trustee shall hold, administer and distribute the Exemption Trust as follows:

A. Distributions. Trustee, in its discretion, may pay to or apply for the benefit of my husband and my children dependent upon him so much of the net income and principal as Trustee determines to be required for the reasonable maintenance, education, support or health of my husband and my children dependent upon him, taking into consideration other resources available to them.

B. Residence. If my husband and I own a residence at the time of my death, an interest in which passes to my Trustee as a part of the Trust Estate, I authorize and direct my Trustee to permit my husband to continue to reside therein so long as my husband may desire, the cost of upkeep, taxes and other charges relative to the residence to be paid by my husband. If my husband shall direct the sale of such residence, my Trustee is authorized and directed to sell the same, provided that if my husband shall request that any part or all of the proceeds be used to purchase or build another residence, such proceeds shall be so used and my husband shall have the right to reside in the new residence as in



the case of the old residence. It shall not be necessary for the old residence to be actually sold at the time of the purchase or erection of another residence.

C. Remainder Interest. Upon the death of my husband or if my husband does not survive me, then upon my death, the remainder of the Trust Estate shall be disposed of as set forth in Article VI.

ARTICLE V

MARITAL GIFT

If my husband is living at my death, I give the remainder of my estate, free of trust, to my husband.

ARTICLE VI

GIFT TO CHILDREN

If my husband does not survive me by more than ninety (90) days, I give the residue of my estate in equal shares to my children. If any of my children predecease me, the share otherwise receivable by such child shall instead be given to such child's then surviving descendants, by right of representation, but subject to the withholding provision in Article VII for young beneficiaries.

ARTICLE VII

TRUST ADMINISTRATIVE PROVISIONS

The following general provisions shall apply to each trust established by this instrument and to each Trust Estate and share or portion thereof.

A. Accounting. Trustee shall render annual statements of account to each adult beneficiary (or to the legal guardian of the



estate of any minor beneficiary) then currently receiving payments hereunder, but shall otherwise be relieved from compliance with the Uniform Trustees Accounting Act of the State of Washington, any amendments thereof, and any similar laws of any other jurisdiction wherein the trust(s) is being administered.

B. Alienation. No beneficiary shall have the right or power to anticipate, pledge, assign, sell, transfer, alienate or encumber his interest in the trust in any way; nor shall any such interest in any manner be liable for or subject to the debts, liabilities or obligations of such beneficiary or claims of any sort against such beneficiary. This provision shall not limit the voluntary exercise of any power of appointment or the right to disclaim.

C. Estate Benefits. Trustee, in its sole discretion, is authorized, but not directed, if the Trust Estate or Trust Estates have sufficient liquidity, to make loans to my probate estate, secured or unsecured, or to purchase assets from my estate upon such terms, conditions, and security as it deems advisable, and to retain assets purchased from the estate.

D. Payments for Beneficiaries Under Disability. Any money or property payable hereunder to any beneficiary under disability may, in Trustee's discretion and notwithstanding guardianships, (i) be paid directly to the respective beneficiary or a person living with such beneficiary or his legal guardian, without obligation upon Trustee to see to the application of such money or property; (ii) be used by Trustee for such beneficiary's benefit; or (iii) be stored in safekeeping until such time as such beneficiary may no longer be under disability. The receipt of such



beneficiary, person, or legal guardian for such money or property, or the application or storage thereof by Trustee for such beneficiary's benefit, shall be a full and sufficient discharge to Trustee therefor.

E. Protection for Young Beneficiaries. If any portion of my estate or any trust or any shares or portions thereof becomes distributable to any beneficiary, other than my children, described in this Will who is under twenty-five (25) years of age, my Personal Representative or the Trustee, in its discretion, but within the limits of the rule against perpetuities, may hold in trust the respective distributive share or portion allocated to such beneficiary under twenty-five (25) years of age. If so held, the Trustee shall add the net income from such beneficiary's distributive share or portion to the principal thereof and may pay to such beneficiary, or use for his benefit so much thereof as the Trustee deems advisable for such beneficiary's maintenance, education, support and health. The Trustee shall distribute such beneficiary's distributive share or portion to such beneficiary when he attains twenty-five (25) years of age, or to such beneficiary's estate upon his earlier death.

F. Rule Against Perpetuities. If any provision or provisions hereof should violate the Rule against Perpetuities, then the share, part or portion of the Trust Estate so affected by such provision shall, in any and all events not later than at least one day before the expiration of the period of said Rule, be distributed outright to and vest absolutely and unconditionally in, the beneficiary or beneficiaries to or for whom, and in the

proportions in which, the net income therefrom is then being either paid or accumulated; provided, however, that if such share, part or portion is sooner distributable upon the happening of some contingency specified in this instrument and if such contingency occurs, it is my intention and direction that such earlier distribution shall thereupon be made. Trustee shall not be liable to any person for any payments or distributions made by Trustee in reliance upon any provisions hereof prior to written notice of any court decision adjudging such provision to be in violation of the Rule.

G. Trustee's Powers. In addition to the powers elsewhere set forth in this Will or by law, Trustee shall have full power to:

1. Consolidation. Except as otherwise provided herein, consolidate one or more trusts which Trustee is administering for the same beneficiaries, if such consolidation would be practicable and would not be to the substantial disadvantage of a beneficiary (book entries shall be sufficient to indicate the interest of any trust so consolidated where property is held for more than one trust);

2. Employment of Agents and Attorneys. Employ such agents and attorneys as Trustee may deem necessary or desirable for the proper administration of the trusts, or in connection with any uncertainty, controversy or litigation which may arise in respect of the trusts, and pay reasonable compensation to such agents and attorneys for their services, and be fully protected in relying upon the advice of legal counsel on questions of law, provided reasonable care shall have been exercised in the selection of such

counsel; and Trustee shall not be liable for any neglect, omission or wrongdoing of such agents, provided reasonable care shall have been taken in selection of same;

3. Loans. Loan trust funds to third parties in a commercially reasonable manner and to beneficiaries on any terms and conditions.

4. Termination Where Value \$20,000 or Less. Terminate any Trust hereunder by payment of the Trust Estate to the adult persons then entitled to receive or have the benefit of the income, if such Trust has a market value (as determined by the Trustee) of Twenty Thousand Dollars (\$20,000) or less.

H. Resignation. My Trustee may resign at any time by giving thirty (30) days' written notice to that effect to the next named successor Trustee and to the then current adult income beneficiary or beneficiaries of any Trust created hereunder. If there is no named successor Trustee, such beneficiary or a majority of such beneficiaries shall have the right, within thirty (30) days after receipt of such notice, to appoint a successor Trustee and shall notify the then acting Trustee of such appointment. Other than as to any successor Trustee expressly provided in Article VIII, the successor Trustee must be a trust company or bank possessing trust powers and having total assets in excess of \$1,000,000,000. If the current income beneficiary or beneficiaries fail to designate a successor Trustee within the time specified, the then acting Trustee may apply to a court of competent jurisdiction for leave to resign, the appointment of a successor Trustee and the judicial settlement of its accounts.

Upon receiving written notice of appointment of the successor Trustee, the then acting Trustee shall, within ninety (90) days thereof, deliver the trust assets to the successor Trustee and deliver a final accounting to the beneficiaries.

Any successor Trustee hereunder shall possess and exercise all power and authority herein conferred upon the original Trustee, unless the successor Trustee is appointed by a court and the court provides otherwise in the order of appointment. Such successor Trustee shall be responsible only for the assets delivered by the preceding Trustee and may accept as correct the statement of such predecessor that these constitute all of the assets of the Trust Estate, without any duty to inquire into the administration or accounting by the preceding Trustee. No successor Trustee shall be held responsible for or by reason of any act or omission of a predecessor in trust.

I. Division of Trust. My Trustee and/or Personal Representative may at any time divide any Trust created hereunder into two, or more, separate trusts so as to create separate trusts in order that the federal generation-skipping transfer tax inclusion ratio for each such trust shall either be zero or one; provided, however, that separate trusts shall not be created if the applicable law, United States Treasury Regulations, or Internal Revenue Service rulings provide that the creation of separate trusts will not result in an inclusion ratio of either zero or one for the trusts so created.

J. S Corporation Stock. If shares of stock in an S Corporation (as defined under section 1361 of the Internal



Revenue Code of 1986, as amended) are at any time to be allocated or distributed to any trust established by this instrument, or if a corporation, the stock of which is held in any such trust, is to be converted to an S Corporation, all such stock to be so allocated or distributed to any such trust (or, immediately prior to the conversion of a corporation to an S Corporation, all stock of such corporation held in the trust) shall be segregated into a separate sub-trust to be held and administered by the Trustee in the same manner as is provided in the trust to which such stock was initially allocated or distributed, except that:

1. Such sub-trust shall immediately be divided into separate shares for each of my spouse or other beneficiary(ies), as the case may be. Such sub-trust shall be administered pursuant to the provisions of the trust to which such stock was initially allocated or distributed and that are applicable thereto, except that the entire net income of such sub-trust shall be distributed to the beneficiary for whose principal benefit such sub-trust has been created in monthly or other convenient installments, but at least annually; and, during the life of such beneficiary, no principal distributions shall be made from such sub-trust to any person or trust other than the beneficiary for whose principal benefit such sub-trust has been created pursuant to the discretion granted to the Trustee to make principal distributions.

2. It is my intention that any sub-trust established by this instrument be eligible for treatment as a Qualified Subchapter S Trust (QSST) under section 1361(d) of the Internal Revenue Code of 1986, as amended, and all provisions of any such



sub-trust share shall be interpreted in accordance with this intent. The Trustee shall have the power to amend any such sub-trust for the purpose of allowing it to qualify as a QSST.

3. The beneficiary of any such QSST sub-trust (or his or her representative) is strongly encouraged to consider filing the required election under section 1361(d)(c) of the Internal Revenue Code of 1986, as amended, for the treatment of the sub-trust or separate share as a QSST.

ARTICLE VIII

APPOINTMENT OF TRUSTEE

I appoint RONALD HARRY DUDECK Trustee of all trusts created under this Will. Should RONALD HARRY DUDECK be unable or unwilling to act or to continue to act, I appoint LINDA LOUISE DUDECK, Trustee.

ARTICLE IX

MISCELLANEOUS

A. Validity. If a court of competent jurisdiction rules invalid or unenforceable any provision or provisions hereof, such provision or provisions shall be disregarded, but the remainder of this Will shall, nevertheless, be given full force and effect.

B. Payment of Taxes. Except as provided under any marital deduction trust created under the will of my husband which provides for the payment of a portion of such taxes (if I survive my husband), my Personal Representative shall pay all estate (including the supplemental estate tax imposed by Section 4980A of the Internal Revenue Code of 1986), inheritance and succession taxes, and interest and penalties thereon, assessed by reason of my



death, whether attributable to property passing under this Will or outside it, from that portion (if any) of the residue of my estate to be distributed pursuant to Article VI (Gifts to Children), next from the portion of my estate to be distributed to the Trust described in Article IV (Exemption Trust), and finally from the remaining portion of the residue of my estate (Marital Gift or Trust). With regard to any amount payable from the Marital Trust, if there be one, it shall be paid first from that portion, if any, which my Personal Representative does not elect to have qualify for the marital deduction, and then from the remaining portion of the Marital Trust. I waive for my estate all rights of reimbursement from the beneficiaries for any such payments.

C. Exemption Amount. As used in this Will, the term "Exemption Amount" shall mean that portion of my estate, the tax on which (determined pursuant to section 2001(c) of the Internal Revenue Code of 1986, as amended) is equal to the amount of the unified credit (determined pursuant to section 2010(a)-(c) of the Internal Revenue Code of 1986, as amended) available to me immediately prior to my death, after taking into account dispositions made under this Will and property passing outside of this Will which does not qualify for the marital or charitable deduction for federal estate tax purposes and after taking into account expenses, debts, taxes and costs of administration paid, and other charges to principal that are not allowed as deductions in computing my federal estate tax.



201204240050
Skagit County Auditor

4/24/2012 Page 16 of 20 1:59PM

D. Definitions.

1. Unless some other meaning and intent are apparent from the context, the plural shall include the singular and vice versa, and masculine, feminine and neuter words shall be used interchangeably.

2. All references herein to "children" and "descendants" shall include adopted persons.

I have signed this Will the 17 day of March, 1994, at Seattle.

Dorothy Ann Dudeck

DOROTHY ANN DUDECK, TESTATRIX



201204240050
Skagit County Auditor

4/24/2012 Page 17 of 20 1:59PM

STATE OF WASHINGTON)
) ss:
COUNTY OF KING)

The undersigned, being sworn on oath, and being of lawful age and competent witnesses, depose and say:

We reside in the state of Washington. We knew DOROTHY ANN DUDECK on the 17th day of March, 1994, the date on which DOROTHY ANN DUDECK, in our presence, executed the foregoing instrument consisting of fourteen (14) pages, including this page, and declared it to be her Will and requested us to subscribe our names as witnesses. We hereby, in the presence of DOROTHY ANN DUDECK, and in the presence of each other, subscribe our names as witnesses to this Will.

On this date, DOROTHY ANN DUDECK is over the age of eighteen, appears to be of sound and disposing mind and not acting under duress, menace, fraud, undue influence or misrepresentation.

Marcia J. Wise
Signature

Residing at: Edmonds,
Washington

[Signature]
Signature

Residing at: Natting,
Washington

Sworn and subscribed on March 17, 1994.

Barbara S. Berry
Notary Public in and for the state of
Washington, residing at Mercer Isl.
My commission expires: 8.19.95



201204240050
Skagit County Auditor

STEPHEN C. SCHUTT

ATTORNEY AT LAW

P.O. Box 1032
1011 EIGHTH STREET
ANACORTES, WASHINGTON 98221

TELEPHONE (360) 293-5094
FAX (360) 299-0416

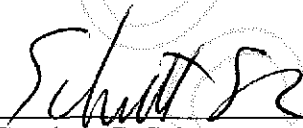
March 30, 2012

Dept. Social and Health Services
Office of Financial Recovery
Attn: Estate Recovery Unit
PO Box 9501
Olympia, Washington 98507-9501

Re: Estate of: Dorothy Ann Dudeck
Date of Birth: 04-02-1940
Date of Death: 01-10-2009
SSN: 531-38-7565

There will be no probate of the estate of Dorothy Ann Dudeck. The estate is solvent. The Administrator is Ronald Dudeck. He can be reached at:

c/o Stephen C. Schutt
Attorney at Law
P.O. Box 1032
Anacortes, WA 98221



Stephen C. Schutt
Attorney



201204240050
Skagit County Auditor

4/24/2012 Page 19 of 20 1:59PM

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DECLARATION OF MAILING

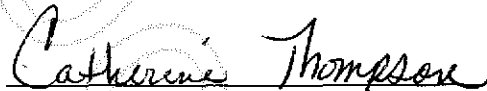
The undersigned being first duly sworn upon oath, deposes and says:

That on the 2 day of April, 2012, she caused to be deposited in the United States mail at Anacortes, Washington, postage prepaid, the letter to which this is attached addressed to the following:

Department of Social & Health Services, Estate Recovery Unit, P.O. Box
9501, Olympia, WA 98507-9501

Under penalty of perjury I declare the foregoing to be a true, accurate, and correct statement to the best of my knowledge and belief.

DATED this 2nd day of April, 2012.


Catherine Thompson, Secretary



201204240050
Skagit County Auditor