LIMITED DURABLE POWER OF ATTORNEY

I, **GREGORY ALAN WILLIAMS**, a legal person, constructive trust, and debtor entity recognized in commerce, do hereby voluntarily and knowingly appoint **Gregory-Alan: Williams**, a living man, sui juris, as my attorney-in-fact and authorized agent.

Under this Power of Attorney, Gregory-Alan: Williams is granted full authority to:

- 1. Act on behalf of the DEBTOR for any and all lawful, commercial, administrative, and equity purposes, including but not limited to:
 - Acceptance or discharge of obligations;
 - Signing and transmitting of negotiable instruments;
 - Executing presentments, affidavits, and notices;
 - Assigning rights or liabilities to or from the trust known as GREGORY
 ALAN WILLIAMS TRUST™, doing business as the Williams Family
 Estate™.
- 2. Endorse, negotiate, and discharge instruments such as payment coupons, bills, invoices, or statements believed to pertain to obligations of the DEBTOR.
- Access and assert control over any public records, trust assets, and accounts
 pertaining to the DEBTOR, including communications with public officers,
 corporations, and agencies.

This Power of Attorney shall be **durable** and remain in full effect unless and until revoked by written notice.

Section II - Successor Agent Authority Upon Incapacity of Principal

In the event that I, **Gregory-Alan: Williams**, the living Principal, become incapacitated, disabled, or otherwise unable to act in my private capacity, I hereby designate as Successor Agent:

The acting Trustee of the Williams Family Estate, a private irrevocable trust established for the benefit and administration of the estate of Gregory-Alan: Williams.

The Successor Agent shall immediately assume all duties, powers, and authority granted under this Durable Power of Attorney without the need for further affirmation, provided that such incapacity is reasonably evidenced by medical condition, legal restraint, or verified unavailability of the Principal.

The Successor Agent, in their official capacity as Trustee, may exercise all rights necessary to:

- safeguard the Trust Res,
- discharge obligations,
- maintain lawful records, and
- represent the interests of the Estate.

This includes authority over all public and private instruments, accounts, and identities attached to the estate of the Principal.

The Successor Agent shall act strictly under **fiduciary duty and equity** and may not delegate this authority unless the governing Trust instrument expressly provides for such delegation.

Witness Declarations

We, the undersigned witnesses, affirm that we are competent adults of sound mind, **not related by blood or marriage** to the principal, not named as trustees, beneficiaries, or fiduciaries of the associated trust, and hold **no financial or legal interest** in the execution of this instrument. We witnessed the principal execute this Durable Power of Attorney voluntarily and in good faith.

Witness Name	Signature	Date
Notarial Acknowled	gment	
State of North Carolina) County of Wake)		
and state, appeared GR proven) to be the party e	, 2025, before me, a notar EGORY ALAN WILLIAMS, know executing the foregoing instrument purposes stated therein.	wn to me (or satisfactorily
Notary Public Signature:		
	S:	_
Seal:		