## RCW 11.95A.210 Intent to exercise—Determining intent from residuary clause. (1) In this section:

- (a) "Residuary clause" does not include a residuary clause containing a blanket-exercise clause or a specific-exercise clause.
- (b) "Will" includes a codicil and a testamentary instrument that revises another will.
- (2) A residuary clause in a powerholder's will, or a comparable clause in the powerholder's revocable trust, manifests the powerholder's intent to exercise a power of appointment only if:
- (a) The terms of the instrument containing the residuary clause do not manifest a contrary intent;
- (b) The power is a general power exercisable in favor of the powerholder's estate;
- (c) There is no gift-in-default clause or the clause is ineffective; and
- (d) The powerholder did not release the power. [2021 c 140 \$ 3302.]