safety glazing materials for motor vehicles promulgated by the United States of America Standards Institute in effect at the time of manufacture of the safety glazing material) It is a misdemeanor for any person to operate a vehicle for use on the public highways of this state, if the vehicle is equipped with tinting or coloring material in violation of this section.

(7) Limousines and passenger buses used to transport persons for compensation are exempt from the requirements of this section.

Passed the House April 18, 1989.
Passed the Senate April 13, 1989.
Approved by the Governor May 3, 1989.
Filed in Office of Secretary of State May 3, 1989.

CHAPTER 211
[Substitute House Bill No. 1952]
DURABLE POWER OF ATTORNEY FOR HEALTH CARE

AN ACT Relating to durable power of attorney; amending RCW 11.94.010; and adding new sections to chapter 11.94 RCW.

Be it enacted by the Legislature of the State of Washington:

Sec. 1. Section 25, chapter 30, Laws of 1985 and RCW 11.94.010 are each amended to read as follows:

(1) Whenever a principal designates another as his or her attorney in fact or agent, by a power of attorney in writing, and the writing contains the words "This power of attorney shall not be affected by disability of the principal," or "This power of attorney shall become effective upon the disability of the principal," or similar words showing the intent of the principal that the authority conferred shall be exercisable notwithstanding the principal's disability, the authority of the attorney in fact or agent is exercisable on behalf of the principal as provided notwithstanding later disability or incapacity of the principal at law or later uncertainty as to whether the principal is dead or alive. All acts done by the attorney in fact or agent pursuant to the power during any period of disability or incompetence or uncertainty as to whether the principal is dead or alive have the same effect and inure to the benefit of and bind the principal or the principal's guardian or heirs, devisees, and personal representative as if the principal were alive, competent, and not disabled. A principal may nominate, by a durable power of attorney, the guardian or limited guardian of his or her estate or person for consideration by the court if protective proceedings for the principal's person or estate are thereafter commenced. The court shall make its appointment in accordance with the principal's most recent nomination in a durable power of attorney except for good cause or disqualification. If a guardian thereafter is appointed for the principal, the attorney in fact or agent, during the continuance of the appointment, shall account to the
guardian rather than the principal. The guardian has the same power the principal would have had if the principal were not disabled or incompetent, to revoke, suspend or terminate all or any part of the power of attorney or agency.

(2) Persons shall place reasonable reliance on any determination of disability or incompetence as provided in the instrument that specifies the time and the circumstances under which the power of attorney document becomes effective.

(3) A principal may authorize his or her attorney-in-fact to provide informed consent for health care decisions on the principal’s behalf. Unless he or she is the spouse, or adult child or brother or sister of the principal, none of the following persons may act as the attorney-in-fact for the principal: Any of the principal’s physicians, the physicians’ employees, or the owners, administrators, or employees of the health care facility where the principal resides or receives care. This authorization is subject to the same limitations as those that apply to a guardian under RCW 11.92.040 (3)(a) through (d).

NEW SECTION. Sec. 2. A new section is added to chapter 11.94 RCW to read as follows:

The durable power of attorney provided for under this chapter shall continue in effect until revoked or terminated by the principal, by a court-appointed guardian, or by court order.

NEW SECTION. Sec. 3. A new section is added to chapter 11.94 RCW to read as follows:

(1) A durable power of attorney executed pursuant to chapter 11.94 RCW before the effective date of this section that specifically authorizes an attorney-in-fact to make decisions relating to the health care of the principal shall be deemed valid, except for the exemptions provided for in section 1(3) of this act.

(2) Nothing in this chapter affects the validity of a decision made under a durable power of attorney executed pursuant to chapter 11.94 RCW before the effective date of this section.

Passed the House March 15, 1989.
Passed the Senate April 6, 1989.
Approved by the Governor May 3, 1989.
Filed in Office of Secretary of State May 3, 1989.

CHAPTER 212

[Substitute House Bill No. 1858]
LENDING INSTITUTIONS—FEDERAL SMALL BUSINESS LOAN GUARANTY PROGRAM—AUTHORIZATION TO PARTICIPATE

AN ACT Relating to the use of federal loan funds; adding a new chapter to Title 31 RCW; creating a new section; prescribing penalties; and making an appropriation.