		and and a second se	4		
	ECORDING REQUESTED BY		261		
Name Street Addree Chy & State	Junelle Bobbert - co. 13. 171 fene, Oxe. 97627	(SPACE ABOVE THIS LINE FOR RECORDER'S USI	E)	بنوایی استان ایک کار در ایک کار ایک کار ایک کار ایک کار ایک کار ایک کار کار کار کار کار کار کار کار کار کا	
	DAWED	OF ATTORNEY	· ·	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
					i <u>de la superiori</u>
Know #	III Men by These Presents: That I.	GENERAL CLARA BWARNER- CLARA	13 PRATT		
the under	signed (jointly and severally, if more than on	e) hereby make, constitute and appoint M. Sane.//	e BOBBERT		
(a) snnuity ar lawful me	and demand (which now is or nereatter shall become ans for the recovery thereof by legal process or o	ive each and every sum of moley, used, account, report, experiment me due, owing or payable) belonging to or claimed by me, and to use therwise, and to execute and deliver a satisfaction or release therefor, toge demand	ether with the	and the second	
c (b) purchase, business, transfer in	To exercise any or all of the following powers as receive and take possession thereof and of evide residence, and oil and 'or mineral development: to trust, or otherwise encumber or hypothecate the	to real property, any interest therein and/or any building literon. To nee of title thereto; to lease the same for any term or purpose, including sell, exchange, grant or convey the same with or without warranty; and same to secure payment of a negotiable or non negotiable note or perfor	to mortgage, rmance of any		
and other to mortg	property in possession or in action: to contract it age, transfer in trust, or otherwise encumber or	to all kinds of personal property and goods, wares and merchandise, chu r, buy, sell, exchange, transfer and in any legal manner deal in and with t hypothecate the same to secure payment of a negotiable or non negotiable.	tiable note or	and the second stand of the second seco	
(d) receive nu	To borrow money and to execute and deliver nego egotiable or non negotiable notes therefor with su		may be trustor		
or benefi financing or forecle adjust, so not equal	ciary; to represent and vote stock, exercise stock, reorganization, merger, liquidation, consolidation soure, singly or in conjunction with others of any stifle and satisfy any obligation, secured or unsecu I to or less in value than the amount owing in pay	ion other action and the extension, compromise, conversion, adjustment corporate stock, bond, note, debenture or other security; to compound ired, owing by or to me and to give or accept any property and/or mon irment, settlement or satisfaction thereof;	t, enforcement J, compromise, ney whether or Jease, assign-		
ment of deed of of sale, t ment and person	lease, covenant, indenture, indemnity, ayreement, rrust, extension or renewal of any obligation, subo sublik, bond, note, whether negotiable or non-negotiable to ther debt, request for partial or full reconveyant or proper in the premises.	my act and deed to sign, execute, acknowledge and deliver any deed, mortgage, deed of trust, assignment of mortgage or of the beneficial rdination or waiver of priority, hypothecation, bottomry, charter-party, bill ble, receipt, evidence of debt, full or partial release or salisfaction of ze of deed of trust and such other instruments in writing of any kind or c	l of lading, bill nortgage, judg- lass as may be		
necessar hereby r ferred u	y or appropriate to be done in and about the prer atifying all that my said Attorney shall lawfully do pon my said Attorney shall be applicable to all rei	power and authority to do and perform all and every act and thing whats nises as fully to all intents and purposes as 1 might or could do if pers or cause to be done by virtue of these presents. The powers and author al and personal property or interests therein now owned or hereafter acqu	ity hereby con- ired by me and		
My conferre him pur	said Attorney is empowered hereby to determine I d uppn him shall be exercised, and the conditions suant hereto; and in the acquisition or disposition or expertenced and to properly and if on credit	n his sole discretion the time when, purpose for and manner in which an , provisions and covenants of any instrument or document which may of real or personal property, my said Attorney shall have exclusive power with or without security.	to fix the terms		1
The behalf, i spouse	undersigned, if a married woman, hereby furthe n the execution of any instrument by which any co and myself, or either of us, is sold, leased, encun	r authorizes and empowers my said Attorney, as my duly authorized agen mmunity real property or any interest therein, now owned or hereafter in abered, or conveyed.	the plural.		
Wh WITNES	en the context so requires, the masculine gender S my hand this <i>Marc 2</i> day of	, 19. Z6		en la	
Cl	220 B Pratte				
State of	California,				
On	County of Change	before me, the undersigned, a Notary Public	: in and for said		
			/		
	to me to be the person whose name ed the same.	subscribed to the within histomethand administration	1	STOR.	
	s my hand and official seal.	(Seal) Notary Public in and for said State.	<u> </u>		
	JEAN L	ICIAL SEAL	s o ou (o ou blanks		
STATE	OF OBEGON: COUNTY OF KL	AMATH; ss.	<i>.</i>	a han a share a san an a	
APRIL	A.D., 19 <u>76</u> at;07	nt was received and filed for record on the <u>13</u> oʻclockPM., and duly recorded in Vol	м 76		
01	SENERAL POWER ATTY on Page \$ 3.00	WM. D. MILNE, County Clerk By Hazuf Knag	- Deputy		
	FEE	By <u>(1)</u>			

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