AD FR FINIS STAL	AMERICAN TITLE CO.	15 ye 11-	vol. <u>77</u> vo 233761	Санана 1997 - Полика 1997 - Полика Полика 1997 - Полика Полика	
Street Address	WHEN RECORDED MAIL TO DEE E. FOSTER 16350 HARBOR DLVD. SANTA ANA, CALIF. 92704		RECORDED IN OFFIC OF LOS ANGELES O MIN. 11 PAST 4 P.M. Recorder's	MAR '7 1977	
	POWER	and the second second	s line for recordi	ER'S USE)	
Know All	Men by These Presents: That I,	n yr Neferson ar bergana y Saelan Son Alfan y yn Alfan y gan y Sael			
the undersig	NELLIE H_ COGGINS ned (jointly and severally, if more than one) here DEE E FOSTER				
annuity and	lawful Attorney for me and in my name, place an ask, demand, sue for, recover, collect and receive ead demand (which now is or hereafter shall become duo	ch and every sum of money , owing or payable) belong	, debt, account, legacy, bequing to or claimed by me, and	to use and take any	
right and po (b) Te purchase, rec	for the recovery thereof by legal process or otherwis wer to compromise or compound any claim or deman exercise any or all of the following powers as to rea elve and take possession thereof and of evidence of there and take possession thereof and of evidence of the deman and all works minered demansative call.	d; I property, any interest the title therelo; to lease the	rein and/or any building the same for any term or purposi	reon: To contract for, b, including leases for	
transfer in tr obligation or (c) 'To	idence, and oil and/or mineral development; to sell, o ust, or otherwise encumber or hypothecate the same agreement; exercise any or all of the following powers as to all k perty in possession or in action: To contract for, buy,	to secure payment of a neg inds of personal property a	otiable or non-negotiable note nd goods; wares and merchar	cr performance of any dise, choses in action	
to mortgage, performance (d) To	transfer in trust, or otherwise encumber or hypolih of any obligation or agreement; borrow money and to execute and deliver negotiable o lable or non-negotiable notes therefor with such secur	ecate the same to secure r non-negotiable notes there	payment of a negotiable or r efor with or without security; a	on negotiable note or	
(e) To or beneficiary financing, rec or foreclosuro	create, amend, supplement and terminate any trust ar ; to represent and vote stock, exercise stock rights, a granization, merger, liquidation, consolidation or oth ; singly or in conjunction with others of any corpora	nd to instruct and advise the ccept and deal with any di er action and the extension to stock bond, note, debe	trustee of any trust wherein vidend, distribution or honus, , compromise, conversion, ad nture or other security: to co	Join In any corporate justment, enforcement mpound, compromise,	
not equal to (f) To ment of lease	and satisfy any obligation, secured or unsecured, ow or less in value than the amount owing in payment, so transact business of any kind or class and as my act , covenant, indenture, indemnity, agreement, mortgas	ettlement or satisfaction th and deed to sign, execute, ge, deed of trust, assignme	ereof; acknowledge and deliver an int of mortgage or of the be	r deed, lease, assign- heficial interest under	
of sale, bill, t ment and oth necessary or	extension or renewal of any obligation, subordination wond, note, whether negotiable or non-negotiable, recei er dobl. request for partial or full reconveyance of dee proper in the premises.	pt, evidence of debt, full c d of trust and such other in	r partial release or satisfactions in writing of any king of any	on of mortgage, judg- nd or class as may be	
necessary or hereby ratifyi ferred upon r	Id Granting unto my said Attorney full power an appropriate to be done in and about the premises as ng all that my said Attorney shall lawfully do or cause ny said Attorney shall be applicable to all real and pe	fully to all Intents and pur to be done by virtue of th	poses as I might or could do ese presents. The powers and	If personally present, authority hereby con	
conferred upo him pursuant	Altorney is empowered hereby to determine in his sole in him shall be erercised, and the conditions, provisio hereto; and in the acquisition or disposition of real o	ins and covenants of any I r personal property, my said	nstrument or document which	may be executed by	
The under behalf, in the	sh, credit and/or property, and if on credit with or w respond, if a married woman, hereby further authoriz execution of any instrument by which any community yself, or either of us, is sold, leased, oncumbered, or	es and empowers my said real property or any intere			
When the WITNESS my	e context so, requires, the masculine gender includes ( hand this21day of22	an an an ann an an an ann an an ann an a	, and the singular number in 	ludes the plural.	
State of Califo	The F. Corgins		E FOSTER		
Count	y of Los ANYles SS BUART 21 1977		san a transformation for an		
	"这一时时时时间有多少的时候的时候,你们都没有了,这次为此,你们就是我们能必须没有可能的好好我们,还能能够		the undersigned; a Notary F Dee E. For		
known to me executed the :	to be the person ご whose nama <u>く</u> subs same.	cribed to the within inst	ument and acknowledged t	hat <u>Tley</u>	· 徽
Witness my ha	and and official seal.	J. CIMINO §	The City Jacob Con- stary Public Inland for said Sta	<u>/////////////////////////////////////</u>	
	PRINCIP/	ELIC - CALIFORNIA M. OFFICE IN ELES COUNTY ebruary 18, 1978-			
POWER OF ATTORNEY WOLCOTTS FORM 1400	a na sana ang ang ang ang ang ang ang ang ang	most usual problems in the to your transaction. Consult	e field indicated. Before you a lawyer if you doubt the fi	ign, read it. fill in all blanks, rm's fitness for your purpose.	

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5186 10 STATE OF OREGON; COUNTY OF KLAMATH; 55. Filed for record at request of \_\_\_\_\_MOUNTAIN TITLE CO A. D. 19 77 6t \_ o'clock AM. 8ng this \_\_\_\_\_\_ day of \_\_\_\_\_\_ MARCH duty recorded in Vol. \_\_\_\_\_\_, of \_\_\_\_\_ GEN\_POWER\_ATTORNEY on Page 5185 / WED. MILNE, County Clerk FEE \$ 6.00 31 og infirst **IF** Held 2.4 71.g.2. (MARY) S OF S 1 2 ÇZMAMA YA 11. 1.2.50 翴 STATIST'S **9**21 ÷. الشواء والمراجع **经成在**43 1. C. A. 16 6.2.5 (S) sing NO DE LA COMPANY 10.3 STE OREDD thereb