55147		i i et Cottoria		M Vol. 78	204	320	と変換の言語
A -29873				Vol. <u>78</u>			1
KNOW ALL MEN BY TH	t:E	PRESENTS,	That We.	Louis Geor	rge Glinka	an_and	
Valerie Elaine	(11	Inkaan					
have made, us retillated and appoint	Ind	and by these	presents do	unake, constitute	and appoint		
Leo Glinkman and/or	L.	lith Glin	kman				
my one and lasted attorny, for me (1) To have, let, grant, but may make or personal property of wh	lain leth	, sell, contract L'ans now dr	to sell, cos herealter ma	wry, exchange, n ly be possessed o	mise, release ar in which 1 m	ay have any	
nf.f.f.d., little var hinterned, inschading vigd det for high savid allösenneg maay seemi pro	ret		相控的性		가 같은 것은 것은 것을 것 수 있다. 같은 것 것 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것		
 (2) To take possession of, th , property now it hermatter belonging " In pay any and all taxes, charges	fo	ine, to pay the	e expense the	ered, to insure ar	ad keep the sam	e insured and	

(3) To buy, sell and generally clear in and with goods, wares and merchandise of every name, nature must description and to hypothecati, pludle and encounter the same;

(4) To buy, wit, margin transfer and deliver all or any shares of stock in my name in any corporation for any price and upon such terms as to my said allowing may seem right and proper and to receive and "" make payment therefor:

(3) To below any many of party on such tenns and at such rate of interest as to my said attorney may mean proper and as five security by the measurement of the same;

" (6) To set for, demand, reform collect and metere all money, debts, reals, dues, accounts, legacies, bequents, interests, dividends and fields a mostscener which are now or which hereafter may become due, owing and respective or bedinging to me add to have, use and take all families ways and means in my name for the reopposy of any theread by attachments, 'when or otherrise;

(7) To prepare, execute and fit any proof of debt and other instruments in any court and to take any proceedings under the Bankrupty Act is connection with any sum of money or demand due or payable to me and in proceedings to not intro y name for the election of any trustee or trustees and to demand, reenter and accept any dividend of dividuous ministerer;

(3) To adjust, settle, complicate or submit to arbitration any account, debt, claim, demand or dispute as well as multices which are now index sting or hereafter may any locaren me or my said attorney and any other person to persons:

(3) The sell, discount, and a prophilit and deliver any check, drift, order, bill of exchange, promissory even other negatiable paper particulate and deliver any check, drift, order, bill of exchange, promissory for any of the parents alcreased; he pay to be deposid the same of any other sum of money coming into the bands of any estimate and he draw call in a saving accounts in my name with any bank or banker of my attorney's selection and he draw call includes deposid to my credit with my bank, including deposits in savings accounts, and the apply the same for it or of the purposes of my business as my said attorney may deem expudient: he purchase and self card ficultes of deposit, to appoint any business of trust company as escrew agent; generally the conduct any and all limit of transactions on my behalf;

(10) To make, execute and deliver new and all manner of contracts with reference to minerals, oil, gas, oil and flav rights, renes and royalties in habing agreements lacilitating exploration for and discovery of oil, minerals and dependence.

(11) Te commerce and privature and to skillend against, answer and oppose all actions, suits and proceedings dischard any of the matters along any other matters in which I am or hereafter may be internated or concerned;

(12) To vote any stock in thy rante as promy;

(13) To have access to evel sail by deposit boy which has been or may be rented in my name or in the parment of energy of and any other parments;

(14) In connection with add of the powers litrein granted, to sign, make, execute, acknowledge and deliver in my nume any and all deeds, contracts, bills of sale. leases, promissory notes, drafts, acceptances, evidences of dubt, obligations, mostly light, pledges, sati factions, releases, acquittances, receipts, bonds, writs and any and all other instruments with tsubter; with such general or special agreements and covenants, including those of wardenty, as to my said a ton of the may may seem night, proper and expedient;

(13) To employ, pay and lischarge clerks, workmen, brokers and others, including counsel and attorneys in connection with the energy of any of the laregoing powers;

(18)

(17) Generally to conduct mai age and control all my business and my property, wheresoever situate, as my said altorney may deem for my best interests, bereby releasing all third persons from responsibility for the acts and universions of my said actor rey;

I hereby give and grant us to us p said attorney full power and authority freely to do and perform every act and thing whatscever requisite and necessary to be clone in and about the premises, as fully to all intents and purposes, as I might or could do it personally present, hereby ratifying and confirming all that my said attorney-in-duct shall lawfully do or turne to be done by virtue hereol.

In constraint this power of all arrey, it is not be understood that the undersigned may be more than one person or a corporation, and that, therefore, if the context so requires, the singular pronoun shall be taken to mean and include the plural, the maximum, the functions and the neuter and that generally all grammatical charges shall be made, assumed and applied to make the provisions hereof apply equally to corporations and to more than one individual.

IN WITNESS WHERED', I have bereaning signed this instrument, or if a corporation, its corporate name has been signed and its corport to seal affixed hereto by its officers duly authorized thereunto by its board of directors, on this 14th day of September, 1978

Jalerie

20621

(III d surpremations) addies exclusionalis modi

STATE OF COLORADO

County of Deriver BE IT REMEMBERED, That on this, the 14th day of Suptember 13 7.8 before me, a Notary Public in and for said pounty and state, personally apparent Louis George Glinknan and Valerie Elaine Glinkman

known to use to be the identical person described in and who executed the foregoing Power of Attorney and acknowledged to me that thity consciled the same freely and voluntarily and for the uses and purposes therein membrands.

IN TESTIMUNY WHERIOF, I have becaute bet my hand and allixed my official seed on this, the day and year last freeinapove written

(Smail) 3,072 R.P. 2 100

Bicher Notary Public for. My commission expires_ 9/27/8

of September , 1978 , o'clockp M., and recorded en page 20620 er as I certify that the within instru-Was teceived for record on the 6 0 Deputy Tille. Record Power of Attorney 1092 RECORDING RETURN TO it in Kinney of Atty County Put General HAL ELL hand STATE OF Uregon county of Namath 18th day of Septemi a8:50 o'clockp n in book 1128 on pa file number 55147 Power of Atty - wid 2 - Million Witness my White D. Milne County allized. County Cler BERVENS RES ee \$6.00 ment

		1	1 C.N	613	違い	끝다.	40.1	19 A.	おや		527		14	181	1.21		6496.	1.00	12.1.1		机图	8 Q.			14	.11	영문	19	-8.6	1.1	- 62		
02	۰,	i T	÷.	n	1	18	2 I I I	122				영상	3.55	31			State.	<u>ن</u>	390.		1	1. C.,	1.1	815	1.23		18	124	194	21414		274	10
* *		ĸн	har .	1	Ç.,	* 6	فالجفك	i en	÷ و م	4.8	والمرادية والم	جرخان	4.40	ini i	Sec	46	A 150.00	13	-18-11G-	an.	COF	170	RA 1	Т		CM (5 W I	.LD	CM	ENT	(*)	181	
11		목공	11.7.	6.4	16.20	5.6	1.1	127	1308		83 S 1		되ふ	1.1	1 100		2 2 2 2	18	11.14	\mathbb{R}^{+}	1122	지황합	a da	ੀਨਡ	1 8	94 I	(筆品)	18.81	32.3	344.3	2,227	્ય ગયત	2.92
11	Q.,			2.3	39	(1)은	1941		252	380	tilip:	24.5	с£4.	- 11	1091			3.3	S		tia:	걸었을	- 277	-20	243	823	18		1.812	142		10	
8.69		×.	1	4.3		. 4 67	\$-1-		1 100	-écré	<u> </u>	13.3	は対	£88≸	1.8894	<u>a</u> .	1. 1. 1. 10 2	1.5	11.11	637	124.			<u></u>	12	2123	49	노히 날.	33	1979-1	소교관	445	

Withdats y . Ut	1 A SARA	ana	BE 11	REME	MBERED	, That i	on this, the	S. I.F. Lings of the
diam cut	【發展	before me, a						
		we we have a set of the set of th	(Cherry) 2	144.340V- 33.8 41	ing tot ben	a county	y and state,	personally
Apprented	A create B		amt.	North Add and a local	an a substant of a state of		이 문화 같이 한다.	월 46일 전 12 - 12 - 12 - 12 - 12 - 12 - 12 - 12
beth to no personally known, what	1 min u	stiller warmen al	Le ++++++	and this of her	A sold	地口的中		
he the president, and he the mailed	1	学科学校的方	如何的意题		8 H-1913 S	essa par copula Calo - Status	ېلېرو يې دغې وه اغامه وموده د د د و د د د و د د د و د و د	an a

and that the seal alliand to said instrument is the emporate real of said corporation, and that the said instru-

STREET

ment was signed and sealed in b hall of said corporation by authority of its Board of Directors, and said atknowledged said instrument to b the fore act and deed of said corporation.

IN TESTIMONY W HEREOF, I have bereasto set my hand and affixed my official seal on this, the day and year first in this, my certificate, written.

絵手	相關的和利用的			
[梁]		12.33		Contraction of the second
	The second determines of the	and we have	د است جد م	and the second
	Notery Public	for		ر بجوري ويوم بمنوب
	My commissio	m err	ires	

((?)#.45.))