	TILE ORDER NO	- VE OF OREGON; COUNTY OF KLAMATH; 59.
ESCROW NO.		TANA TRANSPORTER
		21 st day of August A. D. 1979 at o'clock
AFTER RECORDING MAIL TO		M79 Power of Attoeney on Pag
TUCKER REAL ESTATE		
	36 So. 6th St.	- Fec \$3.50 By Dernetha Afilsch
Kl	amath Falls, Ore. 97601	SPACE ABOVE FOR RECORDER'S USE ONLY
	P	ower of Attorney
	an an an Arthread Anna an Anna Anna an Anna an	hat TIMOTHY I. Mc GUIRE and
	Know All Men by These Presents: T	hat $1/r 0 r r r$
	REBECCA S McGU	
	the undersigned (jointly and severally, if n	nore than one) hereby make, constitute and appoint
	MULAFIA	TOVEE MCGOIRE
	My true and lawful Attorney for me and i	n my name, place and stead and for my doo and account legacy bequest, interest,
	dividend, annuity and demand (which now is and take any lawful means for the recovery the	or nereatter shall become due, owning of percent and deliver a satisfaction or release there- ereof by legal process or otherwise, and to execute and deliver a satisfaction or release there-
5	(b) To exercise any or all of the following for purchase receive and take possession the	ing powers as to real property, any interest therein and only bury or purpose, including reof and of evidence of title thereto; to lease the same for any term or purpose, including warranty;
~~ 	and to mortgage, transfer in trust, or otherwing note or performance of any obligation or agree	ement;
	(c) To exercise any or all of the follow action and other property in possession or in a the same; and to mortgage, transfer in trust,	ving powers as to an kinds of personal subject and in any legal manner deal in and with action: To contract for, buy, sell, exchange, transfer and in any legal manner deal in and with or otherwise encumber or hypothecate the same to secure payment of a negotiable or nen-
	(d) To borrow money and to execute and deliver neotiable or non-negotiable notes therefor with or without security; and to loan	
	money and receive negotiable or non-negotiable notes therefore with additional advise the trustee of any trust wherein 1 am or may (e). To create, amend, supplement and terminate any trust and to instruct and advise the trustee of any trust wherein 1 am or may	
	be trustor or beneficiary; to represent and vi in any corporate financing, reorganization, n	nerger, liquidation, consolidation or other action and the extension, compromise, conversion,
	adjustment, enforcement or foreclosure, sin security; to compound, compromise, adjust, cept any property and/or money whether of	settle and satisfy any obligation, secured or unsecured, owing by or to me and to give or ac- r not equal to or less in value than the amount owing in payment, settlement or satisfaction
	thereof; (f) To transact business of any kind or class and as my act and deed to sign, execute, acknowledge and deliver any deed, lease, (f) To transact business of any kind or class and as my act and deed to sign, execute, acknowledge and deliver any deed, lease, assignment of lease, covenant, indenture, indemnity, agreement, mortgage, deed of trust, assignment of mortgage or of the beneficial assignment of lease, covenant, indenture, indemnity, agreement, mortgage, deed of trust, assignment of mortgage or of the beneficial assignment of lease, covenant, indenture, indemnity, agreement, mortgage, deed of trust, assignment of mortgage or of the beneficial assignment of lease, covenant, indenture, indemnity, agreement, mortgage, deed of trust, assignment of mortgage or of the beneficial	
	assignment of lease, covenant, indenture, in interest under deed of trust, extension or ren party, bill of lading, bill of sale, bill, bond,	eval of any obligation, subordination or waiver of priority, hypothecation, bottomry, charter- eval of any obligation, subordination or waiver of priority, hypothecation, bottomry, charter- note, whether negotiable or non-negotiable, receipt, evidence of debt, full or port-al release or er debt, request for partial or full reconveyance of deed of trust and such other instruments in
	writing of any kind or class as may be necess	ary of proper in the premissor
	requisite, necessary or appropriate to be c personally present, hereby ratifying all that and authority bereby conferred upon my sai	my said Attorney shall lawfully do or cause to be done by virtue of these presents. The powers id Attorney shall be applicable to all real and personal property or interests thereis, now owned
	or hereafter acquired by me and wherever si My said Attorney is empowered here	by to determine in said Attorney's sole discretion the time when, purpose for and manner in
	or document which may be executed by so my said Attorney shall have exclusive pow	er to fix the terms thereof for cash, credit and/or property, and if on credit with or without
	ioin in my behalf, in the execution of any	hereby further authorizes and empowers my said Attorney, as my duly authorized agent, to instrument by which any community real property or any interest therein, now owned or here-
	after acquired by my spouse and myself, or When the context to requires, the ma	sculine gender includes the feminine and/or neuter, and the singular number includes the plural.
	Witness my hand this 18th	luciet (11) Cillt
		Limothy J. M. Juile Rebecca S. Mc Guire
	المراجع المراجع المراجع المراجع المراجع المراجع المراجع	Δ , m_{1} ℓ_{1}
	ar cad a far an	Kelecca, A. Mc Surre
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	Oregon STATE OF ORLAPOTING	FOR NOTARY SEAL OR STA
	COUNTY OF Klamath	SS.
		diversion and
	Public in and for said County and State, person Timothy I. McGuire and Rebe	known to me
	to be the person <u>S</u> whose name <u>S</u>	subscribed to the within instrument
	and acknowledged that	그는 것은 것 같은 것이 같은 것은 것이 같은 것이 같은 것이 같이 많이 가지 않는 것이 같이 가지 않는 것이 없다.
	Signature Lidney F. TH	그는 것 같은 것 같
	Notary Public in and to My commission expires April	r said County and State 9, 1981
	TY CONTRACTOR CROTTOD ADITE	n 11 an 11 an Anna an Anna Anna Anna Ann

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