FORM No. 853-GENERAL POWER OF ATTORNEY-Individual or Corporate 38-6-21	Vol. Mgo Page 2628
FORM No. 853-GENERAL POPER C. AND	Vol. 1180 Page COCO
80490 . KNOW ALL MEN BY THESE PRESENTS, That I,	HAROLD RAY TENNENT
KNOW ALL MEN BY THESE PRESENTS, That 1,	Footing allight
····	·····································
have made, constituted and appointed and by these presents d	o make, constitute and appoint
have made, constituted and appointed and by successive	
CYNTHIA D. IENNENI	
CYNTHIA D. IENNENT my true and lawful attorney, for me and in my name, place and my true and lawful attorney, for me and in my name, place and (1) To lease, let, grant, bargain, sell, contract to sell, contract (1) To lease, let, grant, bargain, sell, contract to	convey, exchange, remise, release and dispose of
(1) To lease, let, grant, burgers, any real or personal property of which I am now or hereafter any real or personal property of which is a solution of homestead, for any p	may be possessed of in the second sec
right, title or interest, including as to my said attorney may seem proper; as to my said attorney may seem proper;	repair and improve any and all real or personal
(2) To take possible property now or hereafter belonging to me, to pay the expense	be levied or imposed upon any thereof;
to pay any and an taxes, the second with good	is, wares and merchannes
(3) To buy, sell and generally pledge and encumber the	e same; 101
 (3) To buy, sell and generally deal and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and to hypothecate, pledge and encumber, the and description and the hypothecate, pledge and encumber, the and the and	ny shares of stock in my name and to receive and
(4) To buy, sell, assign, transfer and deliver all or an for any price and upon such terms as to my said attorney to therefore upon	Way seem these in these the cast of attorney may
make payment therefor,	at such rate of merces
 (5) To borrow any sums of money on such terms and (5) To borrow any sums of money on such terms and seem proper and to give security for the repayment of the same seem proper and to give security for the repayment of the same seem proper and to give security for the repayment of the same seem proper and to give security for the repayment of the same seem proper and to give security for the repayment of the same seem proper and to give security for the repayment of the same seem proper and to give security for the repayment of the same seem proper and to give security for the repayment of the same security for the same security for the repayment of the same security for the repayment of the same security for the repayment of the same security for the same security for the repayment of the same security for the repayment of the same security for the same security for the repayment of the same security for the repayment of the same security for the same security for the same securi	me; in columnation all moneys, debts, rents, dues, accounts, legacies,
seem proper and to give security for the topp) and to give seem of the security for the topp) and to give seem of the security for the top of the security for the security of	are now or which hereafter may become due, owing
bequests, interests, dividends and to have, use and take a	all lawful ways and means the many cashes and
and payable of belonging to the levies or otherwise;	to take any
covery of any thereof by attachments, levice of debt and the (7) To prepare, execute and file any proof of debt and proceedings under the Bankruptcy Act in connection with a proceedings under the Bankruptcy and in the proceedings of the electronic states of the second	ny sum of money or demand due or payable to me
proceedings under the banna of in my name for the elec	tion of any musice of
and in any such proceedings to distribution whatsoever	demand or dispute
and in any such proceedings to vote in the whatsoever ceive and accept any dividend or distribution whatsoever C(8) To adjust, settle, compromise or submit to arbitra	av arise between me or my said attorney and any
as well as matters which are now	the solution of the sector of
other person or persons,	any check, drait, older, shi thereof for my use
other person or persons; (9) To sell, discount, endorse, negotiate and deliver note or other negotiable paper payable to me, and to collec note or other negotiable paper payable to me, and to collec for any of the purposes aforesaid; to pay to or deposit the for any of the purposes aforesaid; and in savings accounts	t, receive and apply the performance coming into the same or any other sum of money coming into the
for any of the purposes uncontract in cavings accounts	in my name with and
hands of my attorney in cheering	ny credit with any Saley
ney's selection and to apply the same for any of the purposes accounts, and to apply the same for any of denosit: to all	of my busiless and trust company as escrow agent;
generally to conduct and all man	ner of contracts while the and discovery of oil, min-
and gas rights, rents and roy and roy	Trace Tracemute and
and gastrights, rents and royaries, including where the second se	1 against, answer and opposition as hereafter may be
proceedings, touching any so a processing of the solution of t	
(12) To vote any stock in ing	ich has been or may be remcu in
subset (13) To have access to any succession of persons; 5 Mol	ach Lupille in the precute, acknowledge and de
name of myself and any other person of powers herein (14) In connection with any of the powers herein liver in my name any and all deeds, contracts, bills of sa liver in my name titations mortgages, pledges, satisfact	act Lupile in sign, make, execute, acknowledge and de r granted, to sign, make, execute, acknowledge and de ale, leases, promissory notes, drafts, acceptances, ev ale, leases, promissory notes, receipts, bonds, writs ar
(14) In connection with any of the powers information of the powers in	tions, releases, acquittances, receipts, bonds, writs an
dences of debt, obligations, the second with such ge	eneral of special agreement
any and all other instruments whatsoever, with such g any and all other instruments whatsoever, with such g those of warranty, as to my said attorney may seem rig those of warranty, as to my said attorney may seem rig	ht, proper and expedient; men, brokers and others, including counsel and atto oing powers;
neys in connection with the exercise	COOD THROUGH FEBRUARY 29,1900,
(16) THIS POWER OF ATTOMICS	L AND VOID.
	Haver Ray Tecence C
(net). (1)	08. <u>(A</u> 201
of directors, on this Let day 3 feet	A HERALD AND A HERALD A
(17) Generally to conduct, manage and control	hereby releasing all third persons from responsibility
as my said attorney may deem to thorney!	and perform e
the acts and omissions of any and the storney	full power and authority to all in
- at and thing wildious and the second state of the second state o	recont nereuy is an Jarous and a
and purposes, as I might or could do it personally p and purposes, as I might or could do it personally p attorney-in-fact shall lawfully do or cause to be done	by virtue hereof.
attorney-in-fact shall lawruny us or survey	



actornel-in fact shall instally the encourse to be made by string nereof. and bill, construing this power of attorney, it is to 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 masculine, the feminine and the neuter and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to more than one individual. Goom for my post interests, hereby releasing all third persons that

(1) reduced to country induces and control all Mr. presures and PR. Moustly and the instrument, or if a corporation, its corporate IN WITNESS WHEREOF, I have hereunto signed this instrument, or if a corporation, its corporate name has been signed and its corporate seal affixed hereto by its officers duly authorized thereunto by its board of directors, on this ________ day of _______ February ______ 19.80

Harne Kay Teene

AFTER SAID DATE SHALL BECOME NULL AND WOID (16) THIS POWER OF ATTORNEY IS GOOD THROUGH FEBRUARY

(If a corporation, aftir corporate seal, the exercise of any, of the foregoing powers; (15) To employ, pay and discharge clerks, worknen, prokers and atters, including and and those of wairanty, as to my soid attorney may seem right, proper and expedient;

any and all other instruments whategever, with such general of special agreements and successes, and

appeared) UHAROLD RAY STENNENT about per mulci pas peed of units per source to the second state of the sec (12) 10 voie any success in my name as proch;

known to me to be the identical person described in and who executed the foregoing Power of Attorney and acknowledged to me that the beautience executed the same freely and voluntarily and for the uses and purposes therein mentioned, using out biosecute and to detend effects, busing and tor the uses and purposes therein mentioned, using out biosecute and to detend effects, busing and and affixed my official busing subscriptions, in TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official source of the test of the subscription of the subscrip

(9) to sen, account, enclores negotiate and denotion of the and apply the proceed theread in a solution of the particular paper payable to me, and to collect, income and apply the proceed theread in the fortance of the particular process of the particular fiber and in saving accounts in my name with any hand of the particular process deposited to my credit with any back or leader of any out moneys deposited to my credit with any back including and in saving accounts in my name with any back or leader of any out moneys deposited to my credit with any back, including and the particular accounts in my name with any back or leader of any out moneys deposited to my credit with any back, including and the particular accounts in the particular accounts in the particular account in the particular accounts accounts accounts acco

(9) To sell, discount, endorse, negotiate and deliver any check draft, order, bill of endorse, preserved and the second STATE OF OIL BELEOUS CORPORATE ACKNOWLEDGMENT

CORPORATE ACKNOWLEDGMENT Mell us writters which are now superstined of so County of superstant source in the source of so County of superstant source of source of

County of and gradgeus, 19 GIP, before me, a Notary Public in and for said county and state, personally day of in accept, and gradgeus, 19 GIP, before me, a Notary Public in and for said county and state, personally abbeared, such protectings to vote in my name for the caudion of any trustee or trustees and to a m both to me personally known, who being duly sworn, did say that he, the said is the president, and he, the said to ple out broot of goor out office institutions in the secretary of CONSIN OF SUP THEREOF ON MEDITULISURY ISINGS OF OTHER MADE and that the seal affixed to said instrument is the corporate seal of said corporation, and that the said instrument?was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said 101 to best lot, demend, recover, collect and augive un moneys, debre, it in

acknowledged said instrument to be the free act and deed of said corporation. (2) 10 IN TESTIMONY, WHEREOF, I have hereunto set my hand and affixed my official seal on this, the day and year first in this, my certificate, written.

make payment there is " for any price and apoin such terms as to inv sold attorney may seem right and proper and (4) To buy, sell, pssign, transfer and dollver all more sells provide the sells and dollver all the sells and the sells are sells and the sells are sells and the sells are se SEAT Cription and to hipothecate, pledge and encumined by Motary Baplic for

(3) To buy, sell and generally deal in and will Wiccommission expires

(2) Cemeral such of, main ge, maintain, operate, repair and inSLALE OF serp the ...Oregon..... County of Klamath I certify that the within instru-Power of Attorney I certify that the within instru-ment was received for record on the of household for set bass of the device of record on the of the device of record on the of the device of record on the right, fille cullow No. 823) diading right 1 nut now or percentral unit by boom 8th day of February., 19.80..., self crottuct to self course exclusion (4:09.....o'clockP.M., and recorded ABTEVENS-NESS LAW PUB LAND. ORE (1) To lease, let, grant, burge my rues and lawful priorney, for me a page 2628or as document/fee/file/ FOR CANTHIA D LENNENL RECORDER'S USE instrument/microfilm No. .80490 sun ph tusse bisseute do make' co Record of Power. of Attorney..... of said County. Witness my hand and seal of AFTER RECORDING RETURN TO County affixed HYBORD MY Wm. D. Mil A-Branch BY THES PRESENTS, That I, och Deputy By Dernet. 96530 FORM No. 253-CENTRAL FOWER OF ATTORNEY-Individual or Congrates

Fee \$7.00