MARY E. SCHMIDT

INDIVIDUAL DURABLE POWER OF ATTORNEY

THE UNDERSIGNED INDIVIDUAL, domiciled and residing in the State of Oregon, designates the following named person as attorney in fact to act for the undersigned as the principal who may hereafter become disabled or incompetent.

- 1. DESIGNATIONS. KATHERINE CONNERS CORYELL is designated as attorney in fact for the principal.
- 2. POWERS. The attorney in fact, as fiduciary, have all powers of an absolute owner over the assets and liabilities of the principal, Whether located within or without the State of Oregon and power to contract for the principal. With court approval, the attorney in fact shall have the power executed by the principal, which plan or document authorized or change any estate plan or testamentary document
- 3. EFFECTIVENESS. This power of attorney shall become effective upon the disability or incompetence of the principal. Disability shall include the inability of the principal.

 manage property and affairs of the principal to Disability shall include the inability of the principal to manage property and affairs effectively for reasons such as disability and deficiency, physical illness or chronic intoxication, confinement by governmental authority, detention advanced age, chronic use of drugs, chronic a foreign power or disappearance. Disability may be evidenced by a written statement of a qualified physician persons with knowledge of any such confinement detention on persons with knowledge of any such confinement, detention or disappearance. Incompetence may be established by a finding of a court having jurisdiction over the incompetent principal.
 - 4. DURATION. This durable power of attorney becomes effect until revoked in paragraph 3 and shall remain in notwithstanding any uncertainty as to whether the principal is notwithstanding any uncertainty as to whether the principal is
- 5. REVOCATION. This power of attorney may be revoked, suspended or terminated in writing by the principal with designated afternay in fact and by written notice to the designated attorney in fact and by recording the written instrument of revocation in the office of

6. TERMINATION.

a guardian of By Appointment of Guardian. The appointment of with court annough the principal vests in the guardian the nower to revoke suspend or terminate a guardian of the estate of the principal vests in the guardian this nower of attorney. The appointment of a guardian of the With court approval, the power to revoke, suspend or terminate this power of attorney. The appointment of a guardian of the not emnower the guardian to revoke. Suspend or this power of attorney. The appointment of a guardian of the terminate this power of attorney. Suspend or

shall be deemed to revoke this power of attorney upon actual (b) By Death of Principal. The death of a principal snall be deemed to revoke this power or attorney upon actual fact or actual notice being received by the attorney in

- 7. ACCOUNTING. The attorney in fact shall be required to 7. ACCOUNTING. The attorney in fact snall be required to any subsequently appointed personal representative.
- fact shall be entitled to rely upon this power of attorney in received no actual knowledge or actual lact snall be entitled to rely upon this power of attorney so received no actual knowledge or actual the termination of the long as such person has received no actual knowledge or actual bower of any revocation, suspension or termination of the of any actual of actual or otherwise at the time of any actual power of attorney by death or otherwise at the time of any act power of attorney by death or otherwise at the time of any act taken pursuant to this power of attorney. Any action so taken, otherwise invalid on unanforceable shall be binding on taken pursuant to this power of attorney. Any action so taken, the heirs, devisees, legatees or personal representatives of
- 9. INDEMNITY. The estate of the principal shall hold harmless and indemnify the attorney in fact from all liability for acts done in good faith and not in fraud of the principal.
- 10. APPLICABLE LAW. The laws of the State of Oregon shall

This power of attorney is signed this paragraph 3. 1983, to become effective as provided in

Mark E. Schmidt

STATE OF OREGON County of Klamath This is to certify that on the /// appeared Mary E. Schmidt, undersigned Notary Public, personally signed freely and voluntarily for the foregoing Durable Power of purposes therein 20478 Attorney, and acknowledged to me that this instrument was mentioned. Acknowledged to me that this instrument was and purposes therein official seal the day and year first above written. NOTARY PUBLIC for Oregon.
My Commission expires: Return to: Katherine A Connor & All Gonnor & Connor & Con STATE OF OREGON,) County of Klamath Filed for record at request of on this 29 thday of Nov A.D. 19.83 recorded in Vol. M83 o'clock P oge_20476 - M, and duly of Power/Atty EVELYN BIEHN, County Clerk -3-Fee 12.00