GENERAL POWER OF ATTORNEY  GENERAL POWER OF ATTORNEY  KNOW ALL MEN BY THESE PRESENTS, that I, <u>Roy E. Mc Cluna</u> , of the		72499	
KNOW ALL MEN BY THESE PRESENTS, that I,ROY E. Mc Clund of the 'County of Klamath State of Orenon of the 'State of Orenon 'of the State of Orenon 'of the 'of the State of Orenon 'state of Orenon 'of the 'of the State of Orenon 'of the 'state of Orenon 'state of Istate of Orenon 'state of Istate of Istate of Orenon 'state of Istate of intangible, now owned or hereafter acquired byme. I grant to my said attorney shall astate of this Power of Attorney. Istate of Attorney. Istate of Attorney shall not be affected by disability of the		Aspen	Title # M-30855 Page_
reposing special trust and confidence in		GENERAL PO	WER OF ATTORNEY
reposing special trust and confidence in	KNOV	ALL MEN BY THESE PRESENTS, that I,	ROY E. Mc Clung
the       County of Klamath       . State of Oregon         have made, constituted and appointed, and by these presents do make, constitute and appoint the said		County ofKlamath	, of the
the       County of Klamath       . State of Oregon         have made, constituted and appointed, and by these presents do make, constitute and appoint the said	reposing sp	recial trust and confidence in Koith	, State of Oregon
have made, constituted and appointed, and by these presents do make, constitute and appoint the said	the		<u>E. Mc Cluna</u>
Keith E. Mc Clung       my true and lawful attorney to exercise or perform any act, power, duty, right or         obligation whatsoever that I now have or may hereafter acquire, relating to any person, matter, transaction or property, real or         personal, tangible or intangible, now owned or hereafter acquired by me. I grant to my said attorney full power and authority to do         and perform all and every act necessary in exercising any of the powers granted herein as fully as I might do if personally present,         with full power of revocation, hereby ratifying and confirming all that said attorney shall lawfully do or cause to be done by virtue         of this Power of Attorney.         "This Power of Attorney shall not be affected by disability of the principal.         xxmasorowex ws xnaway Math xxxxmx with we way for marking we way for marking with we way for marking with we way for marking we way for ma	have made	County of <u>Klamath</u>	, of , State of Oregon
obligation whatsoever that I now have or may hereafter acquire, relating to any person, matter, transaction or property, real or personal, tangible or intangible, now owned or hereafter acquired by me. I grant to my said attorney full power and authority to do and perform all and every act necessary in exercising any of the powers granted herein as fully as I might do if personally present, with full power of revocation, hereby ratifying and confirming all that said attorney shall lawfully do or cause to be done by virtue of this Power of Attorney. **This Power of Attorney shall not be affected by disability of the principal. XXTREGROWER BE XNROMEN WARK WARK WARK WARK WARK WARK WARK WARK	Voit	constituted and appointed, and by these presents	do make, constitute and
obligation whatsoever that I now have or may hereafter acquire, relating to any person, matter, transaction or property, real or personal, tangible or intangible, now owned or hereafter acquired by me. I grant to my said attorney full power and authority to do and perform all and every act necessary in exercising any of the powers granted herein as fully as I might do if personally present, with full power of revocation, hereby ratifying and confirming all that said attorney shall lawfully do or cause to be done by virtue of this Power of Attorney. **This Power of Attorney shall not be affected by disability of the principal. XXTREGROWER BE XNROMEN WARK WARK WARK WARK WARK WARK WARK WARK	<u>Nert</u>	n L. Mc Clung my true and law	ful atoms is the said
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and perform all and every act necessary in exercising any of the powers granted herein as fully as I might do if personally present. with full power of revocation, hereby ratifying and confirming all that said attorney shall lawfully do or cause to be done by virtue of this Power of Attorney. **This Power of Attorney shall not be affected by disability of the principal. XXPRNOVEX SK ANDERSKY ATAM XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	personal, tan	gible or intangible, now owned and	e, relating to any person, matter, transaction or property real or
with full power of revocation, hereby ratifying and confirming all that said attorney shall lawfully as I might do if personally present. of this Power of Attorney. "This Power of Attorney shall not be affected by disability of the principal. XXPRAXPOWER BR AND AND XARCHARGENEY AND XARCHARGENEY AND SAME PARKAGES. EXECUTED this 12th day of March	and perform a	Il and every act not	d by me. I grant to my said attorney full power and such
of this Power of Attorney. **This Power of Attorney shall not be affected by disability of the principal. XXTHEOROWER SER ANSOLVEY SHALL SECTION OF MALE SHALL S	with full page	and every act necessary in exercising any of the j	powers granted herein as fully as I as it has the
**This Power of Attorney shall not be affected by disability of the principal. XXUNEXPOWER SER XHOLDERS WARK SERVER SERV		r of revocation, hereby ratifying and confirming al	I that said attorney at his
**This Power of Attorney shall not be affected by disability of the principal. XXUNEXPOWER SER XHOLDERS WARK SERVER SERV	or this Power	of Attomey.	a state automicy shall lawfully do or cause to be done by virtue
EXECUTED this <u>12th</u> day of <u>March</u> . EXECUTED this <u>12th</u> day of <u>March</u> . STATE OF Colascalo County of Sarfield ss. The foregoing instrument was acknowledged before me this 12 th day of March 19 87, by Ray C. Mc Glung My commission expires 6-22-88. Here the Mc Clung the content of the state of th	**This Powe	of Attorney shall not be affected by direct in	
STATE OF Colosado County of Sarfield ss. The foregoing instrument was acknowledged before me this 12 the day of March 1987, by Roy C. Mc Clury My commission expires 6-22-88. Return To: Keith Mc Clung and County of County	XXDINGPOWER	SRANASX MEN AND AND A DIA DIA DIA DIA DIA DIA DIA DIA DIA	the principal.
STATE OF Colarado County of Garfield ss. The foregoing instrument was acknowledged before me this 12 th day of March 1987, by Ray E. Mc Glung My commission expires (6-22-88. Return To: Keith Mc Clung Rt. 1, Ber 624A City 2763	EXECUTE	this 12th	жину хранх ранара.
STATE OF Colorado County of Garfield ss. The foregoing instrument was acknowledged before me this 12 th day of March 1987, by Ray E. Mc Elling My commission expires 6-22-88. Return To: Keith Mc Olung Rt. 1, Box 624A City 297603		day of <u>March</u>	, 19_87
STATE OF Colorado County of Garfield ss. The foregoing instrument was acknowledged before me this 12 th day of March 1987, by Ray E. Mc Elling My commission expires 6-22-88. Return To: Keith Mc Olung Rt. 1, Box 624A City 297603			Reisenan
The foregoing instrument was acknowledged before me this 12th day of March 1987, by Roy E. Mc Glung My commission expires 6-22-88. Return To: Keith Mc Clung R+. 1, Box 624A			PRINCIPAL
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The foregoing instrument was acknowledged before me this 12th day of March 1987, by Roy E. Mc Glung My commission expires 6-22-88. Return To: Keith Mc Clung R+. 1, Box 624A	Cou	nty of Gardield ss.	
My commission expires 6-21-88. Return To: Keith Mc Clung Stand C 2010 Phyllia Pollar City 97/02		-	
My commission expires 6-21-88. Return To: Keith Mc Clung Stand C 2010 Phyllia Pollar City 97/02	The foregoi	ng instrument was acknowledged before react	
Return To: Keith McClung Control Cont			i a day of march
Return To: Keith McClung SPA 5- 55 C. <u>Phyllia Pollark</u> Rt. 1, Box 624A 5- 15 Nour Public Nour Public	My commis	sion expires 6 - 22 - 88	
Keith McClung BAR E Die Phyllia Pollark R+1, Box 624A B BAR BAR Nousy Public	Return T.	Line of the second s	. Witness my hand and official seal.
City 97403	Keith Mor		Phillip Dan a
	City 97/03	PHA TO TO TO	Noury Public
it in Denver, insert "City and "	II in Denver, insert "	City and "	- Sala Phifamitanie, Refle Co.
*Strike either or both according to fact.	while caner or both ac	cording to fact	
Rev. 9-83. POWER OF ATTORNEY Bradford Publishing. 5825 W. 6th Ave., Lakewood, CO 80214 - (303) 233-6900	Rev. 9-83. power -	and the second se	

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			COMPARENCES (	$B \ge 0$	an ng pang	10.202	

## County of

Being of lawful age, the undersigned hereby affirms that on the (s)he had no knowledge of the revocation or termination of the Power of Attorney by death, disability or incompetence

Subscribed and sworn on before me this by day of My commission expires . 19 , 19 Witness my hand and official seal.

Store in survey

Notary Publi Addres

15-14-501. When power of attorney not affected by disability. (1) Whenever a principal designates another his attorney-in-fact or agent by a 15-14-501. When power of attorney not affected by disability. (1) Whenever a principal designates another his attorney-in-fact or agent by a power of attorney shall become effective upon the disability of the principal." or similar words showing the intent of the principal hat the authority of the attorney in fact or near the attorney has been at the authority of the attorney in fact or near the attorney has been at the authority of the attorney in fact or near the attorney has been at the authority of the attorney in fact or near the attorney has been at the authority of the attorney in fact or near the attorney has a the authority of the attorney in fact or near the attorney has a the authority of the attorney in fact or near the attorney has a the authority of the attorney in fact or near the attorney has a the attorney in fact or near the attorney has a the attorney in fact or near the attorney has a the attorney in fact or near the attorney has a the attorney in fact or near the attorney has a the attorney in fact or near the attorney has a the attorney in fact or near the attorney has a the attorney in fact or near the attorney has a the attorney in fact or near the attorney has a the attorney in fact or near the attorney has a the attorney in fact or near the attorney in fact or near the attorney in fact or near the attorney has a the attorney in fact or near the attorney in the attorney in fact or near the attorney in fact or near the attorney in fact or near the attorney in the attorney in fact or near the attorney in the attorney in fact or near the attorney in the attorney in the attorney in the attorn power of attorney shall become effective upon the disability of the principal. Or similar words showing the intent of the principal that the authority of the attorney-in-fact or agent is exercisable by him as provided in the conterred shall be exercisable notwithstanding his disability, the authority of the automey-in-fact of agent is exercisable by him as prostocol in the power on behalf of the principal notwithstanding later disability or incapacity of the principal at law or later uncertainty as to whether the principal is the principal at law or later uncertainty as to whether the principal is the principal at law or later uncertainty as to whether the principal is the principal at law or later uncertainty as to whether the principal is the principal at law or later uncertainty as to whether the principal is the principal in the principal at law or later uncertainty as to whether the principal is the principal at law or later uncertainty as to whether the principal is the principal at law or later uncertainty as to whether the principal is the principal at law or later uncertainty as to whether the principal is the principal at law or later uncertainty as to whether the principal is the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether the principal at law or later uncertainty as to whether t power on benan or the principal notwithstanding fater disability or incapacity or the principal at law or fater uncertainty as to whether the principal is dead or alive. All acts done by the attorney-in-fact or agent pursuant to the power during any period of disability or incompetence or uncertainty as to whether the minimal is dead or alive have the same affect and intro to the benefit of and bird the minimal we have during any period of disability or incompetence or uncertainty as to be active and intro to the benefit of and bird the minimal we have during any period of disability or incompetence or uncertainty as to be active and intro to the benefit of and bird the minimal we have during any period of disability or incompetence or uncertainty as to be active and the same affect and intro to the benefit of and bird the minimal we have during any period of disability or incompetence or uncertainty as to be active and the same affect and the principal at the same during any period of disability or incompetence or uncertainty as to be active and the same affect and the period of the same during any period of disability or incompetence or uncertainty as to be active as the same affect and the period of the period of disability of the period o dead or arrive. An acts done oy the automety-in-fact or agent pursuant to the power during any period or disability or incompetence or uncertainty as to whether the principal is dead or alive have the same effect and inure to the benefit of and bind the principal or his heirs, devisees, and personal whener the principal is dead or any nave the same effect and indre to the benefit of and ond the principal or his neirs, devisees, and personal representative as if the principal were alive, competent, and not disabled. If a conservator thereafter is appointed for the principal, the attorney-in-fact

representative as in the principal were anye, competent, and not disabled, if a conservator increasing is appointed for the principal, the autorney-in-fact or agent, during the continuance of the appointment, shall account to the conservator rather than the principal. The conservator has the same power the principal would have had if he trace not dischild or incompatibility to mark or terminate all or not principal. The conservator has the same power the or agent, during the continuance of the appointment, shan account to the conservator rather than the principal. The conservator has the same power principal would have had if he were not disabled or incompetent to revoke, suspend, or terminate all or any part of the power of attorney or agency. (2) An affidavit, executed by the attorney-in-fact or agent, stating that he did not have, at the time of doing an act pursuant to the power of agency. (2) An antiavit, executed by the attorney-in-fact or agent, stating that he did not have, at the time of doing an act pursuant to the power of attorney, actual knowledge of the termination of the power of attorney by death is, in the absence of fraud, conclusive proof of the nontermination of the power of the termination of the power of attorney and taking and taking the absence of fraud, conclusive proof of the nontermination of automety, actual knowledge of the remain of the power of automety by usant is, in the absence of traco, conclusive proof of the nontermination of the power at that time. If the exercise of the power requires execution and delivery of any instrument which is recordable, the affidavit when authenticated for record is likewise recordable.

15-14-502. Other powers of attorney not revoked until notice of death or disability. (1) The death, disability, or incompetence of any principal who has executed a power of attorney in writing, other than a power as described by section 15-14-501, does not revoke or terminate the principal who has executed a power of altorney in writing, other than a power as described by section 15-14-501, does not resolve of terminate the agency as to the attorney-in-fact, agent, or other person who, without actual knowledge of the death, disability, or incompetence of the principal, acts agoney as to me anomey-in-ract, agont, or other person who, without actual knowledge of the deam, disaonity, or meoniperence of the principal, acts in good faith under the power of attorney or agency. Any action so taken, unless otherwise invalid or unenforceable, binds the principal and his heirs. devisees, and personal representatives. (2) An affidavit, executed by the attorney-in-fact or agent, stating that he did not have, at the time of doing an act pursuant to the power of

(2) An armany, executed by the anomey-in-fact or agent, stating that the one not have, at the time of doing an act pursuant to the power of attorney, actual knowledge of the revocation or termination of the power of attorney by death, disability, or incompetence is, in the absence of fraud, and the power of the powe attorney, actual knowledge of the revocation or termination of the power of attorney by death, disability, or incompetence is, in the absence of fraud, conclusive proof of the nonrevocation or nontermination of the power at that time. If the exercise of the power requires execution and delivery of any intermediate is the effective the extracted for exactly in the exercise of the power requires execution and delivery of any

