NEEAL POWER OF ATTORNEY-85960 KNOW ALL MEN BY THESE PRESENTS, That I, have made, constituted and appointed, and by these presents do hereby make, constitute and appoint LONNY RAY POL my true and lawful attorney for me and in my name, place and stead, and for my use and benefit to demand, sue for, recover, my true and lawful attorney for me and in my name, place and stead, and for my use and benefit to demand, sue for, recover, collect and receive all such sums of money, debts, tents, dues, accounts, legacies, bequests, interests, dividends, annuities and de-mands whatwever, as are now or shall hereafter become due, owing, payable or belonging to me, to have, use and 'take all lawful deliver acquisitances or other sufficient discharges for any of the same; to bargain, contract for, purchase, receive and take lands, teraments, hereditaments, and accept the seizin and possession thereol and all deeds and other assurances in the law therefor and to lease, let, demise, bargain, sell, remise, release, convey, mortgage and hypothecate lands, tenements and hereditaments, includtentments, pereditaments, and accept the service and possession thereof and all deeds and other assurances in the law thereiof and to lease, let, demise, bargain, sell, remise, release, convey, mortgage and hypothecate lands, tenements and hereditaments, includ-ing and sinks of homostead in any of the same for such orige. Then such terms and conditions and with such contamings, includto lease, let, Gemise, Dargain, sell, remuse, release, convey, morrgage and nypothecate lands, tenements and herealitaments, includ-ing my right of homestead in any of the same for such price, upon such terms and conditions and with such covenants as my said attended with thick firs to sell transfer and deliver all or any theres of stock owned by me in any connection for any said and ing my right or nonnestead in any of the same for such price, upon such terms and conditions and with such covenants as my said attorney shall think fit; to sell, transfer and deliver all or any shares of stock owned by me in any corporation for any price and attorney shall think fit; to sell, transfer and deliver all or any shares of stock owned by me in any corporation for any price and attorney shall think fit; to sell, transfer and deliver all or any shares of stock owned by me in any corporation for any price and attorney shall think fit; to sell, transfer and deliver all or any shares of stock owned by me in any corporation for any price and attorney shall think fit; to sell, transfer and deliver all or any shares of stock owned by me in any corporation for any price and attorney shall think fit; to sell, transfer and deliver all or any shares of stock owned by me in any corporation for any price and attorney shall think fit; to sell, transfer and deliver all or any shares of stock owned by me in any corporation for any price and attorney shall think fit; to sell, transfer and deliver all or any shares of stock owned by me in any corporation for any price and attorney shall think fit; to sell, transfer and deliver all or any shares of stock owned by me in any corporation for any price and attorney shall think the stock of the sto attorney shall think fit; to sell, transfer and deliver all of any shares of stock owned by me in any corporation for any price and receive payment therefor and to vote any such stock as my proxy; to bargain for, buy, sell, mortgage, hypothecate and in any and every way and manner deal in and with goods, wares and merchandise, choses in action, and other property in possession or in action, and to make, do and transact all and every kind of business of whatsoever nature or kind; for me and in my name and and me and done to sign and everyte acknowledge and deliver all deads covenants, indentures advectments mortdades modes action, and to make, do and transact all and every kind of business of whatsoever nature or kind; for me and in my name and as my act and deed, to sign, seal, execute, acknowledge and deliver all deeds, covenants, indentures, agreements, mortgages, pledges, but a bills of loting bills bonds notes wideness of dabt respire relevant and retistations of mortfages, judging my act and deed, to sign, seal, execute, acknowledge and deliver all deeds, covenants, indentures, agreements, mortgages, preages, hypothecations, bills of lading, bills, bonds, notes, evidences of debt, receipts, releases and satisfactions of mortgages, judgments and other debts payable to me and other instruments in writing of whatever kind and nature which my said attorney in his dis-mate a ball down to be for my best interests; to have access to any safety deposit box which has been rented in my name, or and other debts payable to me and other instruments in writing of whatever kind and nature which my said attorney in his dis-cretion shall drem to be for my best interests; to have access to any safety deposit box which has been rented in my name, or in the name of myself and any other person or persons; to sell, discount, endorse, deliver and/or deposit all checks, draits, notes and negotiable instruments payable to my order, to withdraw any moneys deposited in my name with any bank and generally to dra any business with any bank or banker on my behalf; elso 877 Ē -B GIVING AND GRANTING unto my said attorney full power and authority to do and perform all and every act and thing whatsoever requisive and necessary to be done in and about the premises, as fully to all intents and purposes as I might or could do it personally present, with full power of substitution and revocation, hereby ratifying and confirming all that my said attorney to any said attorney's substitute or substitutes shall lawfully do or cause to be done by virtue of these presents. 3 personally present, with full power of substitution and revocation, nereby ratifying and confirming all that i said afterney's substitute or substitutes shall lawfully do or cause to be done by virtue of these presents. and enormey's substitute of substitutes shall lawiuny do or cause to be uone by virtue of thes In construing this instrument and where the context so requires, the singular includes the plural. WITNESS WHEREOF, I have hereunto set my hand and seal on March 26, 19.88 STATE OF OREGON, County of appeared the ithin new acknowledged the foregoing instrument to be Our ntary act and deed. Beforen Notary Public for Oregon. My Commission expires 888 ower of Attorney STATE OF OREGON County of .....Klamath I certify that the within instrument was received for record on the 1:31 ..... o'clock P. M., and recorded in To DON'T USE THIS book/reel/volume No ... M88 ......, on page SPACE: RESERVED FOR RECORDING .4930., or as fee/file/instrument/micro-ABEL IN COUNTIES film/reception No...85960 ...., Record of WHERE USED, .Power.of. Attorney. of said County. AFTER RECORDING RETURN TO Witness my hand and seal of udy L. POIK County affixed. .Box 7681 Evelyn Biehn, Coupy Clerk Amath Falls, Ore 97602 + 31 00 Kruetha cc Fee \$5.00