		Vol. m89 Page 43
_	95552	COTATE OF OREGON.
Ź	RECORDING REQUESTED BY	County of Klamath Filed for record at request of: Mountain Title Co. on this 3rd day of January A.D., 19 89 at 12:33 o'clock P M. and duly recorded in Vol. M89 of Power of Att Page 43.
	WZC .	Filed for record at request of:
	WHEN RECORDED MAIL TO	on this 3rd day of January A.D., 19 89
		on this 3rd day of laminary A.S., at 12:33 o'clock P M. and duly recorded in Vol. M89 of Power of Arthrage 43 County Clerk
Al	WE JIMME D Haggins	
115 101 111	Timme D Huggins DEED 2433 Orchard EDEE Klamath Fulls, 01297601	By Oscillato The Deputy.
T.		Fee, \$5.00
_		EY — GENERAL [includes optional DURABLE POWER OF ATTORNEY] ESENTS: That ALFREDA HUGGINS
	POWER OF ATTORN NOW ALL PERSONS BY THESE PRI	ESENTS: That I. ALFREDA HUGGINS
<	NOW ALL PERSONS BY THESE PRO	JIMMIE D. HUGGINS
th	ne undersigned (jointly or severally, if more than	one) hereby make, constitute and appoint
_	ny true and lawful Attorney for me and in my n. (a) To ask, demand, sue for, recover, collect and in	ame, place and stead and for my debt, account, legacy, bequest, interest, dividend, among treceive each and every sum of money, debt, account, legacy, bequest, interest, dividend, among treceive each and every sum of money, debt, account, legacy, bequest, interest, and to use and take any lawful means for the recovery wind or payable) belonging to therefor, troughly with the right and power to compromise or compound any
(lemand (willide list in the second and to execute and the exec	to real property, any interest therein and/or any building thereon. To contract for purchase, receive and to real property, any interest therein and/or mineral property and the property of the receive and the property of t
- 1	development; to sell, exchange, grant or convey the said development; to sell, exchange, grant or convey the said same to secure payment of a negotiable or non-negotial	be note or performance of any obligation or agreement. In all kinds of personal property and goods, wares and merchandise, choses in action and other property in the last kinds of personal property and goods, wares and merchandise, choses in action and other property in the same; and to mortgage, transfer in trust, or
	possession of in action by pathecate the same to secure	payment of a wayers
	(d). To borrow money and to execute and deliver ne	egotiable of non-negotiable rolls and the second se
	or non-negonable needs supplement and terminate a	iny trust and to first the tank dividend, distribution or bonus, join in any colorure, singly or in conjunction with others of
	represent and vote stoom or other action and the extensi	curity to compound, compromise, adjust, settle and sails yearly buy in payment, settlement of sails action
	any corporate stocks by accept any property and/or me	only whether any deed, lease, assignment of lease,
2	(i) To transact business of any kind or class an	id as my act and deep or morgage or of the beneficial interest clinic, bond, note, whether negotiable or non- deed of trust, assignment of morgage or of the beneficial interest bill, bond, note, whether negotiable or non- propheration, bottomry, charter-party, bill of lading, bill of sale, bill, bond, note, whether negotiable or non-
	negotiable, receipt, evidence of debt, full or partial re- negotiable, receipt, evidence of debt, full or partial re- negotiable, receipt, evidence of debt, full or partial re- negotiable, receipt, evidence of debt, full or partial re-	and or class as may be necessary or proper in the premises
	(g) [Strike if not applicable.] This Power of A	ease or satisfaction of mortgage, judgment and other premises and or class as may be necessary or proper in the premises and or class as may be necessary or proper in the premises attorney shall not be affected by subsequent incapacity of the principal (and shall remain effective for a period or incapacity occurs). Itorney shall become effective upon the incapacity of the principal (and shall remain effective for a period pacity occurs).
	period ofyears distributed from the listrike if not applicable. This Power of Al	thorney shall become effective upon the incapacity
	of	pacity occurs} pacity occurs pacity occurs warning applies - WARNING TO PERSON EXECUTING THIS DOCUMENT: document. It creates a durable power of attorney. Before executing this document, tant facts:
	(i) If (g) and/or (n) are not streeted. This is an important legal you should know these import	document. It creates a durable power of the control
	1. This document may p	tant facts: provide the person you designate as your attorney in fact with broad powers to provide the person your designate as your attorney money using your property as neey your real and personal property and to borrow money using your property as need of time unless you limit their duration in this document.
	manage, gispuse, son, una es	time their duration in this accument.
	3. 100 mayo mo ng.	and this form that you do not understand, you
	CIVING AND GRANTING unto my said	a actually to all intents and purposes as I might be depended upon my said Attorney Shall be applicable
	Attorney shall lawfully do or cause to be done by vident and personal property or interests therein no	od Attorney full power and authority to do and perform all and every act and tesent, hereby ratifying all that my saud a Attorney shall power and authority for could do if personally present, hereby ratifying all that my saud as fully to all intents and purposes as I might or could do if personally present. The powers and authority hereby conferred upon my said Attorney shall be applicable to all the of these presents. The powers and authority hereby conferred upon my said Attorney shall be applicable to all worked or hereafter acquired by me and wherever situate. It is not said that the purpose the time when, purpose for and manner in which any power herein conferred termine in his/her sole discretion the time when, purpose for and manner in which any power herein conferred termine in his/her sole discretion the time when, purpose for and manner in which any power herein conferred the purpose of the power to the purpose of the purpose
	My said Attorney is empowered and the conditions.	provisions and coverlating of any shall have exclusive power to fix the terms thereon shall have exclusive power to fix the terms thereon.
	in the acquisition or disposition of real or personal and if on credit with or without security.	e gender includes the feminine and/or neuter, and the singular number includes the plural.
	When the context so requires, the masculin	e gender includes the felialities
	WITNESS my hand this	Alfredd Huggins
	STATE OF CALIFORNIA	ss.
	COUNTY OF Stanislaus	NOVEMBER, in the year 19.88_, before me, the undersigned, a Notary Public in and for said St
ĺ	On this 28th day of	NOVEMBER
	personally known to me (or proved to me on the and acknowledged to me that <u>s_he_</u> execut	ed it.
	WITNESS my hand and official seal.	
10000	WITHEOU III, IIIIII	
	CONTRACTOR ALTERIANS	Notary Public in and for said State. JEANNE JORD NOTARY Public - CAIL Totim covers most usual problems in the field indicated. Before you If full in all blanks, and make changes proper to your transaction. STANISLAUS COUNTY PUBLIC - CAIL PRINCIPAL OFFICE STANISLAUS COUNTY STANISLAUS COUNTY NINE
	POWER OF ATTORNEY-GENERAL-Includes optional DURABLE POWER OF ATTORNEY sign, read in wolcotts FORM 1400—Rev. 12-86 c. 1986 WOLCOTTS, INC (price class 3)	of lorim covers most usual problems in the field indicated. Belove you t, fill in all blanks, and make changes proper to your transaction. It is not the first transaction to the first transaction that is the first transaction to the first transaction transaction.
•	1986 WOLCOILS, INC (price Class 3)	5,000,000,000,000