0	4—GENERAL POWER OF ATTORNEY—DURABLE			Gordon E.	Maa	C -	<u> </u>
	NOW ALL MEN BY THESE	PRESENTS. T	Γhat I,	yordon C.	1166		
K	NOW ALL MEN BY THESE				d annoi	nt	
	ade constituted and appointed,	and by these p	resents do hereby n	nake, constitut	e ana appoi		
							llect and
re now of therwise harges to possession	and lawful attorney for me and in mall such sums of money, debts, rents, or shall hereafter become due, owing for the recovery thereof, and to come any of the same; to bargain, control thereof and all deeds and other as and hypothecate lands, tenements and conditions and with such covers and conditions and with such covers and conditions and with such covers and conditions and with such covers.	, payable or belone mpromise, settle act for, purchase, surances in the land hereditaments.	and adjust and to exe receive and take lands aw therefor and to lead in including my right of the store whell think lit.	cute and deliver , tenements, here se, let, demise, h f homestead in a ; to sell, transfer	acquittances of ditaments, and argain, sell, r ny of the san and deliver al	or other sufficed accept the seemise, release, need for such print or any shares	convey, ce, upon of stock
such term owned by sell, mort other pro and in m agreemer mortgage in his/he name, or and nego	and hypothecate lands, tenements as and conditions and with such cover we need any corporation for any price tagge, hypothecate and in any and experty in possession or in action, and my name and as my act and deed, to see, judgments and other debts payable or absolute discretion shall deem to be in the name of myself and any other table instruments payable to my or you do any business with any bank or collect refunds therefrom; also	e and receive pay, very way and mar, to make, do and sign, seal, execute, ns, bills of lading e to me and other e for my best inte	ment thereto and with transact all and with transact all and every , acknowledge and deli , bills, bonds, notes, ev r instruments in writing trests, to have access to	goods, wares and kind of business ver all deeds, cov- idences of debt, of of whatever kin any safety depo- idorse, deliver an	I merchandise of whatsoever enants, inden- receipts, relead and nature sit box which door deposit	, choses in action actions and the control actions and satisfaction and the control and the checks, drawn and the checks, drawn and the checks, drawn and the checks, drawn and the checks are checken and the checks are checken and the checks are checken and the checken	d; for me nts, trust actions of attorney ed in my its, notes
thereon	Of conear rotation						
	GIVING AND GRANTING unto					and t	hing what
substitu	esent, will full posters ute or substitutes shall lawfully do o This power shall take effect: (delete	r cause to be don e inapplicable phr	ase)	esents.			
substitt	esent, with the shall lawfully do of the control of	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context	e by virtue of these pro- ase) djudged incompetent the sents shall come may leath. It is so requires, the singu	esents. by a court of proassume that this lar includes the I	per jurisdictio power of atto	n. rney has not be	
substitt	esent, with the best of the substitutes shall lawfully do of the substitutes shall take effect: (deleted) (a) on the date next written (b) on the date the executor and all persons used all persons all persons used all persons a	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context	e by virtue of these pro- ase) djudged incompetent the sents shall come may leath. It is so requires, the singu	esents. by a court of proassume that this lar includes the I	per jurisdictio power of atto	n. rney has not be	een revoke
substitt	esent, with possibility do of the control of the co	r cause to be done in camplicable phr below; hereof shall be a to whom these procation or of my cwhere the context. I have hereunto	e by virtue of these pro- ase) djudged incompetent the sents shall come may leath. It is so requires, the singu	esents. by a court of proassume that this lar includes the I	per jurisdictio power of atto	n. rney has not be	een revoke
until g	esent, with possibility do out or substitutes shall lawfully do of This power shall take effect: (deleted (a) on the date next written (b) on the date the executor My said attorney and all persons univen actual notice either of such reviven actual notice ither of such reviven MY IN WITNESS WHEREOF,	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context	e by virtue of these phase) ase) ase) dijudged incompetent becsents shall come may leath. t so requires, the singu	oy a court of pro assume that this lar includes the f	per jurisdictio power of atto	n. rney has not be	een revoke
until g	esent, with the shall lawfully do of the constitute of substitutes shall lawfully do of This power shall take effect: (deleting (a) on the date next written (b) on the date the executor My said attorney and all persons univer actual notice either of such review of the construing this instrument and IN WITNESS WHEREOF, and The Construing the construint of the construint the const	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context have hereunto	e by virtue of these pro- ase) djudged incompetent the sents shall come may leath. It is so requires, the singu	esents. by a court of proassume that this lar includes the I	per jurisdictio power of atto	n. rney has not be	een revoke
until g	esent, with possibility do out or substitutes shall lawfully do of This power shall take effect: (deleted (a) on the date next written (b) on the date the executor My said attorney and all persons univen actual notice either of such reviven actual notice ither of such reviven MY IN WITNESS WHEREOF,	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context have hereunto	e by virtue of these phase) ase) ase) dijudged incompetent becsents shall come may leath. t so requires, the singu	oy a court of pro assume that this lar includes the f seal on	per jurisdiction power of attornal.	n. rney has not be	een revoke
until g	esent, with positives shall lawfully do of the or substitutes shall take effect: (deleted of the order of the	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context have hereunto	e by virtue of these phase) ase) ase) dijudged incompetent becsents shall come may leath. t so requires, the singu	oy a court of pro assume that this lar includes the f	per jurisdiction power of attornal.	n. rney has not be	een revoke
until g	esent, with positives shall lawfully do of the or substitutes shall take effect: (deleted of the order of the	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context have hereunto	e by virtue of these phase) ase) ase) dijudged incompetent becsents shall come may leath. t so requires, the singu	oy a court of pro assume that this lar includes the property of the property o	per jurisdiction power of attorious distribution of attorious distribution of attorious distribution expires	n. ney has not be	19.89.
until g	ute or substitutes shall lawfully do of This power shall take effect: (deleted of the content of	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context. I have hereunical amath.	e by virtue of these phase) ase) ase) dijudged incompetent becsents shall come may leath. t so requires, the singu	by a court of proassume that this lar includes the prosent of the property of	per jurisdiction power of attornal dural. Jay Jay Jay Jay Jay Jay Jay Ja	n. They has not be 28 100 Noise Fund	19 89.
until g	esent, with positives shall lawfully do of the or substitutes shall take effect: (deleted of the order of the	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context. I have hereunical amath.	e by virtue of these phase) ase) ase) dijudged incompetent becsents shall come may leath. t so requires, the singu	by a court of proassume that this lar includes the prosent of the property of	per jurisdiction power of attornal. Jay TE OF ORE	n. ney has not be 28 10 10 10 10 10 10 10 10 10 1	19.89.
until g	esent, with the shall lawfully do of the or substitutes shall lawfully do of This power shall take effect: (deleted of the order of the	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context. I have hereunical amath.	e by virtue of these phase) ase) ase) dijudged incompetent becsents shall come may leath. t so requires, the singu	oy a court of pro assume that this lar includes the Fiscal on	per jurisdiction power of attornal. Jay ion expires TE OF ORE unty of I certify	n. new has not be 28 Notary Particular Notary Particular Klamath that the wived for rec	thin instord on
until g	ute or substitutes shall lawfully do of This power shall take effect: (deleted of the content of	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context. I have hereunical amath.	e by virtue of these phase) ase) ase) dijudged incompetent becsents shall come may leath. t so requires, the singu	oy a court of pro assume that this lar includes the Feed on	per jurisdiction power of attornal. Jay ion expires TE OF ORE unty of the control of the con	Notary Public CON Klamath.	thin instord on
until g	esent, with the shall lawfully do of the or substitutes shall lawfully do of This power shall take effect: (deleted of the order of the	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context. I have hereunical amath.	e by virtue of these phase) ase) ase) dijudged incompetent becsents shall come may leath. t so requires, the singu	mining an incessents. by a court of proassume that this lar includes the Feed on	per jurisdiction power of attornal. Jay ion expires TE OF ORE unty of I certify was received ay of o'clock	Notary Public CON LANGE THE WING THE WING THE WING THE WING THE P.M., and	thin instord on 1989.
until g	esent, with the shall lawfully do of the or substitutes shall lawfully do of This power shall take effect: (deleted of the order of the	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context. I have hereunical amath.	e by virtue of these phase) adjudged incompetent hesents shall come may death. It so requires, the singular set my hand and se	miniming an interesents. by a court of proassume that this lar includes the Feed on	Der jurisdiction power of attornal. Jay Standard Standar	Notary Philipson of the CON Standard The William Standard The William Standard The Control of th	thin instord on 1989.
until g	esent, with the shall lawfully do of the or substitutes shall lawfully do of This power shall take effect: (deleted of the order of the	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context. I have hereunical amath.	e by virtue of these prase) adjudged incompetent hesents shall come may leath. It so requires, the singues of the set my hand and set my hand	mining an incessents. by a court of proassume that this lar includes the Feed on	Der jurisdiction power of attornal. Jay Standard Standar	Notary Publication of the No. M89 //file/instrum	thin instord on 19.89. recorded, on frenent/mi
until g	esent, with the session of the content of the conte	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context. I have hereunical amath.	(DON'T USE THIS SPACE: RESERVE FOR RECORDING LABEL IN COUNTILLED IN THE SPACE RESERVE FOR RECORDING LABEL IN COUNTILLED IN COUNT	miniming all the essents. by a court of proassume that this lar includes the property of the	DE OF ORI unty of	Notary Fundamental Manager P. M., and the No. M89/file/instruction 97.5.7.	thin instord on 19.89, on prent/min, Record
until g	ute or substitutes shall lawfully do of This power shall take effect: (deleted of the content of	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context. I have hereunical amath.	(DON'T USE THE SPACE, RESERVE	miniming all the essents. by a court of proassume that this lar includes the property of the	reception in the contract of the contract of Attention of	GON Klamath that the wir red for rec Feb. P.M., and me No M89 /file/instrum	thin instord on recorder), on freent/mi, Recordsaid Coursell
until g	esent, with the session of the content of the conte	r cause to be done inapplicable phr below; hereof shall be a to whom these procation or of my cowhere the context. I have hereunical amath.	(DON'T USE THIS SPACE: RESERVE FOR RECORDING LABEL IN COUNTILLED IN THE SPACE RESERVE FOR RECORDING LABEL IN COUNTILLED IN COUNT	mining all managements. by a court of prospective pro	per jurisdiction power of attornal. Jay	Notary Parily Notary Parily Notary Parily Klamath that the wined for rec Feb	thin instord on recorder), on freent/mi, Recordsaid Coursell
until g	wite or substitutes shall lawfully do of This power shall take effect: (deleted of the content o	r cause to be done inapplicable phr below; hereof shall be a nito whom these proceeding or of my cowhere the context. I have hereunical lamath.	(DON'T USE THIS SPACE: RESERVE FOR RECORDING LABEL IN COUNTILLED IN THE SPACE RESERVE FOR RECORDING LABEL IN COUNTILLED IN COUNT	mining all managements. by a court of prospective pro	reception in the contract of the contract of Attention of	Notary Parily Notary Parily Notary Parily Klamath that the wined for rec Feb	thin instoord on recorded, on Fement/mi, Recorded Cousting Coursell
until g	esent, with the session of the content of the conte	r cause to be done inapplicable phr below; hereof shall be a nito whom these proceeding or of my cowhere the context. I have hereunical lamath.	(DON'T USE THIS SPACE: RESERVE FOR RECORDING LABEL IN COUNTILLED IN THE SPACE RESERVE FOR RECORDING LABEL IN COUNTILLED IN COUNT	miniming an interesents. by a court of proassume that this lar includes the property of the p	per jurisdiction power of attornal. Jay	Notary Full Manual Manu	thin instord on 1989, on Freedrich, Recorder, Recorde
until g	wite or substitutes shall lawfully do of This power shall take effect: (deleted on the date next written (b) on the date next written (b) on the date the executor My said attorney and all persons univer actual notice either of such review of the transport of th	r cause to be done inapplicable phr below; hereof shall be a nito whom these proceeding or of my cowhere the context. I have hereunical lamath.	(DON'T USE THIS SPACE: RESERVE FOR RECORDING LABEL IN COUNTILLED IN THE SPACE RESERVE FOR RECORDING LABEL IN COUNTILLED IN COUNT	miniming an interesents. by a court of proassume that this lar includes the Faseal on	re of Atto Witness nty affixed.	Notary Publication of the Williamsthat the will red for recomplements of the No	thin instord on, 1989, on periodecordecordecordecordecordecordecordeco
until g	wite or substitutes shall lawfully do of This power shall take effect: (deleted of the content o	r cause to be done inapplicable phr below; hereof shall be a nito whom these proceeding or of my cowhere the context. I have hereunical theorem on the context of the conte	(DON'T USE THIS SPACE: RESERVE FOR RECORDING LABEL IN COUNTILLED IN THE SPACE RESERVE FOR RECORDING LABEL IN COUNTILLED IN COUNT	miniming an interesents. by a court of proassume that this lar includes the Faseal on	re of Atto Witness nty affixed.	Notary Full Manual Manu	thin instord on, 1989, on periodecordecordecordecordecordecordecordeco