00	4023	Vol. mg9 Page 15329
B	NOW ALL MEN BY THESE PRESENTS	S, That I, Matthew G. Gray
have ma	ade, constituted and appointed, and by these Teresa Rannick	e presents do hereby make, constitute and appoint
receive a are now of otherwise charges f possession mortgage such tern owned by sell, mort other pro- tern	Il such sums of money, debts, rents, clues, accounts or shall hereafter become due, oving, payable or be for the recovery thereof, and to compromise, set or any of the same; to bargain, contrect for, purcha a thereof and all deeds and other assurances in th and hypothecate lunds, tenements und hereditame is and conditions and with such overants as my sai or me in any corporation for any price and receive p gage, hypothecate und in any ard every way and n perty in possession or in action, and to make, do a y name and as my act and deed, to sign, seal, execu- ts, motigages, pledges, hypothecatics, bills of ladi s, judgments and other debts payable to ms and of r absolute discretion shall deem to be for my best h in the name of myself and any other person or per	and stead, and for my use and benefit to demand, sue for, recover, collect an s, ls,tacies, bequests, interests, dividends, annuities and demands whatsoever, a elonging to me, to have, use and take all lawful ways and means in my name of the and adjust and to execute and deliver acquittances or other sufficient dis use, receive and take lands, tenements, hereditaments, and accept the seizin an e law therefor and to lease, let, demise, bargain, sell, remise, release, convey- ints, including my right of homestead in any of the same for such price, upo id actorney shall think fit; to sell, transfer and deliver all or any shares of stoc wayment therefor and to vote any such stock as my proxy; to bargain for, buy namer deal in and with goods, wares and merchandise, choses in action, an ind transact all and every kind of business of whatsoever nature or kind; for m ite, acknowledge und deliver all deeds, covenants, indentures, agreements, fru ing', bills, bonds, notes, evidences of debt, receipts, releases and satislactions of her instruments in writing of whatever kind and nature which my said atforme nuterests, to have access to any salety deposit box which has been rented in mm risona; to sell, discount, endorse, deliver and/or deposit all checks, drafts, note w any moneys deposited in my name with any bank, by check or otherwise, an my behalf; to complete, sign, and deliver any tax return or form and pay taxe
		_
soever r ally pres	equisite and necessary to be done in and about the ent, with full power of substitution and revocation, to or entestitutes shall lawfully do or cause to be do	hereby ratifying and confirming all that my said attorney or my said attorney me by virtue of these presents.
soever r ally pres substitu until giv	equisite and necessary to be done in and about the ent, with full power of substitution and revocation, te or substitutes shull lawfully do or cause to be do This power shall take effect: (de'ete inapplicable pl (a) on the date next written below;	acludged incompetent by a court of proper jurisdiction. oresents shall come may assume that this power of attorney has not been revok death. it so requires, the singular includes the plural.
soever f ally pres substitu until giv	equisite and necessary to be done in and about the ent, with full power of substitution and revocation, te or substitutes shull lawfully do or cause to be do This power shall take effect: (de'ete inapplicable pl (a) on the date next written below; (b) on the date the executor hereot shall be My said attorney and all persons unto whom these p en actual notice either of such revocation or of my In construing this instrument and where the contex IN WITNESS WHEREOF, I have hereuni	 premises, as fully to an interns and purposes as a thorney or my said attorney hereby virtue of these presents. brase) adjudged incompetent by a court of proper jurisdiction. oresunts shall come may assume that this power of attorney has not been revok detth. xt so requires, the singular includes the plural. xt so requires, than and seal on
soever r ally pret substitut until giv STATE	equisite and necessary to be done in and about the ent, with full power of substitution and revocation, te or substitutes shill lawfully do or cause to be do This power shall take effect: (de'ete inapplicable pl (a) on the date next written below; (b) on the date the executor hereof shall be My said attorney and all persons unto whom these p en actual notice either of such revocation or of my ne construint this instrument and where the conte:	 premises, as fully to an interns and purposes as a thorney or my said attorney hereby artifying and confirming all that my said attorney or my said attorney me by virtue of these presents. https://diana.com/putposes. adjudged incompetent by a court of proper jurisdiction. active may assume that this power of attorney has not been revok detth. xt so requires, the singular includes the plural. to set my hand and seal on
soever r ally prei substitu until giv STATE	equisite and necessary to be done in and about the ent, with full power of substitution and revocation, te or substitutes shull lawfully do or cause to be do This power shall take effect: (de'te inapplicable pl (a) on the date next written below; (b) on the date the executor hereot shall be My said attorney and all persons unto whom these p en actual notice either of such revocation or of my In construing this instrument and where the contex IN WITNESS WHEREOF, I have hereund OF OREGON, County of KLIMENTH This instrument was acknowledged to be a such a such as	 premises, as fully to an interns and purposes as a thorney or my said attorney hereby virtue of these presents. brase) adjudged incompetent by a court of proper jurisdiction. oresunts shall come may assume that this power of attorney has not been revok detth. xt so requires, the singular includes the plural. xt so requires, than and seal on
soever t ally pres substitu until giv STATE	equisite and necessary to be done in and about the ent, with full power of substitution and revocation, te or substitutes shull lawfully do or cause to be do This power shall take effect: (de'te inapplicable pl (a) on the date ent written below; (b) on the date the executor hereot shall be My said attorney and all persons unto whom these p en actual notice either of such revocation or of my in construing this instrument and where the contex IN WITNESS WHEREOF, I have hereund OF OREGON, County of KLAMENTH This instrument was acknowledged to be a such a part of the such that the such that the full of the such that the such that the such that the this instrument was acknowledged to be a such that the such that	arriving and continuing all that my said attorney or my said attorney hereby ratifying and continuing all that my said attorney or my said attorney has be presents. horeby ratifying and continuing all that my said attorney or my said attorney has been revolved attorney has not been revolved attorney has not been revolved detth. acljadged incompetent by a court of proper jurisdiction. oresents shall come may assume that this power of attorney has not been revolved detth. at so requires, the singular includes the plural. biss. 3ss.
soever t ally pres substitu until giv STATE	equisite and necessary to be done in and about the ent, with full power of substitution and revocation, te or substitutes shull lawfully do or cause to be do This power shall take effect: (de'te inapplicable pl (a) on the date next written below; (b) on the date the executor hereot shall be My said attorney and all persons unto whom these p en actual notice either of such revocation or of my In construing this instrument and where the contex IN WITNESS WHEREOF, I have hereund OF OREGON, County of KLIMENTH This instrument was acknowledged to be a such a such as	premises, as fully to an internis and purposes as a magnetic oral statement of these presents. horeby ratifying and confirming all that my said attorney or my said attorney one by virtue of these presents. horeby ratifying and confirming all that my said attorney or my said attorney one by virtue of these presents. horeby ratifying and confirming all that my said attorney or my said attorney in by virtue of these presents. horeby ratifying and confirming all that my said attorney or my said attorney in by virtue of these presents. horeby ratifying and confirming all that my said attorney or my said attorney in by virtue of these presents. acijadged incompetent by a court of proper jurisdiction. oresents shall come may assume that this power of attorney has not been revok decth. at so requires, the singular includes the plural. to set my hand and seal on
soever r ally pres substitu until giv STATE	equisite and necessary to be done in and about the ent, with full power of substitution and revocation, te or substitutes shull lawfully do or cause to be do This power shall take effect: (de'te inapplicable pl (a) on the date ent written below; (b) on the date the executor hereot shall be My said attorney and all persons unto whom these p en actual notice either of such revocation or of my in construing this instrument and where the contex IN WITNESS WHEREOF, I have hereund OF OREGON, County of KLAMENTH This instrument was acknowledged to be a such a part of the such that the such that the full of the such that the such that the such that the this instrument was acknowledged to be a such that the such that	so control of the set
soever r ally pres substitu until giv STATE	equisite and necessary to be done in and about the ent, with full power of substitution and revocation, te or substitutes shull lawfully do or cause to be do This power shall take effect: (de'te inapplicable pl (a) on the date ent written below; (b) on the date the executor hereot shall be My said attorney and all persons unto whom these p en actual notice either of such revocation or of my in construing this instrument and where the contex IN WITNESS WHEREOF, I have hereund OF OREGON, County of KLAMENTH This instrument was acknowledged to be a such a part of the such that the such that the full of the such that the such that the such that the this instrument was acknowledged to be a such that the such that	brownses, as fully to an internis all that my said attorney or my said attorney hereby virtue of these presents. hereby virtue of these presents. hereby virtue of these presents. hardsolution and continuing all that my said attorney has not been revok detth. adjudged incompetent by a court of proper jurisdiction. oresents shall come may assume that this power of attorney has not been revok detth. adjudged incompetent by a court of proper jurisdiction. oresents shall come may assume that this power of attorney has not been revok detth. at so requires, the singular includes the plural. to set my hand and seal on <u>8-17-89</u> , 19 Notary Public for Oreg My Commission expires 6-16-91 Notary Public for Oreg My Commission expires 6-16-91 County of Klamath. I certify that the within inst ment was received for record on 17.th. day of Aug. 189. 12:46 o'clock .P. M., and recorded book/reel/volume NoM89, on p 15329, or as tee/file/instrument/mid film/reception No4023, Record.
soever t ally pres substitu until giv STATE (SEAL	Power of Attorney Power of Attorney (a) and how of substitution and about the ent, wich full power of substitution and revocation, te or substitutes shall lawfully do or cause to be do This power shall take effect: (de'te inapplicable pl (a) on the date next written below: (b) on the date the executor hereot shall be My said attorney and all persons unto whom these I en actual notice either of such revocation or of my In construing this instrument and whore the context IN WHTNESS WHEREOF, I have hereund OF OREGON, County of KLIMELTH This instrument was acknowledged to be a super- power of Attorney. Power of Attorney.	In the set of the s
soever r ally pres substitu until giv STATE	Power of Attorney Power of Attorney (a) and how of substitution and about the ent, wich full power of substitution and revocation, te or substitutes shall lawfully do or cause to be do This power shall take effect: (de'te inapplicable pl (a) on the date next written below: (b) on the date the executor hereot shall be My said attorney and all persons unto whom these I en actual notice either of such revocation or of my In construing this instrument and whore the context IN WHTNESS WHEREOF, I have hereund OF OREGON, County of KLIMELTH This instrument was acknowledged to be a super- power of Attorney. Power of Attorney.	sprenzes, as fully to an internis all that my said attorney or my said attorney hereby ratifying and confirming all that my said attorney or my said attorney hereby virtue of these presents. htrase) adjudged incompetent by a court of proper jurisdiction. oresents shall come may assume that this power of attorney has not been revok detth. At so requires, the singular includes the plural. to set my hand and seal on <u>8-17-89</u> , 19 <i>Muttellul G</i> , <i>Mutterney</i> , 19 <i>Mutterlul G</i> , <i>Mutterlul G</i> ,
soever t ally pres substitu until giv STATE (SEAL	puisite and necessary to be done in and about the ent, wich full power of substitution and revocation, te or substitutes shall lawfully do or cause to be do This power shall take effect: (de'te inapplicable pl (a) on the date next written below; (b) on the date the executor hereot shall be my said attorney and all persons unto whom these t en actual notice either of such revocation or of my in construing this instrument and whore the contex IN WHTNESS WHEREOF, I have hereund OF OREGON, County of KLIMELTH This instrument was acknowledged to be an and full power of Attorney. Power of Attorney. To	In the set of the s