	STATE OF OREGON, SS VOL. mgd Page 2218
10889	STATE OF OREGON, SCOUNT of Klamath
	Filed for record at request of: <u>Aspen Title Co.</u> on this <u>31st</u> day of <u>Jan.</u> A.D., 19 <u>90</u> at <u>4:08</u> o'clock <u>P.M.</u> and duly recorded in Vol. <u>M90</u> of <u>Power of</u> Page <u>2218</u> . <u>AttorneyCounty Clerk</u>
RECORDING REQUESTED BY	Aspen Title Co.
	Aspen Title Co. on this <u>31st</u> day of <u>Jan.</u> A.D., 19 <u>90</u> at <u>4:08</u> o'clock <u>P</u> M. and duly recorded
WHEN RECORDED MAIL TO	at <u>4:08</u> o'clock <u>P</u> .M. and duly rectant at <u>M90</u> of <u>Power of</u> Page <u>2218</u> .
T A Armstrong	in Vol Attorney <sub>County</sub> Clerk Evelyn Biehn By Qauline Mullinglore
AE Jemina A. Armstrong SEESS 40 Rt. 1, Box 127	By Cauline Thank Deputy.
NTE Bonanza, OR 97623	Fee, \$5.00
	LI HARZUUNI
	Hopen Title #01034406 JEY - GENERAL [includes optional DURABLE POWER OF ATTORNEY] DECENTS: That work Edward Robustchi
POWER OF ATTORN	EY - GENERAL Includes options and Roberstelli
	(ESEIVID, IIId),
e undersigned (jointly or severally, if more than	none) hereby make, constitute and appoint <u>Jemina Ann Armstrang</u>
	and should and for my use and benomin
(a) To ask, demand, sue for, recover, collect and	name, place and stead and for my use and benefit: receive each and every sum of money, debt, account, legacy, bequest, interest, dividend, annuity and preceive each and every sum of money, debt, account, legacy, bequest, interest, dividend, annuity and owing or payable) belonging to or claimed by me, and to use and take any lawful means for the recovery or deliver a satisfaction or release therefor, together with the right and power to compromise or compound any deliver a satisfaction or release therefor, together with the right and power to compromise or purchase, receive and
emand (Which how is or otherwise, and to execute and	deliver a satisfaction of release and
laim or demand:	I deliver a satisfaction of release therein and/or any building thereon. To contract for, purchase, receive and as to real property, any interest therein and/or any building thereon. To contract for, purchase, receive and to lease the same for any term or purpose, including leases for business, residence, and oil and/or mineral to lease the same for any term or purpose, including leases for business, residence, and oil and/or mineral me with or without warranty; and to mortgage, transfer in trust, or otherwise encumber or hypothecate the public action or performance of any obligation or agreement;
ake possession mercor and or convey the sal	me with or without warson of any obligation or agreement.
ame to secure payment of a negotiable or non-negotia	able fible of periods and property and goods, wares and merchandise, choses in action dragage, transfer in trust, or is to all kinds of personal property and goods, wares and with the same, and to mortgage, transfer in trust, or
possession of in action to pothecate the same to secul	re payment of a negotiable store therefore with or without security; and to loan money and receive negotiable
(d) To borrow money and to execute and deliver n	hegoliable or non-negoliable fibes meters, the trustee of any trust wherein I am or may be trustor or beneficiary. To she shall deem proper,
or non-negoliable notes there are not red torminate	any trust and to instruct and advise the to bonus, ion in any corporate financing, reorganized with others of
represent and vote stock, exercise stock rights, acception in the extension in the extension in the extension of the extensio	any trust and to instruct and advise the trustee or any rought or portate tinancing, reorganization, intergot, pt and deal with any dividend, distribution or bonus, join in any corporate tinancing, reorganization, intergot sion, compromise, conversion, adjustment, enforcement or foreclosure, singly or in conjunction with others of ecurity, to compound, compromise, adjust, settle and satisfy any obligation, secured or unsecured, owing by ecurity, to compound, compromise, adjust, settle and satisfy any obligation, secured or unsecured or noney whether or not equal to or less in value than the amount owing in payment, settlement or satisfaction for the settlement of lease.
any corporate stock, beneficiany property and/or m	noney whether of sol case
(nereul,	and as my act and deed to sign, excerting, at the panelicial interest under deed of itost, extended or non-
covenant, incenture, indentity, co manyer of priority,	hypothecation, bottom y, entering undoment and other debt, request for partial of the
negotiable, receipt, evidence of debt, full or partial re negotiable, receipt, evidence of debt, full or partial re trust and such other instruments in writing or any k	Attorney shall not be affected by subsequent incapacity of the principal [and shall remain effective for a or incapacity occurs].
(g) [Strike if not applicable.] This Power of A geriod ofyears after the disability period ofyears after the disability	Attorney shall not be allocide of the article and shall remain effective for a period
period ofyears after the dispandance of A	
ofyears after the disability or incl	apacity occurs] wing warning applies - WARNING TO PERSON EXECUTING THIS DOCUMENT: document. It creates a durable power of attorney. Before executing this document,
you should know these import 1. This document may	provide the person you designate as your attendy in money using your property as
manage, dispose, sen, and et	the state of the s
Those nawers will continue t	to overlap the power of alloritey.
3. The nave in the second	bout this form that you do not understand, you and every act and thing whatsoever requisite. necessary
GIVING AND GRANTING unto my sai	In Allottiey foil power and purposes as I might or could do if personally provide stall be applicable to an
Alloffley Silal lawion a starout therein 00	W OWNED OF HEICARCH addances and manner in Willich any participanter and
real and personal property or interests therein no My said Attorney is empowered hereby to de	intue of these presents. The powers and authory wherever situate. wo owned or hereafter acquired by me and wherever situate. etermine in his/her sole discretion the time when, purpose for and manner in which any power herein conterred etermine in his/her sole discretion the time when, purpose for and manner in which any power herein conterred etermine in his/her sole discretion the time when, purpose for and manner in which any power herein conterred etermine in his/her sole discretion the time when, purpose for and manner in which any power herein conterred provisions and covenants of any instrument or document which may be executed by him/her pursuant hereto; and provisions and covenants of any instrument or document which may be executed by him/her pursuant hereto; al property, my said Attorney shall have exclusive power to fix the terms thereof for cash, credit and/or property.
and it on credit mit of requires the masculin	he gender includes the teminine and/or induced and a second se
WITNESS my hand this 29 70	day of January E Kologiet
	- port
STATE OF CALIFORNIA	ss.
COUNTY OF <u>Harrienter</u> On this <u>29-57</u> day of <u>Arrienter</u>	in the year 19.90, before me, the undersigned, a Notary Public in and for said State $MATH_{E}$ , $ROBUSTELLI$ $MATH_{E}$ , $ROBUSTELLI$ $MATH_{E}$ , $ROBUSTELLI$ $MATH_{E}$ , $ROBUSTELLI$
On Inis duy of	The basis of satisfactory evidence) to be the personwhose nameKSsubscribed to the within instrumented it.
personally known to me (or proved to me on the and acknowledged to me that <u>he</u> executed	ed it.
	<b></b>
witness my hand and official seal.	amit D. Momaron OFFICIAL SE/
WITNESS my hand and official seal.	AMY S DE MAR
WITNESS my hand and official seal.	

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