	~~~~	IRABLE—(Short Form).
	KNOW ALL MEN DY TH	SEPRESENTS THE UNDER VOL MOD Page 10502
		TAKEL VIOTER MONTH
	Constituted and pro-	
	appointe	ed, and by these presents do hereby make, constitute and appoint CAROLYN V, SOUDERS my name, place and stead, and for my use and benefit to demand one to ts, dues, accounts, leadings benefit to demand one to the second stead of the second stead of the second stead the second stead of the second stead of the second stead the second stead of the second stead of the second stead the second stead of the second stead of the second stead of the second stead the second stead of the second stead stead of the second stead of the second stead of the second stead of the second stead stead stead of the second stead s
÷ ۱	my true and lawful attorney for me and :	CAROLYN V, SOUDERS my name, place and stead, and for my use and benefit to demand, sue for, recover, collect ts, dues, accounts, legacies, bequests, interests, dividends, annuities and demands whatever ng, payable or belonging to me, to have use and whiteverse and demands whateverse components.
	are not such sums of money, debts ren	my name, place and stead, and for my see a stand of the stand stead and for my see a stand stead and for my see a stand stead and for my see a stand stead and stead and for my see a stand stead and stead
¢		
	possion any of the same; to bardain con	somptomise, settle and adjust and to out and take all lawful ways and money intaisoever
'n	mortgage and hypothecate lands to	ills, payable or belonging to me, to have, use and take all lawful ways and demands whatsoeve compromise, settle and adjust and to execute and deliver acquittances or other sufficient itract for, purchase, receive and take lands, tenements, hereditaments, and accept the sufficient assurances in the law therefor and to lease, let, demise, bargain, sell, remise, release and hereditaments, including my tight of hometuring.
	owned to conditions and with such con	and hereditaments, including my right of the demise, bargain, sell remice selzin
Se	sell, mortgage, hypothecate and in any and	assurances in the law therefor and take lands, tenements, hereditaments, and accept the sufficient assurances in the law therefor and to lease, let, demise, bargain, sell, remise, release, com renants as my said attorney shall think lit; to sell, transfer and deliver all or such price, u ice and receive payment therefor and to vote any such stock as my proxy; to bargain for, b d to make, do and transact all and every kind of business of whatsoever nature or kind; to sign, seal, execute, acknowledge and deliver all dead
	and in property in possession or in action	if way and manner deal in and with the any such stock as my prove to be any such
	northe distance in the set of the	and is seal, execute, acknowledge and dation of business of whatsoever nature in action,
in	his/1 haugments and other debts proved	the bins of lading, bills, bonds, notes, and an deeds, covenants, indeptutes, attain, for
	nd me the name of mysell and nny oth	of my best inferests, to have access to whatever kind and nature which musicactions
ge	enerally to do any business payable to my or	er person or persons; to sell, discount, endorse, deliver parties which has been rented in
th	hereon or collect refunds therefrom also	be for me and other instruments in writing of whatever kind and nature which my said stislactions be for my best interests, to have access to any safety deposit box which my said attorn er person or persons; to sell, discount, endorse, deliver and/or deposit all checks, dafts, no der, to withdraw any moneys deposited in my name with any bank, by check or otherwise, a or banker on my behall; to complete, sign, and deliver any tax return or form and pay tax
	, 4750	, to complete, sign, and deliver any tax return or form and pay tax
		e per la companya de
5061	GIVING AND GRANTING unto my	and a second
ally	Present with this	salu attorney full power and authority to do and mut
subs	- ins power shall take offered. Z	ase to be done by virtue at it
	(a) on the date next written hel	applicable phrase)
	(a) on the date next written bel (b) on the date the executor he My said attorney and all persons unto	and to be done by virtue of these presents. applicable phrase) ow; reof shall be adjudged incompetent by a court of a
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto y given actual notice either of such revocation In construing this instrument and out	applicable phrase) applicable phrase) ow; reof shall be adjudged incompetent by a court of proper jurisdiction. ion or of my death,
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto y given actual notice either of such revocation In construing this instrument and out	applicable phrase) applicable phrase) ow; reof shall be adjudged incompetent by a court of proper jurisdiction. ion or of my death,
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto y given actual notice either of such revocation In construing this instrument and out	And to be done by virtue of these presents. applicable phrase) ow, reof shall be adjudged incompetent by a court of proper jurisdiction. ion or of my death. The context so requires, the singular includes the plural. We hereunto set my hand and sool and
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto y given actual notice either of such revocation In construing this instrument and out	And to be done by virtue of these presents. applicable phrase) ow, reof shall be adjudged incompetent by a court of proper jurisdiction. ion or of my death. The context so requires, the singular includes the plural. We hereunto set my hand and sool and
	(a) on the date next written bel (b) on the date the executor he My said attorney and all persons unto given actual notice either of such revocat In construing this instrument and when IN WITNESS WHEREOF, I ha	The phrase of the done by virtue of these presents. applicable phrase) ow, reol shall be adjudged incompetent by a court of proper jurisdiction. ion or of my death. re the context so requires, the singular includes the plural. we hereunto set my hand and seal on
	(a) on the date next written bel (b) on the date the executor he My said attorney and all persons unto given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TEOR OFFOOD, County of	The phrase of the second secon
	(a) on the date next written bel (b) on the date the executor he My said attorney and all persons unto given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TEOR OFFOOD, County of	The person applicable phrase) of these presents. applicable phrase) applicable phras
	(a) on the date next written bel (b) on the date the executor he My said attorney and all persons unto given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TEOR OFFOOD, County of	applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) and the adjudged incompetent by a court of proper jurisdiction. I applicable phrase) applicable phrase)
	(a) on the date next written bel (b) on the date the executor he My said attorney and all persons unto given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TEOR OFFOOD, County of	applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) and the applicable phrase) applicable phrase)
	(a) on the date next written bel (b) on the date the executor he My said attorney and all persons unto given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TEOR OFFOOD, County of	applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) and the applicable phrase) applicable phrase)
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocati. In construing this instrument and when IN WITNESS WHEREOF, I ha IN WITNESS WHEREOF, I ha TE OR ORGEON, County of	applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) and these presents shall come may assume that this power of attorney has not been revoked whom these presents shall come may assume that this power of attorney has not been revoked the context so requires, the singular includes the plural. we hereunto set my hand and seal on
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocati. In construing this instrument and when IN WITNESS WHEREOF, I ha IN WITNESS WHEREOF, I ha TE OR ORGEON, County of	applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) and these presents shall come may assume that this power of attorney has not been revoked whom these presents shall come may assume that this power of attorney has not been revoked the context so requires, the singular includes the plural. we hereunto set my hand and seal on
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocati. In construing this instrument and when IN WITNESS WHEREOF, I ha IN WITNESS WHEREOF, I ha TE OR ORGEON, County of	applicable phrase) applicable phrase) applic
	(a) on the date next written bel (b) on the date the executor he My said attorney and all persons unto given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TEOR OFFOOD, County of	applicable phrase) applicable phrase) applic
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR OR BOOM, County of Klan This instrument. Approximately below (10 I A R (10 I A R) (10 I A R) (1	applicable phrase) applicable phrase) applic
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocati. In construing this instrument and when IN WITNESS WHEREOF, I ha IN WITNESS WHEREOF, I ha TE OR ORGEON, County of	Applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable adjudged incompetent by a court of proper jurisdiction. I and these presents shall come may assume that this power of attorney has not been revoked by the adjudged incompetent by a court of proper jurisdiction. I and these presents shall come may assume that this power of attorney has not been revoked by the adjudged incompetent by a court of proper jurisdiction. I and the adjudged incompetent by a court of proper jurisdiction. I and the adjudged incompetent by a court of proper jurisdiction. I and the adjudged incompetent by a court of proper jurisdiction. I and the set my hand and seal on
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR OR BOOM, County of Klan This instrument. Approximately below (10 I A R (10 I A R) (10 I A R) (1	applicable by virtue of these presents. applicable phrase) applicable phrase) applicable phrase) applicable adjudged incompetent by a court of proper jurisdiction. I and these presents shall come may assume that this power of attorney has not been revoked by the adjudged incompetent by a court of proper jurisdiction. I and these presents shall come may assume that this power of attorney has not been revoked by the adjudged incompetent by a court of proper jurisdiction. I and these presents shall come may assume that this power of attorney has not been revoked to or of my death. The the context so requires, the singular includes the plural. We hereunto set my hand and seal on
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR OR BOOM, County of Klan This instrument. Approximately below (10 I A R (10 I A R) (10 I A R) (1	applicable by virtue of these presents. applicable phrase) applicable phrase) applicable phrase) applicable adjudged incompetent by a court of proper jurisdiction. I and or of my death. The or of my death. The the context so requires, the singular includes the plural. we hereunto set my hand and seal on
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR OR BOOM, County of Klan This instrument. Approximately below (10 I A R (10 I A R) (10 I A R) (1	Applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable adjudged incompetent by a court of proper jurisdiction. I and or of my death. The the context so requires, the singular includes the plural. we hereunto set my hand and seal on
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocati. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR OFFEGER, County of Klan This instrument. New acknowledged betor (10 I A) WID 10 NOT A) Do 10 Not 10 N	Applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable adjudged incompetent by a court of proper jurisdiction. I and or of my death. The these presents shall come may assume that this power of attorney has not been revoked is on or of my death. The the context so requires, the singular includes the plural. We hereunto set my hand and seal on
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocati. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR OFFEGER, County of Klan This instrument. New acknowledged betor (10 I A) WID 10 NOT A) Do 10 Not 10 N	Applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable adjudged incompetent by a court of proper jurisdiction. I and or of my death. The these presents shall come may assume that this power of attorney has not been revoked to or of my death. The the context so requires, the singular includes the plural. We hereunto set my hand and seal on
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocati. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR OR BOOM, County ofKlar This instrument was acknowledged befor (10 I A R ) D L 1 D L 1 D L 1 D L 1 D L 1 D L 1 Hazel Violet Toney	Applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable adjudged incompetent by a court of proper jurisdiction. I and or of my death. The the context so requires, the singular includes the plural. we hereunto set my hand and seal on
STA:	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocati. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR OFFEGER, County of Klan This instrument. New acknowledged betor (10 I A) WID 10 NOT A) Do 10 Not 10 N	Applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable adjudged incompetent by a court of proper jurisdiction. I an or of my death. The the context so requires, the singular includes the plural. we hereunto set my hand and seal on
	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocati In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR ORGEOU, County of Klan TRIS instrument was acknowledged below (10 I AR DE 10 DE	Applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable adjudged incompetent by a court of proper jurisdiction. Ion or of my death. The context so requires, the singular includes the plural. we hereunto set my hand and seal on
STA:	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR OR BEGOS, County of Klan THIS instrument was acknowledged befor (10 I A R) DE 10 DE 1	Applicable phrase) applicable phrase) applic
STA:	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR ORBEGO, County of Klan THE IN WITNESS WHEREOF, I ha TE OR ORBEGO, County of Klan This instrument was acknowledged befor (10 I A R) DL 10 DL 10 DL 10 CF OF To Carolyn V. Souders AFTER RECORDING RETURN TO Donald R. Crane	Applicable phrase) applicable phrase) applicable phrase) applicable phrase) applicable adjudged incompetent by a court of proper jurisdiction. I an or of my death. The context so requires, the singular includes the plural. we hereunto set my hand and seal on
STA:	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR ORBGOG, County of Klan This instrument of acknowledged below (10 T A R) (10 T A R) (	Applicable phrase) applicable phrase) applic
antil SEA	(a) on the date effect: (delete in (b) on the date next written bel (b) on the date the executor he My said attorney and all persons unto v il given actual notice either of such revocat. In construing this instrument and when IN WITNESS WHEREOF, I ha TE OR ORBEGO, County of Klan THE IN WITNESS WHEREOF, I ha TE OR ORBEGO, County of Klan This instrument was acknowledged befor (10 I A R) DL 10 DL 10 DL 10 CF OF To Carolyn V. Souders AFTER RECORDING RETURN TO Donald R. Crane	reof shall be adjudged incompetent by a court of proper jurisdiction. whom these presents shall come may assume that this power of attorney has not been revoked to or of my death. The the context so requires, the singular includes the plural. we hereunto set my hand and seal onMay. 22, 19.90. May. 22, 19.90. HAZEL VIOLET TONEY re me onMay. 22, 19.90.byHAZEL VIOLET TONEY re me onMay. 22, 19.90.byHAZEL VIOLET TONEY re me onMay. 22, 19.90.byHAZEL VIOLET TONEY Y Y Y LOONT USE THIS SPACE, RESERVED SPACE, RESERVED SPACE, IN COUNTY LABEL IN COUNTY LABEL IN COUNTY LABEL IN COUNTY HAZEL OF OREGON County ofKlamathSs. 1 certify that the within instru- ment was received for record on the 31stday ofMay, 1990., at 2:56 O'clock _P.M., and recorded in book/reel/volume No M90, on page 10502., or as fee/file/instrument/micro- film/reception No 15558, Record of -Powerof. Attorney of said County. Witness my hand and seal of County affixed.

PH 2 15 YEN 05.