Vol.m90 Page 20520 OINTIAL POWIE OF ATTOENET DURABLE MTC #23:152-DN John B. Adair $\overline{\mathbf{\omega}}$ 21.310 KNOW ALL MEN BY THESE PRESENTS, That I have made, constituted and appointed, and by these presents do hereby make, constitute and appoint my true and lawful alterney for me and in my name, place and stead, and for my use and benefit to demand, sue for, recover, collect and my true and lawin allorney for me and in my lumis, place and stead, and for my use and benefit to demand, sue for, recover, collect and receive ull such sums of money, debits, rents, duis, at counts, legacies, bequests, interests, dividends, annuities and demands whatsoever, as recerns in such sums or money, dents, rents, duns, accounts, regards, neguesis, mercesis, dividents, and dentatios whatsoever, as are now or shall hereafter become due, owing, phyable or belonging to me, to have, use and take all lawful ways and means in my name or the new or shall hereafter become due, owing, phyable or belonging to me, to have, use and take all lawful ways and means in my name or the new or shall hereafter become due, owing, phyable or belonging to me, to have, use and take all lawful ways and means in my name or the new or shall hereafter become due, owing, phyable or belonging to me, to have, use and take all lawful ways and means in my name or or now or shoul nerestier become que, owing, payable or belonging to me, to have, use and take all lawful ways and means in my name or otherwise for the recurrent thereof, and to confrontise, settle and adjust and to execute and deliver acquittances or other sufficient disotherwise for the receivery thereof, and to confirontise, settle and adjust and to execute and deliver acquittances or other sufficient dis-charges for any of the same: to bargain, contract for, purchase, receive and take lands, tenements, hereditaments, and accept the seizin and charges for any of the same: to bargain, contract for purchase, receive and take lands, tenements, hereditaments, and accept the seizin and possitisive thereof and all deeds and other assurances in the law therefor and to lease, let, demise, bargain, sell, remise, release, convey, morifast and hypotheseste lands, tenements and here ditaments, including my right of homestead in any of the same for such price, upon worksteine and conditions and with such coveraints as my suid attorney shall think fit; to sell, transfer and deliver all or any shares of stock such tet ms and conditions and with such covenaits as my suid attorney shall think it; to sell, transfer and deliver all or any shares of stock withen it is any importation for any price and reveive payment therefor and to vote any such stock as my proxy; to bargain for, buy, within the stock as my provide and in any and every with and manner deal in and with goods, wares and merchandise, choes in action, and coller property in possession or in liction, and to make, do and transict all and every kind of business of whatsoever nature or kind; for me and here we have and as me set and deed to side set every account acknowledge and deliver all deeds covenants, indentures adreements trust orner property in possession or in action, and to mara, do and transict all and every kind of business of whatsoever nature or kind; for me and in my name and as my act and deed, to sigh, seal, execute, acknowledge and deliver all deeds, covenants, indentures, agreements, trust agreements, mortgades, pledges, hypothecations, bills of lading, bills, bonds, notes, evidences of debt, receipts, releases and satisfactions of mortfallers indenents and other debts nearble to me and other instruments in writing of whotever kind and nature which are not other agreements, mortgages, pledges, hypothecations, bills of lading, bills, bonds, notes, evidences of debt, receipts, releases and satisfactions of mortgages, judgments and other debts payable to me and other instruments in writing of whatever kind and nature which my said attorney in histiler absolute discretion shall deem to be for any best interests, to have access to any salety deposit box which has been rented in my in histiler absolute discretion shall deem to be for any best interests, to stell, discount, endorse, deliver and/or deposit all checks, dratts, notes in histiler absolute discretion shall deem to be for any best interests, to stell, discount, endorse, deliver and/or deposit all checks, dratts, notes and no to the name of myself and any other persons; to stell, discount, endorse, deliver and/or deposit all checks, dratts, notes and no to table instruments payable to my order, to withdraw any moneys deposited in my name with any bank, by check or otherwise, and end no totable instruments payable to my order, to withdraw any moneys deposited in my name with any tex return or form and pay texer deparately to do any business with any bank of banker on my behalf to complete sign and deliver any tex return or form and pay texer end no portable instruments payment to my order, to porthorsw any moneys deposited in my name with any fonerally to do any business with any bank of parker on my behall; to complete, sign, and deliver any therron or collect relunds therefrom; also ORIGINAL SIGNATURES NOTARY 14-2 41 J J J GIVING AND GRANTING unto ny said attorney full power and authority to do and perform all and every act and thing what-substit requisite and necessary to be done in und about the premites, as fully to all intents and purposes as I might or could do if person-ally present, with full power of substitution and revocation, hereby ratifying and confirming all that my said attorney or my said attorney's ally present, with full power of substitution and revocation, hereby ratifying and confirming all that my said attorney or my said attorney's ally present. arbsitute or substitutes shall lawfully do or izuse to be done by virtue of these presents. (a) on the date must written bulow;
(b) on the date the executor hereof shall be adjudied incompetent by a court of proper jurisdiction.
(b) on the date the executor hereof shall be adjudied incompetent by a court of the proper jurisdiction.
My said alterney and all persons units whom these presents shall come may assume that this power of attorney has not been revoked until given actual motice either of such revolution or of my death. In construing this instrument and where the context so requires, the singular includes the plural. IN WITNESS WHEREOF, I have hereunto set my hand and seal on April 12, 1990 Whon B Rdais N W. VU SEE This institutions to a cknowledged before me on april 12, 1990 by Jan Keen ST. ITE DE ORE CON, County of Linit yuri puti Notary Public tor Oregon. My Commission expires CUGWDL 13, 1990 PUBLIC. OF OF STATE OF OREGON **SS**-County ofKlamath Power of Attorney I certify that the within instrument was received for record on the 10th. day of Oct, 19.90..., at JOHN B. ADAIR 2:47 o'clock P....M., and recorded in chin B ledan book/reel/volume No...M90, on page CONT USE THIS 20520, or as fee/file/instrument/micro-SPACE: RESERVED film/reception No.....21310., Record of DELORO338 HON LANSL IN COUNTIER Power of Attorney. of said County. JOHN D. ADAIR WHERE UNED. Witness my hand and seal of County affixed. No AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk John D. Alair By Auline Mullendare Deputy 3515 Marion SE Fee \$5.00 Albany, OR 97321 and a second second