GIVING AND GRANTING unto my said atterney full power and subscript to do and perform all and every act and thing the server of the same all and the server of the same and the server server the same and the server of the same and theserver server the same and the server serve	° 22693	Vol. <u>m90</u> Page 23002
are made, constituted and appointed, and by these presents do hereby make, constitute and appoint W the ad lash laterees for me and in my mane, place anglesic, will be merely in a domand, where receiver, and the merely defined and the my mane and been the advected billing and defined and and whereaver, and the my mane and the my mane and the merely defined and with user evenants are perpendent defined and to be available the merely and merely defined and the value evenants are more and merely and merely defined. The merely defined and and with user evenants are the another defined and the merely defined and a set of the merely defined and and the defined and and the merely defined and and the merely defined and and the merely defined and the merely defined and and the merely defined and and the merely defined and the merely defined and the merely defined and and the merely defined and and the merely defined and the merely defined and and the merely defined and the merely defined and the merely defined and and the merely defi		AT EFFIE E FICKEN
CIVING AND GRANTING unto my seld attorney full power and subority to do and perform all and every act and thing whate- server all such users of more, dotter, invited and and the setter and all to me, to have, use and take all hardul myse and multice all diverses and another all such users of more, dotter, invited and the setter and to have, use and take all hardul myse and multice all constructions are all all dotter all to compositions, setter and addition and the dotter all more all the setter and integes for any of the same; to bargin, contract for, purchase, use there are and to have, use and take all hardul myse and another all the setter and takes to any all diverses the setter and to have, use and take all hardul myse and another all contract all mysels and all doed, hards and the setter and to have a set and the setter all contract all mysels all contract all mysels all contracts and and deed, the sign and the mysel all contracts and mysels and the mysel and the mysels all contracts all mysels all contracts and mysels and to make, do and transfer all and any the doed, users and merchandite, change setting the setting and the mysels all contracts all mysels and the mysels all contracts and the make, do and transfer all and very find in deeds, coreanast, indicated and the setting and transfer all and very find in deeds, coreanast, indicated and the setting and transfer all and very find and any other mysels attracts and transfer all and very find in deeds, coreanast, indicates and the mysels attracts and transfer all and very find and any other mysels attracted and transfer all and very find and any other mysels attracted and transfer all and very find and any other mysels attracted and transfer all mysels attracted and the setting and transfer all mysels attracted and transfer all mysels attracted and transfer all mysels attracted and the setting and transfer all mysels attransfer all mysels attracted and transfer all mysels a	KNOW ALL MEN BY THESE TREBETTO, 21	at 1,
The and landal attorney for me and inny mane, place and Mana, sources, directed, and the analysis of many differences in the second of the about the about the and the about the second of the seco	ve made, constituted and appointed, and by these pres	sents do hereby make, constitute and appoint
GIVING AND GRANTING unto my said attorney full power and authority to do and perform all and every act and thing what- region, budges, block, budge, hypothecations, bills ol hading, bills, bonds, notes in get whethere kind and nature which my said attorney region, budges, block, budges, block, budges,	rue and lawlul attorney for me and in my name, place and s ve all such sums of money, debts, rents, dues, accounts, legan ow or shall hereafter become due, owing, payable or belongin ruise for the recovery thereof, and to compromise, settle an ges for any of the same; to bargain, contract for, purchase, rec sisten thereof and all deeds and other assurances in the law isgage and hypothecate lands, tenements and hereditaments, in terms and conditions and with such covenants as my said atto ed by me in any corporation for any price and receive payme mortgage, hypothecate and in any and every way and manne	ng to me, to have, use and take in taking individual why other sufficient dis- diadjust and to execute and deliver acquittances or other sufficient dis- ceive and take lands, tenements, hereditaments, and accept the seizin and therefor and to lease, let, demise, bargain, sell, remise, release, convey, ncluding my right of homestead in any of the same for such price, upon ncluding my right of homestead in any of the same for such price, upon ncluding my right of homestead in any of the same for such price, upon ncluding any right of homestead in any of the same for such price, upon ncluding any right of homestead in any of the same for such price, upon net therefor and to vote any such stock as my proxy; to bargain for, buy, ent therefor and to vote any such stock as my proxy; to bargain for, buy, er deal in and with goods, wares and merchandise, choses in action, and ansact all and every kind of business of whatsoever nature or kind; for me
Descer requisite and necessary to be builting and confirming all that my said alloties of the denergy of abstitutes of the denergy virtue of these presents. In the date metric delete inapplicable phrase) This power shall take effect: vietne below: (a) on the date metric below: (b) on the date metric below: (b) on the date metric below: (b) on the date metric below: (c) on the date metric below: (b) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on the date metric below: (c) on th	d in my name and as my act motochecations, bills of lading, b reements, mortfages, pledges, hypothecations, bills of lading, b ortgages, judgments and other debts payable to me and other in his/her absolute discretion shall deem to be for my best interest ime, or in the name of mysell and any other person or persons; be negotiable instruments payable to my order, to withdraw any becaute do any business with any bank or banker on my be	ills, bonds, notes, evidences of debt, receipt, receipt, but which my said attorney nstruments in writing of whatever kind and nature which my said attorney sts, to have access to any safety deposit box which has been rented in my sts, to have access to any safety deposit box which has been rented in my to sell, discount, endorse, deliver and/or deposit all checks, drafts, notes to sell, discount, endorse, deliver and/or deposit all checks or otherwise and
Sover requisite and necessary with full power of substitution and revocation, hereby raitiving and confirming all that my said attorney has not been revoked substitute or substitutes shall can have be defined phrase) This power shall take effect: (delete inapplicable phrase) (a) on the date entex: (delete inapplicable phrase) (b) on the date entex: (delete inapplicable phrase) (c) on the date entex: (delete inapplicable phrase) (a) on the date entex: (delete inapplicable phrase) (b) on the date entex: (delete inapplicable phrase) (a) on the date entex: (delete inapplicable phrase) (b) on the date entex: (delete inapplicable phrase) (a) on the date entex: (delete inapplicable phrase) (b) on the date entex: (delete inapplicable phrase) (c) on the date entex: (delete inapplicable phrase) (a) on the date entex: (delete inapplicable phrase) (b) on the date entex: (delete inapplicable phrase) (c) on the date entex: (delete instrument and where the context is orequires, it is instrument and where the context is orequires, it is instrument and where the context is orequires, it is instrument and where the context is orequires, it is instrument and entext is oregon, (detection phrase phrase) (c) on the d		
Performance Provention Anter Reconcision Antere Reconcision Anter Reconcis		
Dever requisite and necessary to be found evocation, hereby raitiving and confirming all that my said attorney to us determine of substitutes of be done by virtue of the presents. This power shall lawfull do or cause to be done by virtue of these presents. (a) on the date metric below: (b) on the date metric below: (c) on the date metric below: (a) on the date metric below: (b) on the date metric below: (c) on the date metric bel		
Boover requisite and necessary to be donuble to be done by virtue of these presents. Substitute or substitutes shall lawring do or cause to be done by virtue of these presents. This power shall lawring the date metry item below: (a) on the date metry item below: (b) on the date metry item below: (c) on the date metry item below: (b) on the date metry item below: (c) on the date metry item below:		
Sover requisite and necessary to be doubtlined and revocation, hereby raitiving and confirming all that my said attorney to us doubtline of the presents. Substitute or substitutes shall lawking do c cause to be done by virtue of these presents. This power shall shake effect witten below: (a) on the date means be adjudged incompetent by a court of proper jurisdiction. (b) on the date in may be adjudged incompetent by a court of proper jurisdiction. (c) on the date in may be adjudged incompetent by a court of proper jurisdiction. (c) on the date in may be adjudged incompetent by a court of proper jurisdiction. (c) on the date in may be adjudged incompetent by a court of proper jurisdiction. (c) on the date in may be adjudged incompetent by a court of proper jurisdiction. (c) on the date in may be adjudged incompetent shall come may assume that this power of attorney has not been revoked (c) on the date in may be adjudged incompetent by a court of proper jurisdiction. (c) on the date in may be adjudged incompetent by a court of proper jurisdiction. (c) on the date incompetent shall come may assume that this power of attorney has not been revoked (c) on the date incompetent shall come may assume that this power of attorney has not been revoked (c) on the date incompetent shall come on the power of state on the power of attorney has not been revoked (c) on the date incompetent shall come on the power of attorney has not been revoked (c) on the date inc		
Sover requisite and necessary with full power of substitution and revocation, hereby raitiving and confirming all that my said attorney has not been revoked substitute or substitutes shall can have be defined phrase) This power shall take effect: (delete inapplicable phrase) (a) on the date entex: (delete inapplicable phrase) (b) on the date entex: (delete inapplicable phrase) (c) on the date entex: (delete inapplicable phrase) (a) on the date entex: (delete inapplicable phrase) (b) on the date entex: (delete inapplicable phrase) (a) on the date entex: (delete inapplicable phrase) (b) on the date entex: (delete inapplicable phrase) (a) on the date entex: (delete inapplicable phrase) (b) on the date entex: (delete inapplicable phrase) (c) on the date entex: (delete inapplicable phrase) (a) on the date entex: (delete inapplicable phrase) (b) on the date entex: (delete inapplicable phrase) (c) on the date entex: (delete instrument and where the context is orequires, it is instrument and where the context is orequires, it is instrument and where the context is orequires, it is instrument and where the context is orequires, it is instrument and entext is oregon, (detection phrase phrase) (c) on the d		
STATE OF OREGON, County of The Original States of the origin	ubstitute or substitutes shari law, of the start of the s	b) by a court of proper jurisdiction. its shall come may assume that this power of attorney has not been revoked with.
This instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in on TCD in the instrument was acknowledged belord in the instrument was acknowledged below in the instrument was acknowledged	IN WITNESS WHEREOF, I have hereding sol	- 19 Ja .
This instrument was acknowledged belord in on T C D D D When Fricken Wrownission expires Power of Attorney STATE OF OREGON STATE OF OREGON I certify that the within instrument was received for record on the lock of econd on the lock of		STATE OF OPEGON County of AFAMathy)55.
Power of Attorney STATE OF OREGON To Space: RESERVED AFTER RECORDING RETURN TO AFTER RECORDING RETURN TO	,	This instrument was acknowledged before me on [] () ()
Power of Attorney STATE OF OREGON state of county ofKlamath state of county affixed. State AFTER RECORDING RETURN TO state state state county affixed. State AFTER RECORDING RETURN TO state state state state state	He Ficken	Cunt Aug Public for Oregon.
Power of Attorney I certify that the within instrument was received for record on the loth day of		My commission expires
To IDON'T USE THIS To IDON'T USE THIS SPACE: RESERVED FOR RECORDING NOV	Device of Attorney	STATE OF OREGON
To To To To To To To To To To	Power of Attorney	I certify that the within instru- ment was received for record on th
To To To To To To To To To To		16th day of Nov. 19.20, e
To SPACE: RESERVED FOR RECORDING LABEL IN COUNTIES WHERE USED. 23002., or as fee/file/instrument/micro film/reception No22693, Record Dower. of Attorney of said Count Witness my hand and seal County affixed.		book/reel/volume No
EXAMPLE IN COUNTIES LABEL IN COUNTIES WHERE USED.) EXAMPLE IN COUNTIES WHERE USED.) Film/reception No22693, Record Dower. of Attorney of said Count Witness my hand and seal County alfixed.	То	SPACE: RESERVED 23002 or as fee/file/instrument/micro
Witness my hand and seal County alfixed.		LABEL IN COUNTIES film/reception No22093, Record of said Count
County affixed.		Witness my hand and seal
Z AFTER RECORDING RETURN TO		
Lylz Ficken G32, HARVEY DRIVE HILE HILE HILE By Dauline Mulendere Depu HILE By Dauline Mulendere Depu		
632, HARVEY DRIVE M-FALL 97603 Fee \$5.00 By Dauline Mulendare Depu		
14- FALL 97603 Fee \$5.00		Evelyn Biehn, County Clerk.
		D. Onuler Muler Sere Depu
	632, HARVEY DRIVE	D. Onuler Sale Depi

-90 EQUITS ANTLE 29