| | #01037055 | Vol_m91_Page 17386 |
|--|--|---|
| 33956 RECORDING REQUESTED BY | STATE OF OREGON, County of Klamath ss. | |
| | Filed for record at request of | of: |
| AND WHEN RECORDED MAIL TO | at 10:48 o'clo | Ie Co. f <u>Aug.</u> A.D., 19 <u>91</u> ck <u>A</u> M. and duly recorded Power of Page <u>17386</u> . County Clerk |
| MR. AND MRS. DONALD DOWNING 2200 SOUTH SIXTH STREET KLAMATH FALLS OR 97603 | By Daul | County Clerk |
| | Fce. \$5.00 | ــــــــ قز ــــــــــــــــــــــــــــ |
| | WER OF Attorn | ey ompany |
| Know All Men by These Presents: | That Melind | a K. Downing |
| the undersigned (jointly and severally, if m | nore than one) hereby make, con | stitute and appoint |
| my true and lawful Attorney for me and ir | n my name, place and stead and | for my use and benefit: |
| | the development of money debt | account, legacy, bequest, interest, dividend, annuity and ed by me, and to use and take any lawful means for the release therefor, together with the right and power to and (or any building thereon: To contract for, purchase, |
| recovery thereof by the post-size and take possession thereof and of evidence of oil and/or mineral development; to sell, exchange, grace and or mineral development; to sell, exchange, grace and sell of the following power property in possession or in action: To contract for, mortgage, transfer in trust, or otherwise encumber or any obligation or agreement; (d) To borrow money and to execute and deliver negotiable or non-negotiable notes therefor with succe (e) To create, amend, supplement and termina beneficiary; to represent and vote stock, exercise stoce rorganization, merger, liquidation, consolidation or singly or in conjunction with others of any corporate singly or in conjunction with others of any corporate of any obligation, secured or unsecured, owing by or to amount owing in payment, settlement or satisfactior (f) To transact business of any kind or class and covenant, indenture, indemity, agreement, mortgage renewal of any obligation, subordination or waiver of negotiable or non-negotiable, receipt, evidence of del full reconveyance of deed of trust and such other in activing all that my said Attorney shall lawfully doe said Attorney shall be applicable to all real and per My said Attorney shall be exercised, and the conditions, provand in the acquisition or disposition of real or person and in the acquisition or disposition of real or person and in the acquisition or disposition of real or person and in the acquisition or disposition of real or person and in the acquisition or disposition of real or person and in the acquisition or disposition of real or person and in the acquisition or disposition of real or person and in the acquisition or disposition of real or person and in the acquisition or disposition of real or person and in the acquisition or disposition o | rs as to real property, any interest therein title thereto; to lease the same for any terr ant or convey the same with or without w nt of a negotiable or non-negotiable note res as to all kinds of personal property and buy, sell, exchange, indorse, transfer an hypothecate the same to secure payment r negotiable or non-negotiable notes theref th security as he shall deem proper; the any trust and to instruct and advise th krights, accept and deal with any divider other action and the extension, compror stock, bond, note, debenture or other secu- orme and to give or accept any property and n thereof; d as my act and deed to sign, execute, ack e, deed of trust, assignment of mortgage o f priority, hypothecation, bottomry, chart bi, full or partial release or satisfaction of istruments in writing of any kind or clas ttorney full power and authority to do an the premises as fully to all intents and pur or cause to be done by virtue of these pres- isional property or interest therein now of ince in his sole discretion the time when, pu- visions and covenants of any instrument of onal property, my said Attorney shall hav- ceurity. | and/or any building thereon. To contract for, purchase, n or purpose, including leases for business, residence, and varranty: and to mortgage, transfer in trust, or otherwise or performance of any obligation or agreement; goods, wares and merchandise, choses in action and other d in any legal manner deal in and with the same; and to of a negotiable or non-negotiable note or performance of or with or without security; and to loan money and receive the trustee of any trust wherein I am or may be trustor or nise, conversion, adjustment, enforcement or foreclosure, mise; conversion, adjustment, enforcement or foreclosure, inty; to compound, compromise, adjust, settle and satisfy for money whether or not equal to or less in value than the mowledge and deliver any deed, lease, assignment of lease, rot the beneticical interest under deed of trust, extension or ereparty, bill of lading, bill of sale, bill, bond, note, whether motrgage, judgment and other debi, request for partial or s as may be necessary or proper in the premixes of perform all and every act and thing whatsoever requisite, poses as I might or could do if personally prevent, hereby content which may be executed by him pursuant hereto; e exclusive power to fix the terms thereof to reash, credit torney, as my duly authorized agent, to join in my behall, in now owned or hereafter acquired by me and wherever situate urpose for and manner in which any power herein conferred document which may be executed by him pursuant hereto; e exclusive power to fix the terms thereof to reash, credit torney, as my duly authorized agent, to join in my behall, in now owned or hereafter acquired by my spouse and myself. er, and the singular number includes the plural |
| On | before me, the under- te, personally appeared UMLY Provent to me subscribed to the within executed the same UML GAM | OFFICIAL SEAL A K NIGAM HOTARY FUELIC - CALIFORNIA SANTA CLARA COUNTY My comm. expires MAR 27, 1992 (This area for official notarial seal) |