92. MAY 2 M No. 654—GENERAL POWER OF ATTORNEY—DURABLE—IShort Porm).	S PH 3 IZ	2 STEVENS-NESS	LAW PUBLISHING	CO., PORTLAND, C	R 97204
62074	MARTIN G. W	<u>01. m93</u>	_Page_	11991	<u></u>
KNOW ALL MEN BY THESE PRESENTS, TH	hat I,MARTIN G. W	EBER, SR.	STOTES: CONTRACT		
ve made, constituted and appointed, and by these myRTLE I. WEBER					
true and lawful attorney for me and in my name, place and sive all such sums of money, debts, rents, dues, accounts, leg now or shall hereafter become due, owing, payable or belong erwise for the recovery thereof, and to compromise, settle a riges for any of the same; to bargain, contract for, purchase, n riges for any of the same; to bargain, contract for, purchase, n riges for any of the same; to bargain, contract for, purchase, n riges for any of the same; to bargain, contract for, purchase, n riges for any of the same; to bargain, contract for, purchase, n riges for any of the same; to bargain, contract for, purchase, n riges of and hypothecate lands, tenements and hereditaments, th terms and conditions and with such covenants as my attor ned by me in any corporation for any price and receive paym , mortgage, hypothecate and in any and every way and mann ter property in possession or in action, and to make, do and t d in my name and as my act and deed, to sign, seal, execute, 1 reements, mortgages, pledges, hypothecations, bills of lading, nitgages, judgments and other debts payable to me and other his/her absolute discretion shall deem to be for my best intel me, or in the name of myselt and any other person or person and engotiable instruments payable to my order, to withdraw an nerally to do any business with any bank or banker on my l ereon or collect refunds therefrom; also	ing to me, to have, use an and adjust and to execute eceive and take lands, ter w therefor and to lease, I including my right of ho rney shall think fit; to se ent therefor and to vote the deal in and with good cransact all and every king acknowledge and deliver bills, bonds, notes, eviden r instruments in writing rests, to have access to an s; to sell, discount, endors	nd take all lawfi and deliver ac ements, heredii et, demise, bar, mestead in any such stock is, wares and n dof business of all deeds, coven ices of debt, rec of whatever ki y safety deposi ie, deliver and/	ul ways and m quittances or taments, and i gain, sell, ren of the same deliver all ou as my proxy; nerchandise, c whatsoever m tants, indentui ceipts, release and and naturn t box which h or deposit all or ber by ch	neans in my m other sufficie accept the sein nise, release, c for such price r any shares o to bargain to choses in actio ature or kind; res, agreement s and satisfact e which my a nas been rented checks, draft ceck or otherw	ame or nt dis- tin and sonvey, by upon i stock or, buy, on, and for me is, trust tions of ttorney i m my s, notes ise, and
GIVING AND GRANTING unto my attorney full pow		nd perform all i	and every act	and thing wh	atsoeve
equisite and necessary to be done in and about the plenness oresent, with full power of substitution and revocation, hereb or substitutes shall lawfully do or cause to be done by virtue This power shall take effect: (delete inapplicable phrase (a) on the date next written below; (b) on the date I may be adjudged incompetent If neither phrase (a) nor (b) is deleted, this power sha My attorney and all persons unto whom these present until given actual notice either of such revocation or of my de In construing this instrument, and where the context so	y ratitying and contirmir of these presents. by a court of proper juri- il take effect on the date s shall come may assume sath. o requires, the singular im-	ng all that my a isdiction. next written be that this powe	attorney or m blow. or of attorney	y attorney's ऽ	ubstitut
equisite and necessary to be done in and about the plenness present, with full power of substitution and revocation, hereb r substitutes shall lawfully do or cause to be done by virtue. This power shall take effect: (delete inapplicable phrass (a) on the date next written below; (b) on the date I may be adjudged incompetent It neither phrase (a) nor (b) is deleted, this power sha My attorney and all persons unto whom these present intil given actual notice either of such revocation or of my de In construing this instrument, and where the context so IN WITNESS WHEREOF, I have hereunto a	y ratifying and contirmir of these presents. e) by a court of proper juri- il take effect on the date sath. o requires, the singular in set my hand on	ng all that my a isdiction. next written be that this powe	attorney or m blow. or of attorney	y attorney's ऽ	ubstitut
equisite and necessary to be done in and about the plenness present, with full power of substitution and revocation, hereb or substitutes shall lawfully do or cause to be done by virtue. This power shall take effect: (delete inapplicable phrase (a) on the date next written below; (b) on the date I may be adjudged incompetent It neither phrase (a) nor (b) is deleted, this power sha My attorney and all persons unto whom these present until given actual notice either of such revocation or of my de In construing this instrument, and where the context so IN WITNESS WHEREOF, I have hereunto s STATE OF OREGON, Cour This instrument was a	y ratitying and contirmir of these presents. by a court of proper juri- ill take effect on the date sathi o requires, the singular im- set my hand on <u>Mawi</u> nty of	ng all that my i isdiction. next written be that this powe cludes the plura May Tum M	attorney or m blow. or of attorney	y attorney's ऽ	ubstitut
equisite and necessary to be done in and about the plenness irresent, with full power of substitution and revocation, hereby resubstitutes shall lawfully do or cause to be done by virtue. This power shall take effect: (delete inapplicable phrase (a) on the date next written below; (b) on the date I may be adjudged incompetent If neither phrase (a) nor (b) is deleted, this power sha My attorney and all persons unto whom these present: until given actual notice either of such revocation or of my de In construing this instrument, and where the context so IN WITNESS WHEREOF, I have hereunto a STATE OF OREGON, Cour	by ratifying and confirmine of these presents. by a court of proper jurnin if take effect on the date is shall come may assume bath. o requires, the singular into set my hand on	ng all that my i isdiction. mext written be that this powe cludes the pluri May May fun fun ne on	attorney or m slow. or of attorney al. 25 2000 May May Nota 0-18-9	has not been 1993 25 25 ry Public fo	ubstitut revoke <u>1</u> ,19 <mark>93</mark>
equisite and necessary to be done in and about rule plennass present, with full power of substitution and revocation, hereby m substitutes shall lawfully do or cause to be done by virtue This power shall take effect: (delete inapplicable phrass (a) on the date next written below; (b) on the date I may be adjudged incompetent It neither phrase (a) nor (b) is deleted, this power sha My attorney and all persons unto whom these presents until given actual notice either of such revocation or of my de In construing this instrument, and where the context sc IN WITNESS WHEREOF, I have hereunto s STATE OF OREGON, Cour This instrument was a by OFFICIAL SEAL SHELLEY A. KEENER NOTARY PUBLIC - OREGON COMMISSION NO. 019181	by ratifying and confirmine of these presents. by a court of proper jurnin if take effect on the date is shall come may assume bath. o requires, the singular into set my hand on	ng all that my i isdiction. next written be that this power cludes the plure May tan 9 tan 9 ne on	attorney or m slow. sr ol attorney al. 25 ) ss. May ) ss. May ) of a 	y attorney's si has not been 1993	revoke , revoke , 19 <sup>93</sup> , 19 <sup>93</sup> , 19 <sup>93</sup> , 19 <sup>93</sup> , 19 <sup>93</sup> , 19 <sup>93</sup>
equisite and necessary to be done in and about the plannass present, with full power of substitution and revocation, hereb or substitutes shall lawfully do or cause to be done by virtue This power shall take effect: (delete inapplicable phrase (a) on the date next written below; (b) on the date I may be adjudged incompetent If neither phrase (a) nor (b) is deleted, this power sha My attorney and all persons unto whom these presents antil given actual notice either of such revocation or of my de In construing this instrument, and where the context so IN WITNESS WHEREOF, I have hereunto a STATE OF OREGON, Cour This instrument was a by SHELLEY A. KEENER NOTARY PUBLIC - OREGON MY COMMISSION EXPRESSION EXPRESSION EXPRESSION MY COMMISSION EXPRESSION EXPRESSION NOTARY PUBLIC - OREGON	by ratifying and confirmit of these presents. by a court of proper juri- ill take effect on the date so that come may assume sath. o requires, the singular im- set my hand on	ng all that my i isdiction. next written be that this powe cludes the plure May me on	attorney or m slow. or of attorney al. 25 2000 May Nota 0-18-9 OF OREG ty ofKlap estify that t sived for rec May oclock]	Attorney's si has not been 1993	revoke 1993 19 <sup>93</sup> r Oreg strume 26tho 1993 cordec on po
equisite and necessary to be done in and about the plannase foresent, with full power of substitution and revocation, hereb or substitutes shall lawfully do or cause to be done by virtue (a) on the date text: (delete inapplicable phrase (a) on the date I may be adjudged incompetent it on the date I may be adjudged incompetent it neither phrase (a) nor (b) is deleted, this power shall My attorney and all persons unto whom these presents until given actual notice either of such revocation or of my de In construing this instrument, and where the context sc IN WITNESS WHEREOF, I have hereunto s STATE OF OREGON, Cour This instrument was a by OFFICIAL SEAL SHELLEY A. KEENER NOTARY PUBLIC - OREGON COMMISSION NO. 019181 NY COMMISSION NO. 019181 NY COMMISSION NO. 019181 NY COMMISSION REPRES OCT. 18, 12 Martin G. Weber, Sr.	by ratifying and confirmir of these presents. a) by a court of proper jurnin if take effect on the date a shall come may assume path. b) requires, the singular into set my hand on	ng all that my i isdiction. next written be that this powe cludes the plure May the on ne on STATE Count I co was reco of 	attorney or m slow. sr of attorney al. 25 2000 May Nota 0-18-9 OF OREG ty of Klau ertify that t sived for rec May 	Attorney's si has not been 1993	revoke revoke 1993 r Oreg sstrume 26tha 1993 corded on po le/inst 6207 They

5° CV