Part - 10-14-94P03:27 RCV Part - 94P03:27 RCV Part - 94P03:27 RCV RANGE ALL MEN BY THESE PRESENTS, That J. SHANNON RAE PENDIL LOOMS ANOTHER ALL MEN BY THESE PRESENTS, That J. SHANNON RAE PENDIL ADDRES Another data atomic for me and in my name, place and steed, and for my make, constitute and appointed, and by these presents do hereby make, constitute and appointed, and by these presents do hereby make, constitute and appointed, and by these presents do hereby make, constitute and appointed, and by these presents do hereby make, constitute and appointed, and by these presents do hereby make, constitute and appointed, and by these presents do hereby make, constitute and appointed and the my name, place and steed its and these distances of the steed of	KNOW ALL MEN BY THESE PRESENTS, That J. SHANNON RAE PENDLI LOOMIS have made, constituted and appointed, and by these presents do hereby make, constitute and appoint The serve all substituted and appointed, and by these presents do hereby make, constitute and appoint my true and lawiul attorney for me and in my seme, place and stead, and for my use and backall levid uses and and a line to record, collection of the serve of all kneeds to be compared to compare the second date. Second date, constituted and appoint for the serve of a diverse of the second date. Second date, constituted and accept the second date, constituted and with sector and the second the second date. Second date, constituted and accept the second date, constituted and with sector second the second date. Second date, constituted and accept the second date, constituted and with sector coverants as any set and accept the second date. Second date, second date and the second date	KNOW ALL MEN BY THESE PRESENTS, That 1. STANNON RAP EPROLID Incoming Inversion and evolution of the same of monoy dobits rest, does account, legaced, and low ray use and benefit to doesnad, suc for, recorrer, obtained of the same of monoy dobits, rest, does account, legaced, and low ray use and benefit to doesnad, suc for, recorrer, obtained of the same of monoy dobits, rest, does account, legaced, and low ray use and benefit to doesnad, suc for, recorrer, obtained of the same of monoy dobits, rest, does account, legaced, and low ray use and benefit to doesnad, suc for, recorrer, obtained of the same of monoy dobits, rest, does account, legaced, and obtained, rescale and doling and the same for such and rest, and account in my rank of the same of the same of an and rest and early and rest and rest and rest and account in the same for such and the same for such	KNOW ALL MEN BY THESE PRESENTS, That 1. STANNON RAF PENOLIL LOOMIS have made, constituted and appointed, and by these presents do hereby make, constitute and appoint my true and lawful attorney for me and in my name, place and select and for my use and benefits to demand, use for, recover, calculate otherwise of the same o	KNOW ALL MEN BY THESE PRESENTS, That 1. STANNON RAF PENOLIL LOOMIS have made, constituted and appointed, and by these presents do horeby make, constitute and appoint EXERTICIA DIANE PENNIL Applied to the same of monoy, dobt, rents, does accounts, legicales, band low my use and benefit to demand, sure for, recover, collection of the same of monoy, dobt, rents, does accounts, legicales, band low my use and benefit to demand, sure for, recover, collection of the same of monoy, dobt, rents, does accounts, legicales, band low my use and benefit to demand, sure for, recover, collection of the same of monoy, dobt, rents, does accounts, legicales, band low my use and benefit to demand, sure for, recover, collection of the same of monoy dobt, rents, does accounts, legicales, band low my use and benefit to demand, sure for, recover, collection of the same of monoy, dobt, rents, does accounts, legicales, band low my use and benefit to demand, sure for, recover, collection on the same of monoy dobt, rents, does accounts of dobt and rents, statute and dobt and down and low monoy dobt, rents, statute and dobt and does and rents, statute of the same of any end end and any and energy way and manaer deal in and in yets any such statute with any faint end the same of any end how and the same faint and the same faint and rents, statute and the same faint and the same faint and statute within any same and a say and one any account of the same and any and energy and manaer deal in any and energy the same and any same and any and the same faint and the same faint and statute within any same and any and the same of any end dobat, and the same faint and statute within any same and any and any and the same of any end dobat, and t	89677	POWER OF ATTORNEY-DURABLE-(Short Form),	COPYR	IGHT 1952 STEVENS.NESS LAW PUT	PLISHING CO., PORTLAND, O
have made, constituted and appointed, and by these presents do hereby make, constitute and appoint Prime made, constituted and appointed, and by these presents do hereby make, constitute and appoint Prime made lawful attorney for me and in my name, place and steed, and for my use and benefit to demand, sue for, recover, collect or any of the same for such presents and heredicate and benefit to demand, sue for, recover, collect other such any of the same for any of the same for such presents and heredicate and to here the such any of the same for such presents and heredicate and to here the such any of the same for such presents or any of the same of any presents or any of the same or any belasi if the such secret or any of the same o	have made, constituted and appointed, and by these presents do hereby make, constitute and appoint my true and lawful attorney tor me and in my name, place and staed, and lor my use and benefit to demand, sur for, recover, collect otherwise for the annoy, debt, rend, dues, account, hegings, and the my name, place and staed, and lor my use and benefit to demand, sur for, recover, collect otherwise for the recovery become due, owing, payable or belonging to me, to havesest, dividenty, annuities and demands whatsoever, charges for any of the same to be bound on the second second and the dest and to receive and the lands, tenements, heddings, annuities and demands whatsoever, charges for any of the same to be bound on the same and manner deal in and with a social and the same and manner of the same and any provide and to be any and means the collident of the same and any provide and the same and any atterney shall think the observed and any dependent and the same and any atter shall think the observed and any provide and the same and any provide and the same and any atter and the same and any provide any atter and the same and any atter and the same and any provide any mater and any provide any atter and the same and any atter and the same and any provide any torus and with such covenants any atter and early provide atter any provide and the same and any provide and the same and any provide and the same and any other same and any any provide atter status at any early any provide atter same and any other same and any other same and any other same and any any atter same and any any provide atter same and any any provide atter same and any any atter same and any any same and any any provide atter same and any any same and any any provide atter same and any any provide atter same and any any provide attere	have made, constituted and appointed, and by these presents do hereby make, constituted and appoint With the made of the storme for me and in my name, place and stead, and for my use and benefit to demand, sure for, recover, collect service all such and storme for me and in my name, place and stead, and for my use and benefit to demand, sure for, recover, collect service all such all storme for me and in my name, place and stead, and for my use and benefit to demand, sure for, recover, collect service and other stormers, break and deliver acquittees acquittees acquittees and deliver acquittees and acquittee acquittees and acquittee acquittees and acquittees acquittees andeliver acquittees and acquittees and acquittees and acq	have made, constituted and appointed, and by these presents do hereby make, constitute and appoint may find any dual attorney for me and in my amer, place and stand, and for my amer, place and base in the stand bastand base in the stand base in the stand base in the stand base i	have made, constituted and appointed, and by these presents do hereby make, constitute and appoint my five and levelu attorney for me and in my name, place and stead, and for my use and herebit to demand, sue for, recover, collect otherwise for the recovery thereod, and to hereby make, constitute and defiver acquiting and demand whatever or other in the name of means of the parable or biologing to me, to have, use and barefit not demand, sue for, recover, collect otherwise for the recovery thereod, and to be parable or biologing to me, to have, use and defiver acquiting the method and defiver acquiting the here here acquiting the here here acquiting the here here acquiting the here acquiting the here here acquiting there here acquit here here acquiting the here here acquit	KNOW AT	10-14-94P03:27 RCVD) 1997 - Statistica († 1997) 1997 - Statistica († 1997)	VOLMAN Pa	ae 32159
motive and lawful attorney for me and in my name, place and staad, and for my use and benefit to demand, sue for, recover, collect investigation in the start of more index is, cents, data, cocounts, heights, interests, dividends, annuities and demands what for the start of the interest of the start of the component is, setted and defined the start ways and means in my name procession of the start of the component is in the law therefor and to leave, let, deminer accurate the setting mort defined and interest of the start of the setting o	The true and lawful atformey for me and in my name, place and shead, and for my use and benefit to demand, sue for, recover, collect meters and a lawful atformers to the property in provide the comparation of the comparation of the property in provide and the comparation of the comparation of the property in processes and in any and every way and manne deal in and with yoks any other execution and a lifetime attention of the property in processes and in any and every way and manne deal in and with yoks any other executions and a with such covenants as my nin, including my right of homestadia in any of the investment and anone and more than in the property in provide and the and the provide and the and the provide and the	The main and lawful attorney for me and in my mame, place and speed, and for my use and bandit to demand, such for, recover, collect are able of an end of the start of the st	memory does not and in my name, place and send, and for my use and benefit to demand, sur for, recover, collect memory does not be composed, does, or inde, payable or belonging to me to or, interests, dividents, davidents whateover, the setting of the seti	ministry and lawful attorney for me and in my name, place and seved, and for my use and bandit to demand, sur for, recover, collect are now solutions and seved and for my use and bandit to demand, sur for, recover, collect are now solutions and soluting and soluting and solutions and solutions and soluting				N RAE PENULI LOOMI	S
The true and lawful attorney for me and in my name, place and stead, and for my use and benefit to demand such curss of money, debts, person, fends, duas, cocumts, height is bequests, interests, dividends, annuities and demands swhares that the set of money debts, person due, owing, payable or belonging is bequests, interests, dividends, annuities and demands swhares that here also in the set of the compromises, estite and shares interests, dividends, annuities and demands swhares using expressions thereod and all deod branch, including my right of homested in any of the set of the compromises, estite and take lands, etca and deliver acquittances or other sufficient moriging and hypothecate and is decoded the set of the set	The stand lawful attorney for me and in my name, ploc and stad, and for my use and benefit to defind, recover, collect otherwise fault hereafter become due, owing, sysable or belonging to bequest, interests, dividend, annuities and demand, sue for, recover, collect otherwise fault hereafter become due, owing, sysable or belonging to bequest, interests, dividend, annuities and demand substates of the start of the start of the company of the company is the start and the full awfull ways and means in my range prosession thereof and all deeds and contract for, purchase, receive and take indiverse and take all awfull ways and means in my range prosession thereof and all deeds and to company is the law thereofs and to leave, less, denine, builting my of the islands, terms and define all or any sharing to such therms and conditions and with such covenants as means, including my right of homested in any of the islands, theread deliver all or any sharing to prosession in any corporation for any price and receive paromet that limit (it is cell, transfer and deliver all or any sharing to prosession in any corporation for any price and receive paromet that all and every laws and mechandise, choose in action, addressing, point and the start of the start and and the start and and the start and the	The and lawful attorney for use and in my mame, place and search and for my use and benefit to demand, sur for, recover, collect whereas the more hand, surface and other assumption, purchase, receive and take lands, tensments, handlest and to assumption and with any and means the more handlest and to assume handlest and the assume handlest and the assume handlest and to assume handlest and to assume handlest and to assume handle the same handlest and to assume handle and the handle handle the same handlest and to assume handle and the handle handle the handle hand	The and lawful attorney for we and in my name, place and search, and for my use and benefit to demand, such for, recover, collect where the model would attorney, dots, result, daws, accounts, fearbing to my to the functional take all would ways and means in my name property in the name of the search takes and observations in the search state all would ways and means in my name property in the name of the search takes and observations and property and take all would ways and means the search property in the name of the search of the search property in the name of the search of th	The and lawful attorney for we and in my name, place and search, and for my use and benefit to demand, sure for, recover, collect ore mark mark sure for noncy, dobt, respits, dues, decover, and the finances of dividences of the search of th	have made, consti	ituted and appointed, and by these	DFACARTA Ja I		
receive all such sums of monoy, idea in the numer place and stead, and for my use and benefit to demand, sue for, recover, collect are now or shall heracite become due, only and payable or belonging to me, to have, use and take all heracities and demands whatever charges for the recovery thereoi, and to compayable or belonging to me, to have, use and take all heracities and demands whatever charges for any of the same ito barging, contract for, provintie and dejust and to be excute and dejust and to be have, its and access the same integration of the same ito bargin, contract for, provinties and dejust and to herace, its design in any of the same for such arrow and mortiging in harood and all deeds and other assurances in this law they and disks and to receive and dejust and ito any shares of any exch terms and positions in action, and to way and manner deal in and with good, wrees and dejust and ito any shares of a such terms and end its any prove in any corporation, and to way and manner deal in and with good, wrees and dejust and ito any shares of statistic offer property in possession or in action, and to way and manner deal in and with good, wrees and dejust and ito any shares of statistic manner and as my act and deed to eigh, mean do dher internation, notes verifing of whatever kind and nature which my atto- one of the same of a my or production of the same and other interests, to have accessing the interver with any and manner deal in any other person or persons, ito edit, diversall deditors and an asture what has been results in and neglitabili instruments my abaid any other person or persons, ito edit, diversall dedit, covenants, indentures, we have a with any and there any and the same and any other person or persons, ito edit, diversall dedit, covenants, indentures, we have the any and the same and any other person or persons, ito edit, diversall dedit, covenants, indentures, we have the diversall dediter and any bank by the coven- manne, or in the name of an my bar person or persons, ito edit, dis	<pre>receive all such sums of money, does, accounts, lace and stead, and for my use and benefit to demand, use for, recover, collect are now or shall horeafter become due with, dues, accounts, lagecies, bequests, interests, dividends, the same do annale shareave otherwise for the recovery thereoit, and to comprable or belonging to me, to have, use and take and charges for any of the same to bargain, contract for, purches and adjuits and to exactle and deliver adjuits and to account in mortgage and tool and, all deeds and other assumances in the law therefor false lands, tensments, hereditane, self, denive, bargain, self, erenise, recleas, court mortgage and conditions and here discussed on the law therefor false lands, tensments, netlain, self, erenise, recleas, court watch errors and conditions and here discussed payment therefor and to yoo any such sand deliver all or any share of a other property in possession or in action, and to make all manner deal in and with Goods, wares and merchaptory, to bargain tor, it approxed by me in any corporation in a soliton, and to make all manner deal in and with Goods, wares and merchaptory, to bargain tor, it of the property in possession or in action, and to make all and every third of business of whatcover is an attion, and the same and as my act and deel, to sign, seal, execute, neither all deeds, to even such same deal manner that mortgages, budgedges, pledges, hypothecations, bills of lading, bills, bonde, and deliver all deals, covenants, indentures, agreements and regorization and the same of anysel to make all other instruments in writing and all dever any taxet with any bank of the same account of the same of anysel and ease in the law proneys deposited in my name y deals, environs of deby recover, collect thereon or collect relunds thereform, all other harding any moneys deposited in my name and assist and the same of any balances thereon or collect relunds thereform, all other hardings and coller any hank of an any bank of banks thereany moneys deposited in my</pre>	reverse all such sums of monoy default in my mane, place and stead, and for my use and benefit to demaind, use for, recover, collect otherwise for the recovery thereod, and to compromise belonging to me, to have, use and take all larvelit ways addressing the termination of the second discover thereod, and to compromise belonging to me, to have, use and take all larvelit ways addressing the second discover thereod, and to compromise belonging to me, to have, use and take all larvelit ways addressing the second discover thereod, and to compromise belonging to me to have use and take all larvelit ways addressing the second discover the secon	reverse all such sums of monoy default in my mane, place and stead, and for my use and benefit to demand, sus for, recover, collect otherwise for the recovery thereod, and to compromise belonging to me, to have, use and take all larveli we and demands we hat sever otherwise for the recovery thereod, and to compromise belonging to me, to have, use and take all larveli we and demands we hat sever otherwise for the second due, owned to compromise belonging to me, to have, use and take all larveli we and demands we hat sever more other same of the same to hard since contract for, purchase, receivable and to have, use and take all larveli we and demands we hat sever more other same of the same of the same means there of and to have and sever war and and other same sever war and the sever war and and the same for such price. We have the same of the same of the same means there and sever war and and sever war and the sever war and the sever war and the sever war and the same sever war and the severe war and the sever war and the severe ware and the se	The prove all such sums of minory default in my mane, place and stead, and for my use and benefit to demaind, sus for, recover, collect otherwise for the recovery thereod, and to compromise, belowing to my to the and take all larvelit ways and strands whatesee otherwise for the recovery thereod, and to compromise, belowing to my to be and take all larvelit ways and strands whatesee otherwise for the recovery thereod, and to compromise, belowing to my to be and take all larvelit ways and strands of the recovery thereod, and to compromise, belowing to my to be and there all larvelit ways and strands of the resurgences in the law therefor and to be an element, benefitianes or other strands motifieds and conditions and with such and here dimans, including my right of homestead in bounds, all constructions and there all the strands and strip such terms and conditions and other assurances in the law therefore and to law states and conditions and with such and there all think fit to call, transfer and differ all there is a strand the strands and the strand strands when and the strands and th					
until give actual noice either of such revocation 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 on OCTOBER 14, 19.94 STATE OF OREGON, County of	until give actual noice either of such revocation 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 on <u>OCTOBER</u> 14, 19.94 STATE OF OREGON, County of <u>FERMINETH</u>) SS. This instrument was acknowledged before me on <u>OCTOBER</u> 14, 19.94 by <u>STATE OFFICIAL SEAL</u> PAUL BRECKNER NOTARY PUBLIC-OREGON MY COMMISSION EXPIRES SEP. 22, 1997 My commission expires My commission expires	until given actual noice either of such revocation 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 on <u>OCTOBER</u> 14, 19,94 STATE OF OREGON, County of <u>FERMINATIN</u>) SS. This instrument was acknowledged before me on <u>OCTOBER</u> 14, 19,94 by <u>OFFICIAL SEAL</u> PAUL BRECKNER NOTARY PUBLIC-OREGON COMMISSION EXPIRES SEP. 22, 1997 POWER OF ATTORNEY STATE OF OREGON, County of <u>STATE OF OREGON</u> , County of <u>STATE OF OREGON</u> STATE OF OREGON, County of <u>STATE OF OREGON</u> STATE OF OREGON, County of <u>STATE OF OREGON</u> SS. This instrument was acknowledged before me on <u>OCTOBER</u> 14, 19,94 My commission expires STATE OF OREGON STATE OF OREGON STATE OF OREGON SS. STATE OF OREGON STATE	until given actual notice either of such evocation 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 on October 14, 19.94 STATE OF OREGON, County of	until given actual notice either of such revocation 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 on <u>OCTOPEN 14</u> , 19.94 STATE OF OREGON, County of <u>STATE OF OREGON</u> , <u>COMMISSION NO. 028169</u> MY COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 POWER OF ATTORNEY STATE OF OREGON, <u>County of STATE OF OREGON</u> , <u>County of Klamath</u> ss. I certify that the within instrument was received for record on the 14th of 14t	Charges for any of the possession thereof and mortgage and hypothe such terms and conditi owned by me in any co- sell, mortgage, hypothe other property in possi- and in my name and a agreements, mortgages, mortgages, judgments in his/her absolute disi- name, or in the name co- and negotiable instrum generally to do any bu thereon or collect refut thereon or collect refut persona (MY FATI) GIVING AND Co- requisite and necessary present, with full power or substitutes shall low.	overy thereof, and to compromise, settle all esame; to bargain, contract for, purchase, re d all deeds and other assurances in the law cate lands, tenements and hereditaments, in tions and with such covenants as my attorr corporation for any price and receive payme ecate and in any and every way and manuel ession or in action, and to make, do and tra- is my act and deed, to sign, seal, execute, ac , pledges, hypothecations, bills of lading, bill and other debts payable to me and other i coretion shall deem to be for my best interes of myself and any other person or persons; t isness with any bank or banker on my besh nds therefrom; also TO BE MY ATTOR TO MANAGE MY H THERE ARE NO I OF THE ATTORNE THIS COMBINED PENOLI FOR ANY REASON, SHALL HER) SHALL BE MY ATTORNEY FO GRANTING unto my attorney full powers a	nig if the, to have, to adjust and to expective and take land, therefor and take land, therefor and to lea including my right of ney shall think fit; or the for and with a state and every knowledge and deliv ills, bonds, notes, evi instruments in writi sts, to have access to to sell, discount, end moneys deposited in moneys deposited in formits to complete, sig RNEY IN FACT, f FINANCES. LIMITS OR RES' EY, IN FACT, f FORM IS EFFE(L FAIL OR CEAS DR FINANCIAL N	se and take all lawiuf ways a secute and deliver acquittance i, tenements, hereditaments, se, let, demise, bargain, sell, t homestead in any of the si o sell, transfer and deliver a ote any such stock as my pr joods, wares and merchandis kind of business of whatsoev er all deeds, covenants, inde dences of debt, receipts, rele ng of whatever kind and na any safety deposit box whic orse, deliver and/or deposit my name with any bank, by in, and deliver any fax return TO MANAGE MY PROPI FRICTIONS ON THE AL AND SHALL REMAIN FO STIVE UPON-SIGNING. SE AS MY ATTORNEY, MANAGEMENT.	and means in my names and means in my names or other sufficient and accept the seizin and accept the seizin and eccept the seize and seize the seize the seize and satisfactions the seize and satisfact
STATE OF OR EGON, County of <u>FLAMAT H</u>) ss. This instrument was acknowledged before me on <u>DETOBER</u> 14, 1999 by <u>BREIL NER</u> OFFICIAL SEAL PAUL BRECKNER NOTARY PUBLIC-OREGON COMMISSION NO ADDRESS	STATE OF OR EGON, County of <u>FLAMMATH</u>) ss. This instrument was acknowledged before me on <u>DETOBICE</u> 14, 1999 by <u>BRECKNER</u> NOTARY PUBLIC-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 My commission expires	STATE OF OREGON, County of <u>FLAMMATH</u>)ss. This instrument was acknowledged before me on <u>DETOBICE</u> 14, 19.99 by <u>BRECKNER</u> NOTARY PUBLIC-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 POWER OF ATTORNEY STATE OF OREGON, County of <u>Klamath</u> }ss.	STATE OF OREGON, County of <u>FLAMMATH</u>) ss. This instrument was acknowledged before me on <u>DETOBICK</u> 14, 19.99 by <u>COMMISSION NO. 028169</u> MY COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 POWER OF ATTORNEY STATE OF OREGON, County of <u>Klamath</u> }ss. I certify that the within instrument	STATE OF OREGON, County ofF_PAMAT_H) ss. This instrument was acknowledged before me onDETOJICK	(a) on the (b) on the (b) on the	ully do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a	eso presents.	ng all that my attorney or m	ny attorney's substitu
STATE OF OREGON, County of <u>FLAMATH</u>) ss. This instrument was acknowledged before me on <u>DETOBER</u> 14, 1999 by <u>PAUL BRECKNER</u> NOTARY PUBLIC-OREGON COMMISSION NOTARY PUBLIC OREGON Notary Public for Oregon	STATE OF OREGON, County of <u>FLAMATH</u>) ss. This instrument was acknowledged before me on <u>DETOBER</u> 14, 1999 by <u>PAUL BRECKNER</u> NOTARY PUBLIC-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 My commission expires	STATE OF OREGON, County of <u>FLAMAT H</u>) ss. This instrument was acknowledged before me on <u>DETOBER</u> 14, 1999 by <u>PAUL BRECKNER</u> NOTARY PUBLIC-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 2, 1997 POWER OF ATTORNEY STATE OF OREGON, County of <u>Klamath</u> }ss.	STATE OF OREGON, County of <u>FLAMAT H</u>) ss. This instrument was acknowledged before me on <u>DETOBICE</u> 14, 19.99 by <u>COMMISSION SERVICE</u> Notary Public for Oregon NOTARY PUBLIC-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 2, 1997 POWER OF ATTORNEY STATE OF OREGON, County of <u>Klamath</u> }ss. I certify that the within instrument	STATE OF OREGON, County ofF_AMMAT_H	(a) on the (b) on the (b) on the If neither phrase My attorney and until given actual notice In construing this	(ally do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death, instrument, and where the context so requi	court of proper juri e effect on the date l come may assume ires, the singular inc	ad that my attorney or ma adiction. next written below. that this power of attorney ludes the pluse!	has not been revoke
by	by OFFICIAL SEAL PAUL BRECKNER NOTARY PUBLIC-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 My commission expires My commission expires	by Image: Break and Strength and Stre	by Image: Break Brea	by Image: Break was acknowledged before me on <u>DCF0366</u> 14, 19.94 OFFICIAL SEAL PAUL BRECKNER NOTARY PUBLIC-OREGON COMMISSION NO. 028169 WY COMMISSION EXPIRES SEP. 22, 1997 Image: Commission expires POWER OF ATTORNEY STATE OF OREGON, County of Klamath ss. I certify that the within instrument Was received for record on the 14th d. ss.	(a) on the (b) on the (b) on the If neither phrase My attorney and until given actual notice In construing this	(ally do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so require WHEREOF, I have hereunto set my	court of proper juri e effect on the date l come may assume ires, the singular inc y hand on	all that my attorney or maintenance of the second s	has not been revoke
NOTARY Public COREGON	NOTARY Public-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 MY COMMISSION EXPIRES SEP. 22, 1997	PAUL BRECKNER NOTARY PUBLIC-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 POWER OF ATTORNEY POWER OF ATTORNEY STATE OF OREGON, County ofKlamath }ss.	PAUL BRECKNER NOTARY PUBLIC-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 POWER OF ATTORNEY STATE OF OREGON, County of Klamath I certify that the within instrument	PAUL BRECKNER NOTARY PUBLIC-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 POWER OF ATTORNEY STATE OF OREGON, County of Klamath I certify that the within instrument Was received for record on the 14th d.	(a) on the (b) on the (b) on the If neither phrase My attorney and until given actual notice In construing this	(a) yo or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so require WHEREOF, I have hereunto set my STATE OF OREGON, County of	court of proper juri e effect on the date 1 come may assume ires, the singular inc y hand on Whand on Whand on	ediction. mext written below. that this power of attorney ludes the plural. Lote 14, 1.	has not been revoke
NOTARY PUBLIC-OREGON	NOTARY PUBLIC-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 My commission expires	NOTARY PUBLIC-OREGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 Notary Public for Oregon My commission expires POWER OF ATTORNEY STATE OF OREGON, County ofKlamath ss.	NOTARY PUBLIC-OFFEGON COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 Notary Public for Oregon My commission expires POWER OF ATTORNEY STATE OF OREGON, County of	Notary Public-Offegon COMMISSION NO. 028169 MY COMMISSION EXPIRES SEP. 22, 1997 Notary Public for Oregon My commission expires POWER OF ATTORNEY STATE OF OREGON, County of	(a) on the (b) on the (b) on the If neither phrase My attorney and until given actual notice In construing this	dily do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date 1 may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so require WHEREOF, I have hereunto set my STATE OF OREGON, County of This instrument was not	court of proper juri effect on the date l come may assume ires, the singular inc y hand on OC	ediction. mext written below. that this power of attorney ludes the plural. Lote 14, 1.	has not been revoke
	MY COMMISSION EXPIRES SEP. 22, 1997	My commission expires My commission expires My commission expires STATE OF OREGON, County ofKlamath	My commission expires My commission expires MY COMMISSION EXPIRES SEP. 22, 1997 My commission expires POWER OF ATTORNEY STATE OF OREGON, County ofKlamath I certify that the within instrument	My commission expires My commission expires POWER OF ATTORNEY STATE OF OREGON, County of	(a) on the (b) on the (b) on the It neither phrase My attorney and until given actual notice In construing this	any do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so requires WHEREOF, I have hereunto set my STATE OF OREGON, County of . This instrument was acknow by	court of proper juri effect on the date l come may assume ires, the singular inc y hand on OC	ediction. mext written below. that this power of attorney ludes the plural. Lote 14, 1.	has not been revoke
		POWER OF ATTORNEY STATE OF OREGON, County of	POWER OF ATTORNEY STATE OF OREGON, County ofKlamath }ss. I certify that the within instrument	POWER OF ATTORNEY STATE OF OREGON, County ofKlamath }ss. I certify that the within instrument was received for record on the lath d	(a) on the (b) on the (b) on the If meither phrase My attorney and until given actual notice In construing this	ally do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date l may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so requires WHEREOF, I have hereunto set my STATE OF OREGON, County of This instrument was acknow by OFFICIAL SEAL PAUL BRECKNER NOTARY PUBLIC OF COLUMN	court of proper juri effect on the date l come may assume ires, the singular inc y hand on OC	ediction. most written below. that this power of attorney ludes the plural. toter 14, 1 ALMAR P. M. on DETOBLE Steeler	has not been revoke
County ofKlamath ss. I certify that the within instrument was received for record on the 14thday ofOct04	I certify that the within instrument was received for record on the 14thday ofOct0	was received for record on the 14th day ofOct 10 94	To UCE		(a) on the (b) on the (b) on the (c) on the If neither phrase My attorney and until given actual notice In construing this IN WITNESS	any do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so requires the context	court of proper juri e effect on the date l come may assume ires, the singular inc y hand on OC hand on OC	all that my attorney or me sdiction. mext written below. that this power of attorney ludes the plural. tote: 14, 1 attorney of the plural. tote: 14, 1 attorney of the plural. attorney of the plural. State of the plural. Notary xpires. State of OREGON County of that the plural. Was received for record of Oct	has not been revoke 9.94 1.4., 19.94 Public for Oregor V, th
County ofKlamath	I certify that the within instrument was received for record on the 14thday of	To was received for record on the 14th day ofOct 19.94., at 	""d.i.f.l O'Clock D. M. and recorded in	BPACE PERSONNEL book/reel/volume No M9/	(a) on the (b) on the (b) on the (c) on the If neither phrase My attorney and until given actual notice In construing this IN WITNESS	Introduction Interference Interference Interference	And continuities of the second	all that my attorney or me sdiction. mext written below. that this power of attorney ludes the plural. tote: 14, 1 tote: 14, 1 tot: 14, 14, 14, 14, 14, 14, 14, 14, 14, 14,	has not been revoke 9.94 0.14, 19.94 Public for Oregor V,
To County ofKlamath	To To To To To To To To To To	To To To To To To To To To To	space reserved FOR PECORDER'S USE PECORDER'S USE PECORDER'	SPACE RESERVED FOR RECORDER'S USE 32159 and/or as tea/file /instance	(a) on the (b) on the (b) on the (c) on the If neither phrase My attorney and until given actual notice In construing this IN WITNESS	Introduction Interference India of cause to be done by virtue of the take effect: (delete inapplicable phrase) India of the entropy Instrument, and where the context so requires Instrument, and where the entropy of the entropy Instrument was acknow	ACE RESERVED	all that my attorney or me sdiction. mext written below. that this power of attorney hudes the plural. tote:	has not been revoke 9.94 0.14 Public for Oregor Public for Oregor V, 114 19.94 Ss. within instrument I on the 14th day 1.4 19.4, at 1.4 1.9, 19.94 Ss. within instrument I on the 14th day Stap (line list)
To County ofKlamathss. I certify that the within instrument was received for record on the 14thday ofOct19.94., at	To To To To To To To To To To	To To To To To To To To To To	Image: Space reserved for recorded in space reserved for recorded reserved for recorded in space reserved in space	space reserved FOR Recording refurs to Nume No. <u>M94</u> on page 32159 and/or as fee/file/instru- ment/microfilm/reception No. <u>89677</u>	A fills power shall i (a) on the (b) on the (b) on the If neither phrase My attorney and until given actual notice In construing this IN WITNESS POWER C	any do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so requires the context	ACE RESERVED	all that my attorney or me sdiction. mext written below. that this power of attorney hudes the plural. tote 14, 1, tote 14, 14, 14, 14, 14, 14, 14, 14, 14, 14,	has not been revoke 9.94 Public for Oregor Public for Oregor V, th on the 14th day , 19.94., at , 19.94., at , and recorded in M94on page Is fee/file/instru-
To T	To To To To To To To To To To	To To To To To To To To To To	Image: Non-state in the space reserved point in the space reserved in the space reserved point in the space reserved point in the space reserved point in the space reserved in	ter recording return to (Name, Address, Zip): Thi A h A Po of	I fus power shall i (a) on the (b) on the If neither phrase My attorney and until given actual notice In construing this IN WITNESS IN WITNESS	any do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so requires the context	ACE RESERVED	all that my attorney or me sdiction. mext written below. that this power of attorney hudes the plural. tote 14, 1, tote 14, 1, t	has not been revoke 9.94 Public for Oregor Public for Oregor V, th on the 14th day , 19.94, at , and recorded in M94on page Is fee/file/instru-
To County ofKlamathSs. To I certify that the within instrument Was received for record on the 14thday ofOct19.94., at SPACE RESERVED RECORDER'S USE BY Recording return to [Name, Address, Zip]: Diane Republic Diane Republic	To I certify that the within instrument was received for record on the 14thday of	To To To To To To To To To To	space Reserved recording return to (Name, Address, Zip): Diane Pan Space Reserved Recorder s use Space Reserved Recorder s use Recorder s use Space Reserved Recorder s use Recorder s use Space Reserved Recorder s use Recorder s use Space Reserved Recorder s use Space Reserved Recorder s use Space Reserved Recorder s use Space Reserved Recorder s use Space Reserved Space Reserved Recorder s use Space Reserved Recorder s use Space Reserved Recorder s use Space Reserved Space Re	space Reserved FOR Recording return to [Name, Address, Zip]: space Reserved FOR Recording return to [Name, Address, Zip]: space Reserved FOR Recording return to [Name, Address, Zip]: and/or as tee/tile/instru- ment/microfilm/reception No89677, Record ofPower of Attorney of said County.	I fus power shall i (a) on the (b) on the If neither phrase My attorney and until given actual notice In construing this IN WITNESS IN WITNESS	any do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so requires the context	ACE RESERVED	all that my attorney or me solution. mext written below. that this power of attorney ludes the plural.	has not been revoke 9.94 0.14, 19.94 Public for Oregor Public for Oregor V, 58 within instrument I on the 14th day 1.94, at 1.94, at 1.94, at 1.94, at 1.95, attorney 1.95, Attorney
To County ofKlamath	I certify that the within instrument I	To To To To To To To To To To	Image: Space Reserved por por portion in the Name, Address, Zipj: Space Reserved por por por por portion in the Name, Address, Zipj: Space Reserved por por portion in the Name, Address, Zipj: Space Reserved portin the Name, Address, Zipj:	BACE REBERVED FOR RECORDER'S USE Baconding return to [Name, Address, Zip]: DIONE Report STATE REBERVED FOR RECORDER'S USE Baconding return to [Name, Address, Zip]: DIONE Report STATE REBERVED FOR RECORDER'S USE Baconding return to [Name, Address, Zip]: DIONE Report STATE REBERVED FOR RECORDER'S USE SOCK/REEI/Volume No	A finite power shall i (a) on the (b) on the (b) on the If neither phrase My attorney and until given actual notice In construing this IN WITNESS POWER C	any do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so requires the context	ACE RESERVED	all that my attorney or me solution. mext written below. that this power of attorney hudes the plural. tote 14, 1, tote 14, 14, 14, 14, 14, 14, 14, 14, 14, 14,	has not been revoke 9.94 0.14, 19.94 Public for Oregor Public for Oregor V, 58 within instrument I on the 14th day 1.94, at 1.94, at 1.94, at 1.94, at 1.95, attorney 1.95, Attorney
To County ofKlamath	I certify that the within instrument I	To To To To To To To To To To	Image: Space Reserved provided in space Reserved Rese	space Reserved For Recording return to [Name, Address, Zip]: space Reserved For Recording return to [Name, Address, Zip]: stad/or as tee/tile/instru- ment/microfilm/reception No. 89677 Record of	A finite power shall i (a) on the (b) on the (b) on the If neither phrase My attorney and until given actual notice In construing this IN WITNESS POWER C	any do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so requires the context	ACE RESERVED FOR CORDER'S USE	all that my attorney or me sediction. mext written below. that this power of attorney ludes the plural. tote: 14, 1 A. M. P. H. SS. on <u>DCTOBER</u> Notary xpires STATE OF OREGON County of Klama I certify that the was received for record of <u>Oct</u> . 3:27. o'clockp.M book/reel/volume No 3:21.59 and/or a ment/microfilm/recepting Record of <u>Power</u> Co of said County. Witness my he County affixed.	has not been revoke 9.94 Public for Oregor V, 19.94 within instrument I on the 14th day , 19.94, at , and recorded in M94on page s fee/file/instru- ion No. 82677, of Attorney and seal of
To County ofKlamath	To I certify that the within instrument was received for record on the 14th day of	To To To To To To To To To To	Image: Space Reserved for recording roturn to (Name, Address, Zip): Space Reserved For Recording roturn to (Name, Address, Zip): Space Reserved For Record of Space Reserved For Record of Space Reserved For Record of Space Reserved Record Record of Space Reserved Record Record Record Record of Space Reserved Record Re	SPACE REBERVED FOR Recording rotum to (Name, Address, Zip): SPACE REBERVED FOR Recording rotum to (Name, Address, Zip): State (Name, Address, Zip): Diamet / microfilm/reception No. 89677, Record of	I lins power shall i (a) on the (b) on the If neither phrase My attorney and until given actual notice In construing this IN WITNESS POWER C	any do or cause to be done by virtue of the take effect: (delete inapplicable phrase) date next written below; date I may be adjudged incompetent by a (a) nor (b) is deleted, this power shall take all persons unto whom these presents shall either of such revocation or of my death. instrument, and where the context so requires the context	ACE RESERVED FOR CORDER'S USE	all that my attorney or me sdiction. mext written below. that this power of attorney ludes the plural. Color 14, 1, Color	has not been revoke 9.94 Public for Oregor Public for Oregor V,, 19.94 Ss. within instrument I on the 14th day , 19.94., at , 19.94., at , and recorded in M94on page is fee/file/instru- ion No. 89677., of Attorney and and seal of hunty. Clerk

2