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DURABLE POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, That I, FERNE MINER whose full name is Leona Fern Hanks Miner and who is also known as Leona F. Miner and L. Ferne Miner, do by these presents appoint BOYD C. YADEN attorney in fact for me

The Attorney in Fact designated in this Power of Attorney is empowered to do those acts specified in it, together with full power to perform every act and thing which my Attorney in Fact may think necessary to be done in and about the premises; as fully to all intents and purposes as I might or could do if personally present. I hereby ratify and confirm all which my Attorney in Fact shall lawfully do or cause to be done by reason of this

The powers granted by this Power of Attorney are:

1. Collect, hold, retain, acquire, or dispose of any Asset (including any Asset in which the Attorney in Fact is personally any Asset should be made. My Attorney in Fact, disposition of any Asset should be made. My Attorney in Fact need not sell any Asset merely for the sake of diversification nor for the sake of obtaining cash funds to invest in other assets which might produce more income.

Receive additions to any Asset.

Continue or participate in the operation of any business or other 3. enterprise.

Acquire an undivided interest in any Asset in which my Attorney 4

in Fact may hold an undivided interest.

Invest and reinvest any Asset as my Attorney in Fact shall 5.

determine from time to time to be reasonable and prudent. Sell any Asset for cash or on credit; at public or private sale.

Deposit any Asset in a bank including a bank operated by the 7. Attorney in Fact.

8. Manage, develop, improve, exchange, partition, change the character of, or abandon, any Asset in connection with the exercise of any

9. Make ordinary or extraordinary repairs or alterations in buildings or other structure, to demolish any improvements, to race existing or erect new party walls or buildings.

10. Subdivide, develop, or dedicate land to public use; to make or obtain the vacation of plats and adjust boundaries; to adjust differences in valuation on exchange or to partition by giving or receiving considerations, and to dedicate easements to public use without consideration.

> Return: Boyd C. Yaden P.O. Box 606 Klamath Falls, OR 97601

19. Pay taxes, assessments, reasonable compensation of my Attorney in Fact, and other expenses incurred for my benefit or for the protection of any Asset or for all expenses, losses, and liability sustained in the Asset.

18. Pay, contest, or settle any claim by or against me or any Asset, and release, in whole or in part, any claim belonging to me or related to any Asset to the extent the claim is uncollectible; by compromise, arbitration, or otherwise. Without limiting the generality of the foregoing, it includes the power to prosecute or defend actions, claims or proceedings in any jurisdiction for my benefit or for the protection of any Asset and is inclusive of any claim for personal injury to me.

17. Advance money for my benefit or for the protection of any Asset or for all expenses, losses, and liability sustained in the administration of any Asset or because of the holding or ownership of any Asset: for the protection of any Asset or me; for which I grant the Attorney in Fact a

16. Borrow money for my benefit or for the protection of any Asset or for all expenses, losses, and liability sustained in the administration of any Asset or because of the holding or ownership of any Asset; Encumber any Asset as security for repayment of the Indebtedness; and repay the

15. Insure any Asset, and the Attorney in Fact, against damage or liability with respect to third persons.

14. Purchase and sell Securities; open and maintain an account with any brokerage firm or company, including, but not limited to, a street account; conduct any and all Security trading activity, including, but not limited to, marginal trading or short selling; vote a Security, in person or by general or limited proxy; pay calls, assessments, and any other sums chargeable or accruing against or on account of a Security; sell or through a committee or other agent, to the reorganization, consolidation, enterprise; hold a Security in the name of a nominee or in other business with the Security so held.

13. Grant an option involving disposition of any Asset and to take an 14. Purchase and to take an

12. Enter into a lease or arrangement for exploration and removal of minerals or other natural resources or enter into a pooling or unitization

11. Enter for any purpose into a lease as lessor or lessee with or without option to purchase or renew for a term within or extending beyond the term of this Power of Attorney.

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20. Allocate items of income or expense to either income or principal, including creation of reserves out of income for: depletion in mineral or timber properties; depreciation; obsolescence; or amortization.

21. Expend funds reasonably necessary for the support, care, maintenance, education, or benefit of me or my dependent with due regard to my, or my dependant's, accustomed standard of living.

22. Pay any income or principal from any Asset to which I or my dependent is entitled either directly to me or my dependent, or to any person having custody of me or my dependent, or to the guardian or conservator of me or my dependent, or to any person who, or corporation which, shall be furnishing support, care, maintenance, or education to me or my dependent. The receipt of any person to whom payment is made as herein authorized shall be sufficient voucher for my Attorney in Fact, and required to account to my Attorney in Fact.

23. Employ any custodian, attorney, accountant, auditor, investment adviser, corporate fiduciary, or any other agent, even though associated with the Attorney in Fact, to advise or assist the Attorney in Fact in the performance of powers granted by this Power of Attorney, and to act upon any recommendation of the foregoing persons without independent

24. Instead of acting personally, to employ one or more agents to perform any act authorized by this Power of Attorney regardless of whether or not discretionary.

25. Execute and deliver all documents and/or instruments which will accomplish or facilitate the exercise of the powers granted by me in this Power of Attorney to my Attorney in Fact.

26. If my Assets are ample to provide funds reasonably necessary for the support, care, maintenance, education, or benefit of me or my dependent with due regard to my, or my dependant's, accustomed standard of living, my Attorney in Fact may make gifts (in a reasonable amount) in trust or otherwise, to members of my family or to charity.

27. Upon termination of this Power of Attorney, my Attorney in Fact, after meeting all claims and expenses authorized by it, shall pay over and distribute all Assets to me, my guardian conservator, personal representative, or successor-in-interest as soon as possible.

28. Convey or release my contingent and expectant interests in property including marital property rights and any right of survivorship incident to joint tenancy or tenancy by the entirety.

29. Exercise or release my power as trustee, personal representative, custodian for minors, conservator, or donee of a power of appointment.

30. Create revocable or irrevocable trusts of any Asset which may

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31. Exercise my rights to elect options and change beneficiaries 38554 under any insurance and annuity policy and to surrender any policy for its 32. Exercise my right to an elective share in the estate of my deceased spouse. 33. Renounce any interest by testate or intestate succession or by inter vivos transfer. This Power of Attorney is effective as of the date it is executed and shall not be affected by my subsequent incapacity. In construing this Power of Attorney, the following shall control: This Power of Attorney shall be construed by the law of the state in which it is exercised regardless of where executed. All provisions contained in this Power of Attorney are severable, and, in the event any provision contained in this rower of Actorney are severable, by any court of competent jurisdiction, this Power of Attorney shall be interpreted as though the invalid provision was not contained in it. Pronouns used in this Power of Attorney shall be construed in accordance with the appropriate gender or neuter, and as either singular or plural, as the context requires. 4. All parties dealing with my Attorney in Fact are authorized to rely fully on a clerk's or recorder's certified copy of the original of this Power of Attorney which has been duly recorded as required by the law of the state in which this Power of Attorney is to be exercised. 5. The term "Asset" shall mean any property (real, personal, mixed, tangible, intangible, legal, or equitable) in which I shall have any interest of any kind or nature regardless of how created or evidenced. 6. The term "Encumber" shall mean and include the execution and statement plodes on other instrument of hypothesetics

The term "Governmental Entity" shall mean the United States of America, State thereof, or political subdivision of such State, or any country other than the United States of America.

8. The term "Indebtedness" shall mean and include all obligations, debts, and liabilities arising out of, a debtor-creditor relationship. 9. The term "Security" shall mean any stock, bond, or evidence of investment or indebtedness, issued by or insured by any Governmental notes, debentures, fractional shares, and stock subscription or commission

38555 WARNING TO PERSON EXECUTING THIS DOCUMENT This is an important legal document. It creates a durable power of attorney. Before executing this document, you should know these important 1. This document may provide the person you designate as your attorney in fact with broad powers to dispose, sell, convey, and Encumber your real and personal property. 2. These powers will exist for an indefinite period of time unless you limit their duration in this document. These powers will continue to exist potwithstanding where where the powers will continue to exist notwithstanding your subsequent disability or You have the right to revoke or terminate this durable power 3. of attorney at any time. IN WITNESS WHEREOF I have hereunto set my hand this _____ day of Signed in the Presence of: The Miner Eda Silbert STATE OF OREGON County of Klamath Repoten 17 ss: Personally appeared before me the above named FERNE MINER , 1989 acknowledged the foregoing instrument to be her voluntary act and deed. and 1011112 Eda Solbert (SEAL)c. NOTARY PUBLIC FOR OREGON My Commission Expires: 6-1-93 The undersigned acknowledges and accepts appointment as agent, and agrees to serve as agent under this Durable Power of Attorney. C. YADEN STATE OF OREGON: COUNTY OF KLAMATH: ss.

By Dauline Mulindate