IM No. 634-GENERAL POWER OF ATTORNEY-DURABLE-(Short Form).	V	1 M95	Page 34129
10589		And	Searles
KNOW ALL MEN BY THESE PRESENTS,		·····	
re made, constituted and appointed, and by thes Howard L. Searles			and mus for recover collect and
How and lawful attorney for me and in my name, place a true and lawful attorney for me and in my name, place a sive all such sums of money, debts, rents, dues, accounts, now or shall hereafter become due, owing, payable or bel- triges for the recovery thereof, and to compromise, settle riges for any of the same; to bargain, contract for, purchass session thereof and all deeds and other assurances in the riges and hypothecate lands, tenements and hereditamen herms and conditions and with such covenants as my a need by me in any corporation for any price and receive pa mer property in possession or in action, and to make, do and i my name and as my act and deed, to sign, seal, excut seements, mortgages, pledges, hypothecations, bills of ladin rigages, judgments and other debts payable to me and o his/her absolute discretion shall deem to be for my best in and, or in the name of myself and any other person or person d negotiable instruments payable to my order, to withdraw nerron or collect refunds therefrom; also	onging to me, to have, use an le and adjust and to execute e, receive and take lands, tend law therefor and to lease, le its, including my right of hon thorney shall think iit; to sel syment therefor and to vote a anner deal in and with goods d transact all and every kind e, acknowledge and deliver a ig, bills, bonds, notes, evident ther instruments in writing on therests, to have access to any pons; to sell, discount, endorse	t take all lawid and deliver acc ments, herediti, , demise, barg estead in any , transfer and ny such stock a , wares and m of business of v l deeds, covena es of debt, rec f whatever kin safety deposit , deliver and/c	I ways and inclusion in sufficient dis- aments, and accept the seizin and ain, sell, remise, release, convey, of the same for such price, upon deliver all or any shares of stock as my proxy; to bargain for, buy, erchandise, choses in action, and whatsoever nature or kind; for me ints, indentures, agreements, trust sipts, releases and satisfactions of d and nature which my attorney box which has been rented in my or deposit all checks, drafts, notes
, ,			
GIVING AND GRANTING unto my attorney full r			
substitutes shall tawnify do it cause to be set in applicable phu This power shall take effect: (delete inapplicable phu (a) on the date next written below; (a) on the date I snow he adjuided incompete	the a court of proper juris	diction.	
 (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 a My attorney and all persons unto whom these presentil given actual notice either of such revocation or of my network the instrument and where the context. 	ent by a court of proper juris shall take effect on the date r snts shall come may assume death. t so requires, the singular inc	that this power udes the plura	
(a) on the date next written below, (b) on the date I may be adjudged incompete If neither phrase (a) nor (b) is deleted, this power a My attorney and all persons unto whom these prese ntil given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt	ent by a court of proper juris shall take effect on the date r onts shall come may assume death. t so requires, the singular inc to set my hand on	that this power udes the plura <u>CEM</u> K. AM	
(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 a My attorney and all persons unto whom these present ntil given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have here unto STATE OF OREGON, Context	ent by a court of proper juris shall take effect on the date r shall shall come may assume death. t so requires, the singular inc to set my hand on De built of KLAMATA	that this power udes the plura <u>c em be</u> <u>h</u> Ann	
(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 a My attorney and all persons unto whom these present ntil given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have here unto STATE OF OREGON, Context	ent by a court of proper juris shall take effect on the date r onts shall come may assume death. t so requires, the singular inc to set my hand on	that this power udes the plura <u>c em be</u> <u>h</u> Ann	
(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 a My attorney and all persons unto whom these presennt given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have here unto STATE OF OREGON, Context	ent by a court of proper juris shall take effect on the date r shall shall come may assume death. t so requires, the singular inc to set my hand on De built of KLAMATA	that this power udes the plura <u>c em be</u> <u>h</u> Ann	
(a) on the date next written below, (b) on the date I may be adjudged incompete If neither phrase (a) nor (b) is deleted, this power a My attorney and all persons unto whom these prese ntil given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Co This instrument wa	ent by a court of proper juris shall take effect on the date r shall shall come may assume death. t so requires, the singular inc to set my hand on De built of KLAMATA	that this power udes the plura <u>c em be</u> <u>h</u> Ann	<u>13, 19.95</u> <u>Деанес</u>)ss. <u>Сото 14, 19.95</u> Ложе
(a) on the date next written peodw. (b) on the date I may be adjudged incompetent It neither phrase (a) nor (b) is deleted, this power a My attorney and all persons unto whom these present in given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Context This instrument was by	ent by a court of proper juris shall take effect on the date r shall shall come may assume death. t so requires, the singular inc to set my hand on De built of KLAMATA	that this power udes the plural <u>c & m bz</u> <u>h</u> <u>A</u> <u>A</u> <u>A</u> <u>a</u> <u>on</u> <u><u>D</u> <u>c</u></u>	13, 19.95. Searles Searly, 19.95 Marc Notary Public for Orego
(a) on the date next written below. (b) on the date I may be adjudged incompeter If neither phrase (a) nor (b) is deleted, this power to My attorney and all persons unto whom these presenntil given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Con This instrument was by OFFICIAL SEAL LUCEAL M. ROSS NOTARY PUBLIC - OREGON	ent by a court of proper juris shall take effect on the date r sats shall come may assume death. t so requires, the singular inc to set my hand on unit punty ofKIAMAth s acknowledged before m	that this power udes the plural <u>CEM</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u>	
(a) on the date next written below. (b) on the date I may be adjudged incompeter It neither phrase (a) nor (b) is deleted, this power to My attorney and all persons unto whom these presen- neiting given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Con- This instrument was by	ent by a court of proper juris shall take effect on the date r sats shall come may assume death. t so requires, the singular inc to set my hand on unit punty ofKIAMAth s acknowledged before m	that this power udes the plural <u>c & m bz</u> <u>h</u> <u>A</u> <u>A</u> <u>A</u> <u>e on <u>D</u> <u>e on <u>D</u> <u>e on <u>D</u> <u>c</u> <u>c & M</u> <u>e on <u>D</u> <u>c & M</u> <u>e on <u>D</u> <u>c & M</u></u></u></u></u></u>	13, 19.95. Sealles Sealles Seales Seales Notary Public for Orego -22-96 OF OREGON, of Klamath
(a) on the date next written peodw. (b) on the date I may be adjudged incompeter It neither phrase (a) nor (b) is deleted, this power a My attorney and all persons unto whom these presen- ntil given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Co This instrument wa by	ent by a court of proper juris shall take effect on the date r sats shall come may assume death. t so requires, the singular inc to set my hand on unit punty ofKIAMAth s acknowledged before m	that this power udes the plural <u>c & m bz</u> <u>h</u> <u>A</u> <u>A</u> <u>A</u> <u>e</u> on <u><u>D</u> <u>e</u> on <u><u>D</u> <u>e</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> </u></u>	Sealles Sealles Sealles Sealles Sealles Notary Public for Orego Notary Public for Orego -2>-96 OF OREGON, of Klamath Sealles Sealles Notary Public for Orego Sealles Sealles Notary Public for Orego Sealles Notary Public for Orego Sealles Notary Public for Orego Sealles Sealles Notary Public for Orego Sealles Sealles Sealles Sealles Notary Public for Orego Sealles Seal
(a) on the date next written below. (b) on the date I may be adjudged incompeter If neither phrase (a) nor (b) is deleted, this power to My attorney and all persons unto whom these presenntil given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Con This instrument was by	ent by a court of proper juris shall take effect on the date r sats shall come may assume death. t so requires, the singular inc to set my hand on unit punty ofKIAMAth s acknowledged before m	that this power udes the plural <u>CEMDE</u> A A M A M e on <u>Se</u> e on <u>Se</u> e on <u>Se</u> E M E M E M E M E M E M E M E M E M E M	$\frac{13., 19.95}{5}$ $\frac{5601125}{5}$ $\frac{5601125}{5}$ $\frac{19.95}{5}$ $\frac{19.95}{5}$ $\frac{19.95}{5}$ $\frac{19.95}{5}$ $\frac{19.95}{5}$ $\frac{19.95}{5}$
(a) on the date next written below. (b) on the date I may be adjudged incompeter If neither phrase (a) nor (b) is deleted, this power to My attorney and all persons unto whom these presenntil given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Con This instrument was by	ent by a court of proper juris shall take effect on the date r sats shall come may assume death. t so requires, the singular inc to set my hand on unit punty ofKIAMAth s acknowledged before m	that this power udes the plura <u>c Em be</u> <u>h</u> <u>A</u> <u>A</u> <u>a</u> <u>e</u> on <u>D</u> <u>e</u> <u>e</u> on <u>D</u> <u>e</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u>	$\frac{13., 19.95}{5}$ $\frac{560165}{5}$ $\frac{560165}{5}$ $\frac{19.95}{5}$ $\frac{19.95}{5}$ $\frac{19.95}{5}$ $\frac{19.95}{5}$ $\frac{19.95}{5}$ $\frac{19.95}{5}$ $\frac{19.95}{5}$
(a) on the date next written below. (b) on the date I may be adjudged incompeter If neither phrase (a) nor (b) is deleted, this power to My attorney and all persons unto whom these presenntil given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Con This instrument was by	ent by a court of proper juris shall take effect on the date r ents shall come may assume death. t so requires, the singular inc to set my hand on DE Sudick punty of KIAMATA s acknowledged before m My commission	that this power udes the plural <u>c Em be</u> <u>h</u> <u>A</u> <u>A</u> <u>a</u> <u>e</u> on <u>D</u> <u>e</u> <u>e</u> on <u>D</u> <u>e</u> <u>e</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u> <u>c</u>	$\frac{13, 19.95}{5}$ $\frac{560125}{5}$ \frac
(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 to My attorney and all persons unto whom these present if given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Context This instrument was by	ent by a court of proper juris shall take effect on the date r onts shall come may assume death. t so requires, the singular inc to set my hand on	that this power udes the plural <u>c Em be</u> <u>h</u> <u>A</u> <u>A</u> <u>h</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>h</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>h</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>h</u> <u>A</u>	DE OF OREGON, of Klamath Notary Public for Oreĝo -2-96 OF OREGON, of Klamath wed for record on the 14th de ember
(a) on the date first written below. (b) on the date i may be adjudged incompeter If neither phrase (a) nor (b) is deleted, this power to My altorney and all persons unto whom these presenntil given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Con This instrument was by OFFICIAL SEAL LUCEAL M. ROSS NOTARY PUBLIC - OREGON MY COMMISSION EXPRES OCT. 23, 1996 POWER OF ATTORNEY	ent by a court of proper juris shall take effect on the date r onts shall come may assume death. t so requires, the singular inc to set my hand on	that this power udes the plural <u>c Em be</u> <u>h</u> <u>A</u> <u>A</u> <u>h</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>h</u> <u>A</u> <u>A</u> <u>A</u> <u>A</u> <u>h</u> <u>A</u>	Sealles Sealles Sealles Sealles Sealles Notary Public for Orego Notary Public for Orego Notary Public for Orego -2-9-9-6 OF OREGON, of Klamath settify that the within instrument wed for record on the 14th de ember
(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 to My attorney and all persons unto whom these present if given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Context This instrument was by	ent by a court of proper juris shall take effect on the date r onts shall come may assume death. t so requires, the singular inc to set my hand on	that this power udes the plural <u>c Em be</u> <u>h</u> <u>A</u> <u>A</u> <u>a</u> <u>e</u> on <u>D</u> <u>e</u> <u>e</u> on <u>D</u> <u>e</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u>	Sealles Sealles Sealles Sealles Sealles Notary Public for Orego Notary Public for Orego Sealles Notary Public for Orego Notary Public for Orego Sealles Notary Public for Orego Notary Public for Orego Sealles Notary Public for Orego Notary Public for Orego
(a) on the date first Written Derw, (b) on the date i may be adjudged incompeter If neither phrase (a) nor (b) is deleted, this power to My attorney and all persons unto whom these presenntil given actual notice either of such revocation or of my In construing this instrument, and where the context IN WITNESS WHEREOF, I have hereunt STATE OF OREGON, Context This instrument was by OFFICIAL SEAL UCEAL M. ROSS NOTARY PUBLIC - OREGON COMMISSION EXPIRES OCT.23, 1996 POWER OF ATTORNEY To To	ent by a court of proper juris shall take effect on the date r onts shall come may assume death. t so requires, the singular inc to set my hand on	that this power udes the plural <u>c & m bs</u> <u>h</u> <u>A</u> <u>A</u> <u>M</u> <u>e on <u>A</u> <u>e on A</u> <u>e on A</u> <u>e</u></u>	Searcher 19.95. Searcher 19.95. Searcher 19.95. Notary Public for Orego Notary Public for Or