[•] 23619		01.m96	_Page_	25956	9
KNOW ALL MEN BY THESE PRESEN			PHE		
		******	••••••		,
ave made, <u>constituted</u> and appointed, and by <u>Jerry</u> <u>Lister</u>	these presents do hereby $HZNS$	make, constit	ute and app	oint	
ny true and lawful attorney for me and in my name, pl socieve all such sums of money, debts, rents, dues, accou- re now or shall hersalter become due, owind, payable ou therwise for the recovery thereol, and to compromise, harges for any of the same; to bargain, contract for, pur sossession thereot and all deads and other assurances in norigage and hypothecate lands, tenements and hereditz such terms and conditions and with such covenants as y wined by me in any corporation for any price and receive ell, mortigage, hypothecate and in any and every way and ther property in possession or in action, and to make, do and in my name and as my act and dead, to sign, seal, ex- greements, mortigages, pledges, hypothecations, bills of mortigages, judgments and other debts payable to me an a his/her absolute discretion shall deam to be for my be arame, or in the name of mysell and any other person or and negotiable instruments payable to my order, to with hereon or collect retunds therefrom; also	nits, legacies, bequests, interest r belonging to me, to have, use settle and edjust and to execu- chase, receive and take lands, i a the law therefor and to lease aments, including my right of i my attorney shall think fit; to re payment therefor and to vol a manner deal in and with go to and transact all and every ki tecute, acknowledge and deliver lading, bills, bonds, notes, evid and other instruments in writin, set interests, to have access to a persons; to sell, discount, endo	s, dividends, and and take all law ite and deliver a emements, hered, iet, demise, bai homestead in any sell, transfer and e any such stock ods, wares and ind of business oi r all deeds, cover ences of debt, re g of whatever k any salety depos rse, deliver and my name with a	thiles and de ful ways and i cquiftances on itaments, and gain, sell, rei v of the same i deliver all oc : as my proxy merchandise, s whatsoever n ants, indentu ceipts, release ind and natur it box which i 'or deposit all w bank, by cl	manas whatsoev means in my nau r other sufficien accept the seizi mise, release, co for such price, or any shares of r; to bargain for choses in action these are an astistaction res, agreements, es and satisfaction these been rented l checks, drafts, beck or otherwis	er, as me or t dis- n and nvey, upon stock , buy, , buy, , buy, , buy, , and or me trust ons of orney in my notes , and
equisite and necessary to be done in and about the pr mesent, with full power of substitution and revocation, or substitutes shall lawfully do or cause to be done by s This power shall take elicot: (delete inapplicable	, hereby ratifying and confirm virtue of these presents.	ng all that my a	ttorney or my	y attorney's sub:	tituti
present, with full power of substitution and revocation, a substitutes shall lawfully do or cause to be done by a	, hereby ratifying and contirms virtue of these presents. phrese) petent by a court of proper jur er shall take effect on the date resents shall come may assume my death. text so requires, the singular in 47 -	ng all that my a isdiction. next written be that this powe	low. of attorney	y attorney s sub.	
present, with full power of substitution and revocation, or substitutes shall law fully do or cause to be done by a This power shall take ellect: (delete inapplicable (a) on the date I may be adjudged incom, (b) on the date I may be adjudged incom, if meither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these p until given scattal notice either of such revocation or of In construing this instrument, and where the com	, hereby ratifying and contirms virtue of these presents. phrese) petent by a court of proper jur er shall take effect on the date resents shall come may assume my death. text so requires, the singular in 47 -	ng all that my a isdiction. next written be that this powe	low. of attorney	y attorney s sub.	
present, with full power of substitution and revocation, or substitutes shall lawfully do or cause to be done by a This power shall take effect: (delete inapplicable (a) on the date I may be adjudged incom; (b) on the date I may be adjudged incom; If meither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these p until given sectual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered IN WITNESS WHEREOF, I have hered	, hereby ratifying and contirms virtue of these presents. phrese) petent by a court of proper jur- re shall take effect on the date resents shall come may assume my death. text so requires, the singular in unto set my hand on	ng all that my a isdiction. next written be that this powe	low. of attorney	y attorney s sub.	
oresent, with full power of substitution and revocation, or substitutes shall lawfully do or cause to be done by a This power shall take elfect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom; If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these p until given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This justrument to	, hereby ratifying and contirms virtue of these presents. phrese) petent by a court of proper jur er shall take effect on the date resents shall come may assume my death. text so requires, the singular in 47 -	isdiction. next written be that this powe cludes the plura 17 55 55 55 55 55 55 55 55 55 55 55 55 55	low. of attorney	y attorney s sub.	
oresent, with full power of substitution and revocation, or substitutes shall lawfully do or cause to be done by a This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, It neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these puntil given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This instrument to OFFICIAL SEAL	, hereby ratifying and contirminy virtue of these presents. phrese) petent by a court of proper jur- re shall take effect on the date resents shall come may assume my death. text so requires, the singular in unto set my hand on county of	isdiction. next written be that this powe cludes the plura 17 55 55 55 55 55 55 55 55 55 55 55 55 55	low. of attorney	y attorney s sub.	
oresent, with full power of substitution and revocation, or substitutes shall lawfully do or cause to be done by a This power shall take elicot: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom; If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these p until given actual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This instrument to OFFICIAL SEAL TRACIE V. CHANDLER NOTARY PUBLIC - OREGON	, hereby ratifying and contirminy virtue of these presents. phrese) petent by a court of proper jur- re shall take effect on the date resents shall come may assume my death. text so requires, the singular in unto set my hand on county of	isdiction. next written be that this powe cludes the plura 17 55 55 55 55 55 55 55 55 55 55 55 55 55	low. r of attorney 1. 	has not been re 9.2.6 2. 7	vokec
oresent, with full power of substitution and revocation, or substitutes shall lawfully do or cause to be done by a This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom; If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these puntil given actual notice either of such revocation or of In construing this instrument, and where the con IN WITNESS WHEREOF, I have hered STATE OF OREGON, This instrument OFFICIAL SEAL TRACLE V. CHANDLER	, hereby ratifying and contirminy virtue of these presents. phrese) petent by a court of proper jur- re shall take effect on the date resents shall come may assume my death. text so requires, the singular in unto set my hand on county of	ng all that my a isdiction. next written be, o that this power cludes the plura 17 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	low. r of attorney 1.	y attorney s sub.	vokec
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by a This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, It relifier phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these puntil given sectual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This instrument to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC - OREGON	, hereby ratifying and contirminativities of these presents. pirtue of these presents. patent by a court of proper junces resents shall come may assume my death. text so requires, the singular in unto set my hand on	ng all that my e isdiction. next written be that this powe cludes the plura 17 10 10 10 10 10 10 10 10 10 10 10 10 10	low. r of attorney	has not been re 9.2.6 2	voked
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these put infil given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This programment to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC OREGON COMMISSION EXPIRES JUL 06, 1898	, hereby ratifying and contirminativities of these presents. pirtue of these presents. patent by a court of proper junces resents shall come may assume my death. text so requires, the singular in unto set my hand on	isdiction. next written be- that this power cludes the plura 17 17 10 10 10 10 10 10 10 10 10 10	low. r of attorney 1.	has not been re 9.2.6 2) 7, 15 MMUN 9 Public for C DN, ath	vokec 2 vokec vo vokec vo vo vo vokec vo vo vo vo vo vo vo vo vo vo vo vo vo
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by a This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, It relifier phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these puntil given sectual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This instrument to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC - OREGON	, hereby ratifying and contirminativities of these presents. pirtue of these presents. patent by a court of proper junces resents shall come may assume my death. text so requires, the singular in unto set my hand on	ng all that my e isdiction. next written be that this powe cludes the plura 17 17 10 10 10 10 10 10 10 10 10 10 10 10 10	low. r of attorney	has not been re 9.2.6 2,15 MMULLA y Public for C DN, ath e within instru	vokec
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these put infil given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This programment to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC OREGON COMMISSION EXPIRES JUL 06, 1898	, hereby ratifying and contirminativities of these presents. pirtue of these presents. patent by a court of proper junces resents shall come may assume my death. text so requires, the singular in unto set my hand on	ng all that my e isdiction. next written be that this powe cludes the plura 17 17 10 10 17 10 10 17 10 10 10 10 10 10 10 10 10 10 10 10 10	Notar Notar Notar Notar Notar Cof Cof Klam tify that the red for reco	has not been re 9.2.6 2,15 MMULLA y Public for C DN, ath e within instru-	vokee
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these put infil given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This programment to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC OREGON COMMISSION EXPIRES JUL 06, 1898	, hereby ratifying and contirminativities of these presents. pirtue of these presents. patent by a court of proper junces resents shall come may assume my death. text so requires, the singular in unto set my hand on	ng all that my e isdiction. next written be that this powe cludes the plura 17 17 10 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 10 10 10 10 10 10 10 10 10 10 10 10	Notar Top Contemporation Top Contemporation	has not been re 9.2.6 2. 7	vokee
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these put infil given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This programment to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC OREGON COMMISSION EXPIRES JUL 06, 1898	hereby ratifying and contirminativitue of these presents. phrese) petent by a court of proper junces of the date resents shall come may assume my death. text so requires, the singular in unto set my hand on	ng all that my e isdiction. next written be that this powe cludes the plura 17 17 10 10 17 10 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 10 10 10 10 10 10 10 10 10	Notar Notar Notar Notar Notar Cof Notar N	has not been re 9.2.6 2,15 MMULLA y Public for C DN, ath e within instru- rd on the .22 ,199 M., and recor- o	vokec
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these put infil given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This programment to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC OREGON COMMISSION EXPIRES JUL 06, 1898	, hereby ratifying and contirminativities of these presents. pirtue of these presents. patent by a court of proper junces resents shall come may assume my death. text so requires, the singular in unto set my hand on	ng all that my e isdiction. next written be- that this powe- cludes the plura 17 17 10 10 17 10 17 10 17 10 17 10 17 10 10 10 10 10 10 10 10 10 10	Notar Notar Notar Notar Cof Notar Notar Cof Notar Cof Notar Cof Notar Cof Notar Notar Cof Cof Cof Cof Cof Cof Cof Cof	has not been re 9.2.6 2. 7. 7. 8. 9.2.6 2. 7. 9. 7. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9.	vokee
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these put infil given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This programment to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC OREGON COMMISSION EXPIRES JUL 06, 1898	hereby ratifying and contirminativitue of these presents. phrese) petent by a court of proper junter shall take effect on the date resents shall come may assume my death. text so requires, the singular in unto set my hand on County of County of My commission My commission SPACE EFERENED	ng all that my e isdiction. next written be- that this power cludes the plura 17 17 17 17 17 17 17 10 10 10 10 10 10 10 10 10 10	low. r of attorney	has not been re 9.2.6 2. 7	vokee
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these put infil given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This programment to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC OREGON COMMISSION EXPIRES JUL 06, 1898	hereby ratifying and contirminativitue of these presents. phrese) petent by a court of proper junter shall take effect on the date resents shall come may assume my death. text so requires, the singular in unto set my hand on County of County of My commission My commission SPACE EFERENED	ng all that my e isdiction. next written be- that this power cludes the plura 17 17 17 17 17 17 17 10 10 10 10 10 10 10 10 10 10	Notar No	has not been re 9.2.6 2. 7. 7. 8. 9.2.6 2. 7. 9. 7. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9.	voke
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these put infil given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This programment to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC OREGON COMMISSION EXPIRES JUL 06, 1898	hereby ratifying and contirminativitue of these presents. phrese) petent by a court of proper junter shall take effect on the date resents shall come may assume my death. text so requires, the singular in unto set my hand on County of County of My commission My commission SPACE EFERENED	ng all that my e isdiction. next written be that this power cludes the plura 17 17 17 17 17 17 17 17 17 17	low. r of attorney	has not been re 9.2.6 2. 7	voke 2 2 2 2 2 2 2 2 2 2 2 2 2
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these put infil given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This programment to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC OREGON COMMISSION EXPIRES JUL 06, 1898	hereby ratifying and contirminativitue of these presents. phrese) petent by a court of proper junter shall take effect on the date resents shall come may assume my death. text so requires, the singular in unto set my hand on County of County of My commission My commission SPACE EFERENED	ng all that my e isdiction. next written be that this power cludes the plura 17 17 17 17 17 17 17 17 17 17	low. r of attorney	has not been re 9.2.6 7	vokee
oresent, with full power of cubstitution and revocation, or substitutes shall lawfully do or cause to be done by This power shall take ellect: (delete inapplicable (a) on the date next written below; (b) on the date I may be adjudged incom, If neither phrase (a) nor (b) is deleted, this pow My attorney and all persons unto whom these put infil given scitual notice either of such revocation or of In construing this instrument, and where the com IN WITNESS WHEREOF, I have hered STATE OF OREGON, This programment to OFFICIAL SEAL TRACLE V. CHANDLER NOTARY PUBLIC OREGON COMMISSION EXPIRES JUL 06, 1898	hereby ratifying and contirminativitue of these presents. phrese) petent by a court of proper junter shall take effect on the date resents shall come may assume my death. text so requires, the singular in unto set my hand on County of County of My commission My commission SPACE EFERENED	ng all that my e isdiction. next written be that this power cludes the plura 17 17 17 17 17 17 17 17 17 17	Notar Notar Notar Notar Notar Notar Cof Klam tify that the ved for reco Nugust o'clock A Volume No cof Klam tify that the ved for reco Nugust o'clock A Volume No cof Notar OF OREGO of Klam tify that the ved for reco Nugust o'clock A Volume No cof Notar OF OREGO of Klam tify that the ved for reco Nugust o'clock A Volume No cof Notar OF OREGO of Klam tify that the ved for reco Nugust o'clock A Volume No cof Notar OF OREGO of Klam tify that the ved for reco Nugust o'clock A Volume No cof Notar OF OREGO of Klam tify that the ved for reco Nugust Notar OF OREGO of Let	has not been re 9.2.6 2.7	vokee

36 ALE 22 AL :09

lf