HE CENTRAL POWER OF ATTORNEY-DURABLE-IN		
* 27920	· · · · · · · · · · · · · · · · · · ·	ATTENENT ISAT ATTENENS HEAS LAW PUBLISHING CP. PORTLAND. O
KNOW ALL MEN BY THESE PRE	SENTS, That I,	Mr. P. Reinigs
lave made, constituted and provided and	·····	
have made, constituted and appointed and b	y these presents do mak	e, constitute and appoint
sut fawful attorney in fact ("my attorney"		
am proper;	lice of sum and upon cu	me, place and stead and for my use and bern exchange, remise, release and dispose of any i d or in which I may have any right, title or int eh forms and conditions as to my attorney in
I taxes, charges and assessment to pay the	expense thereof, to insur	
escription and to hypothecate, ploute and to (4) To buy, sell, assign, transfer and to	encumber the same;	eo anu merchandise of every name. natura a
(5) To borrow any size of	may seem right and pre	of stock in my name in any corporation for a oper and to receive and make payment therefo th fate of interact us to
oper and to give security for the repayment	of the speed	th rate of interest as to my attorney
terests. dividends and claims whatenever wit	and receive all moneys	, debts, rents, dues, accounts, legacies, beques
(7) 10.		thereof it any thereof it
a node it - The the	COOL OF MENT AND ALLASS	
	on of any tructual	womand due of payable to me and in any
(a) T		
(8) To adjust, settle, compromise or sub trace which are now whether	mit to arbitration any ac	Count date states
 (8) To adjust, settle, compromise or sub tree which are now subsisting or hereafter 1 (9) To soll, discount, endorse ne determine 	mit to arbitration any ac may arise between me of	count, debt, claim, demand or dispute as well a my attorney and any other person of a well a
 (8) To adjust, settle, compromise or sub trere which are now subsisting or hereafter t (9) To sell, discount, endorse, negotiate er negotiable paper payable to me, and to c poses eforesaid; to pay to or deposit the san bing and in the san 	mit to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply no or any other sum of a	count, debt, claim, demand or dispute as well a r my attorney and any other person or persons rall, order, bill of exchange, promissory note o y the proceeds thereof for my use for any of the
(8) To adjust, settle, compromise or subtract (8) To adjust, settle, compromise or subtract which are now subsisting or hereafter 1 (9) To adl, discount, endarse, negotiate er negotiable paper payable to me, and to c poses aforesnic; to pay to or deposit the san cking and in savings accounts in my name nego deposited to my credit with any bank.	whit to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply ne or any other sum of m with any bank or bank by check or otherming	count, debt, claim, demand or dispute as well a r my attorney and any other person or persons lrall, order, bill of exchange, promissory note o y the proceeds thereof for my use for any of th noney coming into the hands of my attorney is er of my attorney's selection on to dispute
 (8) To adjust, settle, compromise or sub tere which are now subsisting or hereafter 1 (9) To coll, discount, endorse, negotiate er negotiable paper payable to me, and to co poses aforesaid; to pay to or deposit the san cking and in savings accounts in my nume neys deposited to my credit with any bank, by the same for any of the purposes of my 	pail to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, the busines as mu other	count, debt, claim, demand or dispute as well a rmy attorney and any other person or persons rall, order, bill of exchange, promissory note o y the proceeds thereof for my use for any of the noney coming into the hands of my attorney in er of my attorney's selection and to draw ou including duposits in savings accounts
 (8) To adjust, settle, compromise or sub free which are now subsisting or hereafter 1 (9) To sell, discount, endorse, negotiate er negotiable paper payable to me, and to c poses aforesaid; to pay to or deposit the san cking and in savings accounts in my nume neys deposited to my credit with any bank, by the same for any of the purposes of my tilicates of deposit; to appoint any bank or a or sort or trust; generally to conduct any 	parti to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, y business as my attern trust company as escrew and all banking transac	count, debt, claim, demand or dispute as well a rmy attorney and any other person or persons rall, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the money coming into the hands of my attorney in er of my attorney's selection and to draw ou including deposits in savings accounts, and to ay may doem expedient; to purchase and sel Acent; to transfer any asset of mine into and so
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub trere which are now subsisting or hereafter 1 (9) To cell, discount, endorse, negotiate er negotiable paper payable to me, and to c poses afaresaid; to pay to or deposit the san cking and in savings accounts in my name neys deposited to my credit with any bank, by the same for any of the purposes of my illicates of deposit; to appoint any bank or to no or sort or trust; generally to conduct any (10) To make, execute and deliver any c rights, rents and royalties, including afree	parti to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, y business as my attorn trust company as escrow and all banking transact and all manner of contra	count, debt, claim, demand or dispute as well a r my attorney and any other person or persons trall, order, bill of exchange, promissory note o y the proceeds thereof for my use for any of the noney coming into the hands of my attorney is including duposits in savings accounts, and to a dent; to tronafor any asset of mine into any including of the hands of a dent of a dent is dent; to tronafor any asset of mine into any into any behali; cts with reference to minerale oil doi:
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub trere which are now subsisting or hereafter 1 (9) To cell, discount, endorse, negotiate er negotiable paper payable to me, and to c poses afaresaid; to pay to or deposit the san cking and in savings accounts in my name neys deposited to my credit with any bank, by the same for any of the purposes of my illicates of deposit; to appoint any bank or to no or sort or trust; generally to conduct any (10) To make, execute and deliver any c rights, rents and royalties, including afree	parti to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, y business as my attorn trust company as escrow and all banking transact and all manner of contra	count, debt, claim, demand or dispute as well a r my attorney and any other person or persons trall, order, bill of exchange, promissory note o y the proceeds thereof for my use for any of the noney coming into the hands of my attorney is including duposits in savings accounts, and to a dent; to tronafor any asset of mine into any including of the hands of a dent of a dent is dent; to tronafor any asset of mine into any into any behali; cts with reference to minerale oil doi:
(8) To adjust, settle, compromise or subtraction which are now subsisting or hereafter 1 (9) To adjust, settle, compromise or subtract and the set which are now subsisting or hereafter 1 (9) To adl, discount, endarse, negotiate er negotiable paper payable to me, and to coposes aforesaid; to pay to or deposit the same for any of the purposes of my nume for any of the purposes of my illicates of deposit; to appoint any bank or 1 (10) To muke, execute and deliver any context and royaltes, including agrees of the set of appoint of the set of appoint any bank or 1 (11) To commence and prosecute and the set of the set of appoint of the set of appoint of the set of t	parti to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check or otherwise, by check or otherwise, by check or otherwise by check or otherwise by check or otherwise by check or otherwise banking transact and all banking transact and all manner of contra mente facilitating exploi o defend against, answor	count, debt, claim, demand or dispute as well a rmy attorney and any other person or persons rall, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the money coming into the hands of my attorney in er of my attorney's selection and to draw ou including deposits in savings accounts, and to ay may doem oxpodient; to purchase and sel forms on my behalf; its with reference to minerals, oil, gas, oil and ration for any discovery of oil, minerals and en oppose all actions, suits and proceeding.
(8) To adjust, settle, compromise or subtraction which are now subsisting or hereafter 1 (9) To adjust, settle, compromise or subtract and the set which are now subsisting or hereafter 1 (9) To adl, discount, endarse, negotiate er negotiable paper payable to me, and to coposes aforesaid; to pay to or deposit the same for any of the purposes of my nume for any of the purposes of my illicates of deposit; to appoint any bank or 1 (10) To muke, execute and deliver any context and royaltes, including agrees of the set of appoint of the set of appoint any bank or 1 (11) To commence and prosecute and the set of the set of appoint of the set of appoint of the set of t	parti to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check or otherwise, by check or otherwise, by check or otherwise by check or otherwise by check or otherwise by check or otherwise banking transact and all banking transact and all manner of contra mente facilitating exploi o defend against, answor	count, debt, claim, demand or dispute as well a rmy attorney and any other person or persons rall, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the money coming into the hands of my attorney in er of my attorney's selection and to draw ou including deposits in savings accounts, and to ay may doem oxpodient; to purchase and sel forms on my behalf; its with reference to minerals, oil, gas, oil and ration for any discovery of oil, minerals and en oppose all actions, suits and proceeding.
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub trere which are now subsisting or hereafter 1 (9) To sell, discount, endorse, negotiate er negotiable paper payable to me, and to c poses aforesaid; to pay to or deposit the san cking and in savings accounts in my name neys deposited to my credit with any bank, by the same for any of the purposes of my tilicates of deposit; to appoint any bank or 1 n or sort or trust; generally to conduct any (10) To make, execute and deliver any c rights, rents and royalties, including agrees osits; (11) To commence and prosecute and to (12) To vote any stock in my name as p (13) To have access to any satety depo- syself and any other person or persons;	parti to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check or otherwise, by check or otherwise, by check or otherwise by check or otherwise by check or otherwise by check or otherwise banking transact and all banking transact and all manner of contra mente facilitating exploi o defend against, answor	count, debt, claim, demand or dispute as well a r my attorney and any other person or persons trall, order, bill of exchange, promissory note o y the proceeds thereof for my use for any of the noney coming into the hands of my attorney is including duposits in savings accounts, and to a dent; to tronafor any asset of mine into any including of the hands of a dent of a dent is dent; to tronafor any asset of mine into any into any behali; cts with reference to minerale oil doi:
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub trere which are now subsisting or flereafter 1 (9) To soll, discount, endarse, negotiate er negotiable paper payable to me, and to c poses afaresaid; to pay to or deposit the san cking and in savings accounts in my name neys deposited to my credit with any bank, ly the same for any of the purposes of my ilicates of deposit; to appoint any bank or to n or sort or trust; generally to conduct any (10) To make, execute and deliver any et isits; rents and royalties, including agreen osits; (11) To commence and prosecute and the (12) To vote any stock in my name as p (13) To have access to any satety depo- syself and any other person or persons; GENEDA1	parti to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check or otherwise, by check or otherwise, by check or otherwise by check or otherwise by check or otherwise by check or otherwise banking transact and all banking transact and all manner of contra mente facilitating exploi o defend against, answor	count, debt, claim, demand or dispute as well a r my attorney and any other person or persons trail, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the noney coming into the hands of my attorney is including duposits in savings accounts, and to age may doem expedient; to purchase and sel acent; to tronsfer any asset at minu into any including duposits in savings accounts, and to acent; to tronsfer any asset at minu into any attorney behali; tots with reference to minerals, oil, gas, oil and and oppose all acrient, sinic and prosending, in rursafter may be interested or concerned; at may be rented in my name of his the name STATE OF OREGON
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub trere which are now subsisting or hereafter 1 (9) To sell, discount, endorse, negotiate er negotiable paper payable to me, and to c poses aforesaid; to pay to or deposit the san cking and in savings accounts in my name neys deposited to my credit with any bank, by the same for any of the purposes of my tilicates of deposit; to appoint any bank or 1 n or sort or trust; generally to conduct any (10) To make, execute and deliver any c rights, rents and royalties, including agrees osits; (11) To commence and prosecute and to (12) To vote any stock in my name as p (13) To have access to any satety depo- syself and any other person or persons;	parti to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check or otherwise, by check or otherwise, by check or otherwise by check or otherwise by check or otherwise by check or otherwise banking transact and all banking transact and all manner of contra mente facilitating exploi o defend against, answor	count, debt, claim, demand or dispute as well a r my attorney and any other person or persons trail, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the noney coming into the hands of my attorney is including duposits in savings accounts, and to a dent; to tronsfer only asset at minu into any a deem expedient; to purchase and sel dent; to tronsfer only asset at minu into any attorney behali; tots with reference to minerals, oil, gas, oil and and oppose all acrient, sinic and prosending in or fursafter may be interested or concerned; a may be rented in my name of his the name STATE OF OREGON, County of
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub trere which are now subsisting or flereafter 1 (9) To soll, discount, endarse, negotiate er negotiable paper payable to me, and to c poses afaresaid; to pay to or deposit the san cking and in savings accounts in my name neys deposited to my credit with any bank, ly the same for any of the purposes of my ilicates of deposit; to appoint any bank or to n or sort or trust; generally to conduct any (10) To make, execute and deliver any et isits; rents and royalties, including agreen osits; (11) To commence and prosecute and the (12) To vote any stock in my name as p (13) To have access to any satety depo- syself and any other person or persons; GENEDA1	parti to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check or otherwise, by check or otherwise, by check or otherwise by check or otherwise by check or otherwise by check or otherwise banking transact and all banking transact and all manner of contra mente facilitating exploi o defend against, answor	count, debt, claim, demand or dispute as well a rmy attorney and any other person or persons trail, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the money coming into the hands of my attorney in er of my attorney's selection and to draw ou including deposits in savings accounts, and to age may doem oxpodient; to puculase and sel actor; to transfer my second at mine into any the reference to minerals, oil, gas, oil and cation for and discovery of oil, minerals and in or dopose all actions, suits and procending in or discussion any behalf; and oppose all actions, suits and procending in or hier and discovery of oil, minerals and and oppose all actions, suits and procending in or hier and discovery of oil, minerals and set of the rest of the interested or concerned; and process all actions, suits and procending in or hier and discovery of oil, minerals and and oppose all actions, suits and procending in or hier and discovery of oil, minerals and the may be rested in my name of the filme STATE OF OREGON, County of I certify that the within instrument was accever for record on the
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub- trere which are now subsisting or literativer t (9) To adl, discount, endarse, negotiate er negotiable paper payable to me, and to c poses aforessid; to pay to or deposit the san cking and in savings accounts in my name neys deposited to my credit with any bank, by the same for any of the purposes of my ilicates of deposit; to appoint any bank or t n or sort or trust; generally to conduct any (10) To make, execute and deliver any c rights, rents and royalties, including agreen osits; (11) To commence and prosecute and to (12) To vote any stock in my name es p (13) To have scess to any catety depo- syself and any other person or persons; GENERAL POWER OF ATTORNEY	parti to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check or otherwise, by check or otherwise, by check or otherwise by check or otherwise by check or otherwise by check or otherwise banking transact and all banking transact and all manner of contra mente facilitating exploi o defend against, answor	count, debt, claim, demand or dispute as well a my attorney and any other person or persons that, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the money coming into the hands of my attorney in er of my attorney's selection and to draw ou including deposits in savings accounts, and to agy may doem oxpodient; to purchase and self actent; to transfer any ascet at mine into any tions on my behalf; cts with reference to minerals, oil, gas, oil and and oppose all actions, suits and proanding in or fursation may be interested or concarned; and oppose all actions, suits and proanding on any be rented in my name of in the iname STATE OF OREGON, County of I certify that the within instrument was received for record on the day of
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub trere which are now subsisting or flereafter 1 (9) To soll, discount, endarse, negotiate er negotiable paper payable to me, and to c poses afaresaid; to pay to or deposit the san cking and in savings accounts in my name neys deposited to my credit with any bank, ly the same for any of the purposes of my ilicates of deposit; to appoint any bank or to n or sort or trust; generally to conduct any (10) To make, execute and deliver any et isits; rents and royalties, including agreen osits; (11) To commence and prosecute and the (12) To vote any stock in my name as p (13) To have access to any satety depo- syself and any other person or persons; GENEDA1	panit to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check	count, debt, claim, demand or dispute as well a rmy attorney and any other person or persons trall, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the noney coming into the hands of my attorney is including duposits in savings accounts, and to ay may doem expedient; to purchase and set including duposits in savings accounts, and the agent; to transfer any asset of mine into any including duposits in savings accounts, and the inne of my behalf; its with referance to minerals, oil, gas, oil and and oppose all actions, stirs and proceeded. and oppose all actions, stirs and proceeded. at or thereafter may be interested or concerned. At may be rented in my name of in the iteme STATE OF OREGON, County of I cestify that the within instrument was occurred for record on the day of
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub- trere which are now subsisting or literativer t (9) To adl, discount, endarse, negotiate er negotiable paper payable to me, and to c poses aforessid; to pay to or deposit the san cking and in savings accounts in my name neys deposited to my credit with any bank, by the same for any of the purposes of my ilicates of deposit; to appoint any bank or t n or sort or trust; generally to conduct any (10) To make, execute and deliver any c rights, rents and royalties, including agreen osits; (11) To commence and prosecute and to (12) To vote any stock in my name es p (13) To have scess to any catety depo- syself and any other person or persons; GENERAL POWER OF ATTORNEY	panit to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by business as my attorn trust company as escrow and all banking transact, and all manner of contra ments facilitating exploi o defend against, answer bor oxy; eit hay which has been a	count, debt, claim, demand or dispute as well a rmy attorney and any other person or persons trail, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the noney coming into the hands of my attorney is including duposits in savings accounts, and to a dent; to tronafer any asset of minu into any a deem expedient; to purchase and sel acent; to tronafer any asset of minu into any including duposits in savings accounts, and to acent; to tronafer any asset of minu into any attorney deem expedient; to purchase and sel acent; to tronafer any asset of minu into any attorn the selection of the minu into any attorn for any definition of the minu into any attorn to the selection of the minu into any attorn for any definition of the minu into any attorn for any definition of the minu into any attorn to react the minu into any attorn to react on the selection of concerned; the may be ranted in my name of his the name STATE OF OREGON, County of I certify that the within instrument was received tor record on the day of
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub- trere which are now subsisting or liereafter 1 (9) To adl, discount, endarse, negotiate er negotiable paper payable to me, and to c poses elaressid; to pay to or deposit the san cking and in sovings accounts in my name neys deposited to my credit with any bank, by the same for any of the purposes of my ilicates of deposit; to appoint any bank or 1 n or sort or trust; generally to conduct any (10) To make, execute and deliver any er rights, rents and royalties, including agreen osits; (11) To commence and prosecute and to (12) To vote any stock in my name es p (13) To have scess to any satety depo- syself and any other person or persons; GENERAL POWER OF ATTORNEY	panit to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check	count, debt, claim, demand or dispute as well a rmy attorney and any other person or persons trail, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the noney coming into the hands of my attorney is including duposits in savings accounts, and the account, in transfer any asset of minu into any including duposits in savings accounts, and the acent; to transfer any asset of minu into any including duposits in savings accounts, and the acent; to transfer any asset of minu into any it or furreafter may be interested or concerned; and oppose all actions, suits and proceeding, it or furreafter may be interested or concerned; are may be ranted in my name of in the iteme STATE OF OREGON, County of I certify that the within instrument was received for record on the
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub- trere which are now subsisting or flereafter 1 (9) To adl, discount, endarse, negotiate er negotiable paper payable to me, and to co poses elaressid; to pay to or deposit the san cking and in sovings accounts in my name neys deposited to my credit with any bank, hy the same for any of the purposes of my ilicates of deposit; to appoint any bank or 1 n or sort or trust; generally to conduct any (10) To make, execute and deliver any er rights, rents and royalties, including agreen osits; (11) To commence and prosecute and to (12) To vote any stock in my name es p (13) To have scess to any satety depo- syself and any other person or persons; GENERAL POWER OF ATTORNEY	panit to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check	Count, debt, claim, demand or dispute as well a rmy attorney and any other person or persons trall, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the noney coming into the hands of my attorney is en of my attorney's selection and to draw ou including duposits in savings accounts, and the ay may doem expedient; to purchase and sel tions on my behalf; tots with referance to minerals, oil, gas, oil and attorn for my be half; tots with referance to minerals, oil, gas, oil and attorn for and discovery of oil, minerals and and oppose all acriane, suits and procending in or formation my be interested or concerned; and oppose all acriane, suits and procending in or furreatier may be interested or concerned; and oppose all acriane, suits and procending in or furreatier may be interested or concerned; and oppose all acriane, suits and procending in or furreatier may be interested or concerned; and oppose all acriane, suits and procending and in or furreatier may be interested or concerned; and oppose all acriane, suits and procending and in or furreatier may be interested or concerned; and oppose all acriane, suits and procending and in or furreatier may be interested or concerned; and oppose all acriane, suits and procending and and oppose and acreated or concerned; and oppose and acreated or concerned; and oppose and acreated or concerned; and acreated and acreated or acreated and book/reset yourne No
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub- trere which are now subsisting or flereafter 1 (9) To sell, discount, endorse, negotiate er negotiable paper payable to me, and to co- poses aforesaid; to pay to or deposit the sam- neys deposited to my credit with any bank, ly the same for any of the purposes of my ilicates of deposit; to appoint any bank or to n or sort or trust; generally to conduct any (10) To make, execute and deliver any c rights, rents and royalties, including agrees outs; (11) To commence and prosecute and to (12) To vote any stock in my name as p (13) To have access to any satety depo- syself and any other person or persons; GENERAL POWER OF ATTORNEY Te	panit to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check	count, debt, claim, demand or dispute as well a rmy attorney and any other person or persons trail, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the noney coming into the hands of my attorney is including duposits in savings accounts, and the account, in transfer any asset of minu into any including duposits in savings accounts, and the acent; to transfer any asset of minu into any including duposits in savings accounts, and the acent; to transfer any asset of minu into any it or furreafter may be interested or concerned; and oppose all actions, suits and proceeding, it or furreafter may be interested or concerned; are may be ranted in my name of in the iteme STATE OF OREGON, County of I certify that the within instrument was received for record on the
(8) To adjust, settle, compromise or sub (8) To adjust, settle, compromise or sub- trere which are now subsisting or flereafter 1 (9) To adl, discount, endarse, negotiate er negotiable paper payable to me, and to co poses elaressid; to pay to or deposit the san cking and in sovings accounts in my name neys deposited to my credit with any bank, hy the same for any of the purposes of my ilicates of deposit; to appoint any bank or 1 n or sort or trust; generally to conduct any (10) To make, execute and deliver any er rights, rents and royalties, including agreen osits; (11) To commence and prosecute and to (12) To vote any stock in my name es p (13) To have scess to any satety depo- syself and any other person or persons; GENERAL POWER OF ATTORNEY	panit to arbitration any ac may arise between me or and deliver any check, d collect, receive and apply me or any other sum of m with any bank or bank by check or otherwise, by check	Count, debt, claim, demand or dispute as well a rmy attorney and any other person or persons trall, order, bill of exchange, promissory note of the proceeds thereof for my use for any of the noney coming into the hands of my attorney is en of my attorney's selection and to draw ou including duposits in savings accounts, and the ay may doem expedient; to purchase and sel tions on my behalf; tots with referance to minerals, oil, gas, oil and attorn for my be half; tots with referance to minerals, oil, gas, oil and attorn for and discovery of oil, minerals and and oppose all acriane, suits and procending in or formation my be interested or concerned; and oppose all acriane, suits and procending in or furreatier may be interested or concerned; and oppose all acriane, suits and procending in or furreatier may be interested or concerned; and oppose all acriane, suits and procending in or furreatier may be interested or concerned; and oppose all acriane, suits and procending and in or furreatier may be interested or concerned; and oppose all acriane, suits and procending and in or furreatier may be interested or concerned; and oppose all acriane, suits and procending and in or furreatier may be interested or concerned; and oppose all acriane, suits and procending and and oppose and acreated or concerned; and oppose and acreated or concerned; and oppose and acreated or concerned; and acreated and acreated or acreated and book/reset yourne No

FINIT MUNETIE TO TO LET 47 ALASTA OCCAN 10/00 Thim: 17.00.10 Chains 6 00/12/06 THU 17:05 FAX 503 227 2080 KELL, ALT. &RUN

(14) In connection with any of the powers herein granted, to sign, make, execute, acknowledge and deliver in (14) In connection with any of the powers herein granies, to sign, make, execute, acknowledge and denver in my name any and all deeds, contracts, bills of sala, leases, promissory notes, droits, acceptances, evidences of debt, obligations, mortgages, pledges, satisfactions, releases, acquittances, receipts, bonds, writs and any and all other instruments whatsoever, with such general or special agreements and covenants, including those of warranty, as to my

1003

(15) To employ, pay and discharge any person, including counsel and attorneys in connection with the exercise of any of the loregoing powers;

(16) To complete, amend, execute, and deliver any tax return or form of any nature whatsoever; to pay any tax due or collect any tax refund due; to make and respond to lawful inquiries from any taxing authority in connection (17)

(18) Generally to conduct, manage and control all my business and my property, wheresoever situated, as my attorney may deam for my hest interests, hereby releasing all third persons from responsibility for the acts and

I hereby dive and grant unto my attorney full somer and sutherity heaty to do and perform every aut and think whatsoever requisite and necessary to be done in und about the tremises, as fully to all intents and nurnoses as I might or could do it personally present, hereby ratifying and continuing all that my attorney shall lawfully do or

In constraind this newer of atternay, it is to be undesstood that the undessigned may be more than one po or a corporation, and where the context to requires, the singular includes the plural and all grammatical changes shall be implied to make the provisions hereof apply equally to corporations and to individuals.

This power shall take affects (detate imposicable pluces)

b) if diven by an individual, on the data that individual Aval he adjudged incompetent by a vourt of proper jurisdiction.

If neither phrase (a) nor (b) is deleted, this power shall take effect on the date next written below.

My atterney and all percens anto when these presents shall come may assume that this power of atterney has not been revoked until given estual notice either of such revention or of my death. IN WITNESS WHEREOF. I have signed this instrument, or if a corporation, caused its name to be signed

ENE OREGON, County of STATEOF his instrument was acknowledged beigra me on AMM HATRICK REINAS 19.910 This instrument was acknowledged before me on .. Notar<u>y</u> Public for 6 6-0 comulasion capinos ... STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of . Klamath County Title November A.D., 19 96 at the . 11:04 o'clock A. M., and duly recorded in Vol. ____M96 day Power of Attorney of _ on Page _ 35046 Bernetha G. Letsch County Clork By _____ allun K FEE \$10.00