™ 29866	Vol. <u>196 Page 8713</u>
KNOW ALL MEN BY THESE PRESENTS	
have made, constituted and appointed, and by th	nese presents do hereby make, constitute and appoint Michael 5. Smith a and sleed, and for my use and benetit to demand, sue for, recover, collect and
receive all such sums of monsy, debis, reads, days	elonging to me, to have, use and take all lawful ways and means in thy falles of
otherwise for the recovery mercor, and to contract for, purche	age, receive and take lands, tenements, hereditements, and accept the series and
possession thereof and all deeds and other assurance litem	ents, including my right of homestead in any of the same for such price, upon
such terms and conditions and with such core and receive ;	payment therefor and to vote any such stock as my prory; to pargain for, buy,
other property in possession or in action, and to many exec	ute, acknowledge and deliver all deeds, covenants, indentures, agreements, inst
agreements, mortgages, piedges, hypothecations, but and	other instruments in writing of whatever kind and nature which my allothey
in his/her absolute discretion shall been to be tot the	ersons; to cell, discount, endorse, deliver and/or deposit all checks, oralis, noice
and negotiable instruments payable to my droter, to t inter- generally to do any business with any bank or bank ir on thateon or collect refunds therefrom; also	aw any mot sys deposited in my nume with any beins, by chief or and pay faxes my behal;; to complete, sign, and deliver any fax return or form and pay faxes
INHIGHT OF COMPANIES AND	
	power and authority to do and perform all and every act and thing whatsoever misses as fully to all intents and purposes as I might or could do it personally
GIVING AND GRANTING into my attorney att requisite and necessary to be done in and about the pren	I power and authority to do and perform all and every act and the international international performance and purposes as I might or could do it personally intereby ratilying and confirming all that my attorney or my attorney's substitute rous of these presents.
present, with tull power of substitution and to be done by Vil	rtue of these presents.
t att tabe attacts (delete inapplic ble D	hrase) the state of the state o
This power shall take effect: (delete inspirit ble in (a) on the date next written below;	the second of proper invisdiction.
This power shall take effect: (deter include the form (a) on the date next written below; (b) on the date I may be adjudged in compe- If meither phrace (a) nor (b) is deleted, this power If meither phrace (a) nor some units when the a pra-	etent by a court of proper jurisdiction. r shall take officet on the date next written below. sents shall come may assume that this power of attorney has not been revoked
This power shall take effect: (deter inspire bit is (a) on the date next written below; (b) on the date I may be adjudged in compe If neither phrace (a) nor (b) is deleted, this power My attorney and all persons unto whom the so pre- until given actual notice either of such revocation or for until given actual notice instrument, and where the contex-	etent by a court of proper jurisdiction. r shall take "flect on the date next written below. sents shall come may assume that this power of attorney has not been revoked ay death. at so requires, the singular includes the plural.
This power shall take effect: (deter inspire bit is (a) on the date next written below; (b) on the date I may be adjudged in compe If neither phrace (a) nor (b) is deleted, this power My attorney and all persons unto whom the so pre- until given actual notice either of such revocation or for until given actual notice instrument, and where the contex-	stent by a court of proper jurisdiction. r shall take "flect on the date next written below. resorts shall come may assume that this power of attorney has not been revoked ay death. at so requires, the singular includes the plural. The court of a to 9/0 The court of a to 9/0 The court of a to 9/0 The court of a to 9/0
This power shall take effect: (delete inspire bit is (a) on the date next written below; (b) on the date I may be adjudged in compe- If meither phrace (a) nor (b) is deleted, thin power My attorney and all persons unto whom the so pre- until given actual notice either of such revocation or for m In construing this instrument, and where the conte- IN WITNESS WHEREOF, I have here un	etent by a court of proper jurisdiction. r shall take "flect on the date next written below. resold take "flect on the date next written below. resolved and the second text this power of attorney has not been revoked and death. resolved the singular includes the plural. resolved to require, the singular includes the plural. resolved to require, the singular includes the plural. resolved to require, the singular includes the plural. resolved to require the singular includes the plural. resolved to resolve the singular text of text of the singular text of text of the singular text of text
This power shall take effect: (delete inspire bit is (a) on the date next written below; (b) on the date I may be adjudged in compe- If meither phrace (a) nor (b) is deleted, thin power My attorney and all persons unto whom the so pre- until given actual notice either of such revocation or for m In construing this instrument, and where the conte- IN WITNESS WHEREOF, I have here un	etent by a court of proper jurisdiction. r shall take "flect on the date next written below. resold take "flect on the date next written below. resolved and the second text this power of attorney has not been revoked and death. resolved the singular includes the plural. resolved to require, the singular includes the plural. resolved to require, the singular includes the plural. resolved to require, the singular includes the plural. resolved to require the singular includes the plural. resolved to resolve the singular text of text of the singular text of text of the singular text of text
This power shall take effect: (delete interplace the 4 (a) on the date next written below; (b) on the date I may be adjudged in competing If meither phrase (a) nor (b) is deleted, this power My attorney and all persons unto whom the e pre- until given actual notice either of such revocation of of m In construing this instrument, and where the contex IN WITNESS WHEREOF, I have in steur STATE OF OREGON, C This instrument we	stent by a court of proper jurisdiction. r shall take "flect on the date next written below. ments shall come may assume that this power of attorney has not been revoked ay death. at so requires, the singular includes the plural. nto set my hand on December 13
This power shall take effect: (delete inspire bit is (a) on the date next written below; (b) on the date I may be adjudged in compe- If meither phrace (a) nor (b) is deleted, thin power My attorney and all persons unto whom the so pre- until given actual notice either of such revocation or for m In construing this instrument, and where the conte- IN WITNESS WHEREOF, I have here un	stent by a court of proper jurisdiction. r shall take "flect on the date next written below. ments shall come may assume that this power of attorney has not been revoked ay death. at so requires, the singular includes the plural. nto set my hand on December 13
This power shall take effect: (delete inspired ble vi (a) on the date next written below; (b) on the date I may be adjudged in compe- If meither phrase (a) nor (b) is deleted, this power My attorney and all persons unto whom the e pre- until given actual notice either of such revocation or of m In construing this instrument, and where the contex IN WITNESS WHEREOF, I have here un STATE OF OREGON, C This instrument w byCLSE.	stent by a court of proper jurisdiction. restall take "flect on the date next written below." sents shall come may assume that this power of attorney has not been revoked ay death. at so requires, the singular includes the plural. Into set my hand on December 13, 19.96. X Saif Mutik County of December 13) ss. res acknowledged before me on December 13, 19.96. Smith Quickry K. Gardney Notary Public for Oregon
This power shall take effect: (delete interplace of effects) (a) on the date next written below; (b) on the date I may be adjudged in compe- If meither phrace (a) nor (b) is deleted, this power My attorney and all persons unto whom these pre- until given actual notice either of such revocation or of m In construing this instrument, and where the contex IN WITNESS WHEREOF, I have here the STATE OF OREGON, C This instrument we byCISE OFFICIAL SEAL AUDREY & GARDNER MOTARY PUBLIC-OREGON	Stent by a court of proper jurisdiction. result take "flect on the date next written below. result ake "f
This power shall take effect: (delete interplace of effects) (a) on the date art written below; (b) on the date I may be adjudged in compe- If meither phrase (a) nor (b) is deleted, this power My attorney and all persons unto whom the e pre- until given actual notice either of such revocation of of m In construing this instrument, and where the contex IN WITNESS WHEREOF, I have here the STATE OF OREGON, C This instrument we byCIS_E. OFFICIAL SEAL AUDREY K, GARDNER AUDREY K, GARDNER	otent by a court of proper jurisdiction. result take "flect on the date next written below. result ake "flect on the date next written below. resources that this power of attorney has not been revoked ay death. resources, the singular includes the plural. nto set my hand on
This power shall take effect: (delete interplace of effects) (a) on the date next written below; (b) on the date I may be adjudged in compe- If meither phrace (a) nor (b) is deleted, this power My attorney and all persons unto whom these pre- until given actual notice either of such revocation or of m In construing this instrument, and where the contex IN WITNESS WHEREOF, I have here the STATE OF OREGON, C This instrument we byCISE OFFICIAL SEAL AUDREY & GARDNER MOTARY PUBLIC-OREGON	stent by a court of proper jurisdiction. real take "flect on the date next written below. real take "flect on take "flect on the date next written below. real take "flect on the date next written below. real take "flect on take "flect on the date next written below. real take "flect on take "flect on the date next written below. real take
This power shall take effect: (delete interpret of effects) (a) on the date art written below; (b) on the date I may be adjudged in competing the present of the deleted, this power is a special power of the deleted interpret of the deleted, this power is a special power of the deleted interpret of the deleted, this power is a special power of the deleted interpret of the deleted interpret of the deleted interpret of the deleted is a special power of the deleted interpret of the deleted int	stent by a court of proper jurisdiction. result take 'flect on the date next written below. result ake 'flect on the date next written below. resources that this power of attorney has not been revoked ay death. resources, the singular includes the plural. nto set my hand on <u>December 13</u> , 1976. X <u>Sack Mutch</u> County of <u>Ss.</u> res acknowledged before me on <u>December 13</u> , 1976. State <u>County of My commission expires</u> <u>6-11-97</u> STATE OF OREGON, County of <u>Klamath</u> s I certify that the within instrument was received for record on the 12th date
This power shall take effect: (delete interpret of effects) (a) on the date art written below; (b) on the date I may be adjudged in competing the present of the deleted, this power is a special power of the deleted interpret of the deleted, this power is a special power of the deleted interpret of the deleted, this power is a special power of the deleted interpret of the deleted interpret of the deleted interpret of the deleted is a special power of the deleted interpret of the deleted int	stent by a court of proper jurisdiction. shall take "flect on the date next written below. sents shall come may assume that this power of attorney has not been revoked ay death. at so requires, the singular includes the plural. Into set my hand on
This power shall take effect: (delete interpret of effects) (a) on the date art written below; (b) on the date I may be adjudged in competing the present of the deleted, this power is a special power of the deleted interpret of the deleted, this power is a special power of the deleted interpret of the deleted, this power is a special power of the deleted interpret of the deleted interpret of the deleted interpret of the deleted is a special power of the deleted interpret of the deleted int	stent by a court of proper jurisdiction. reshall take 'llect on the date next written below. resources that is power of attorney has not been revoked and death. at so requires, the singular includes the plural. Into set my hand on
This power shall take effect: (delete induction of the (a) on the date next written below; (b) on the date in may be adjudged in competing the power of the power of the deleter of the deleter of the power of the second	stent by a court of proper jurisdiction. reall take 'flect on the date next written below. realt take 'flect on the instrument. realt take 'flect on the singular includes the plural. rat so requires, the singular includes the plural. rat so requires in the singular includes the plural. Soundy of
This power shall take effect: (delete induction of the (a) on the date next written below; (b) on the date in may be adjudged in competing the power of the power of the deleter of the deleter of the power of the second	stent by a court of proper jurisdiction. reshall take 'flect on the date next written below. resolutions that this power of attorney has not been revoked and death. at so requires, the singular includes the plural. Into set my hand on
This power shall take effect: (delete induction of the (a) on the date next written below; (b) on the date in may be adjudged in competing the power of the power of the deleter of the deleter of the power of the second	stent by a court of proper jurisdiction. reshall take 'flect on the date next written below. restal take 'flect on the date next written below. response may assume that this power of attorney has not been revoked and death. rat so requires, the singular includes the plural. Into set my hand on
This power shall take effect: (delete incomposition of the (a) on the date out written below; (b) on the date I may be adjudged in composition of the first phrase (a) nor (b) is deleted, this power My attorney and all persons unto whom the e pre- until given actual notice either of such revocation of of m In construing this instrument, and where the contex IN WITNESS WHEREOF, I have here unto STATE OF OREGON, C This instrument we byCLSE. OFFICIAL SEAL AUDREY X. GARDNER NOTARY PUBLIC-OREGON COMMESSION NO. 023229 VY COMMESSION EXPRESSION INTERNAL POWER OF ATTORNEY To	stent by a court of proper jurisdiction. shall take "flect on the date next written below." sents shall come may assume that this power of attorney has not been revoked ay death. at so requires, the singular includes the plural. nto set my hand on
This power shall take effect: (delete inspired of effects) (a) on the date next written below; (b) on the date in may be adjudged in competing the power of the second of the second of the power of the second of the power of the second of	stent by a court of proper jurisdiction. shall take 'flect on the date next written below. sents shall come may assume that this power of attorney has not been revoked and death. at so requires, the singular includes the plural. Into set my hand on <u>December 13</u> , 1976. X <u>Sack Mutak</u> County of <u>December 13</u> , 1976. State acknowledged before me on <u>December 1976</u> . My commission expires <u>6-11-97</u> . State of <u>December 1996</u> . I certify that the within instrumer was received for record on the 12th da of <u>December 1996</u> . 1:24 o'clock <u>P.M.</u> , and recorded it book/reel/volume No. <u>M96</u> on pag 38713 and/or as fee/file/instru- ment/microfilm/reception No. 29866 Record of POWER of Attorney of said County. Witness my hand and seal
This power shall take effect: (delete induction of a (a) on the date act written below; (b) on the date I may be adjudged in compe- If meither phrase (a) nor (b) is deleted, thin power My attorney and all persons unto whom the e pre- until given actual notice either of such revocation of of m In construing this instrument, and where the contex IN WITNESS WHEREOF, I have here un STATE OF OREGON, C This instrument w byCLSE. OFFICIAL SEAL AUDREY K. GARDNER NOTARY PUBLIC-OREGON COMMESSION NO. 023229 WY COMMESSION POPRES IN 11, 1976 WY COMMESSION EXPERSION 11, 1976 NOTARY PUBLIC-OREGON COMMESSION POPRES IN 11, 1976 WY COMMESSION POPRES IN 11, 1976 NOTARY PUBLIC-OREGON To	stent by a court of proper jurisdiction. restall take "flect on the date next written below." sents shall come may assume that this power of attorney has not been revoked and death. ast so requires, the singular includes the plural. Into set my hand on <u>December 13</u> , 1996. X <u>Aest Muth</u> County of <u>SS.</u> as acknowledged before me on <u>December 13</u> , 1996. Smith My commission expires <u>16-11-97</u> STATE OF OREGON, Notary Public for Oregon My commission expires <u>16-11-97</u> STATE OF OREGON, I certify that the within instrumes was received for record on the 12th de of <u>December</u> , 1996, 1:24 o'clock <u>PiM</u> , and recorded book/reel/volume No. <u>M96</u> on pa 38713 and/or as fee/tile/instr ment/microfilm/reception No. 29866 Record of POWER of Attorney of said County. Witness my hand and seal County effixed. Bernetha G. Letsch, Co. Cler

and the second