30309	Form).	COPINISHT IS	STEVE AD NESS L	AW PUBLINHING CO., PORTLAND,
			0.1470	rage vora
KNOW ALL MEN BY THESE PRIM	ENTS, That i,	Laya	142762	a ligson
have made, constituted and appointed, and I	by these presents	lo hereby m	ke, constitute	and appoint
Lay true and lawful aborney for me and in my news	place and shead and			
are now or shall hereafter become due, owing navable	a or belonging to me	esta, inicresta, o	vicends, annuit	es and demands whatsoe
charles for any of the same: to hardsin contract for	Se, settie and adjust	ind to execute	nd deliver acqu	ittances or other sufficient
mortgage and hypothecate lands tanements and hered	litemente installed	na to icase, lei	, demire, bargai	n, sell, remise, release, o
owned by me in any corporation for any price and the	S HIY EROTHEY FREIT	unk nt; to sell	transfer and de	liver all or any shares of
other property in possession or in action and to make	do and transact all	ini wini goods,	wares and mere	handise, choses in action
agreements, mortgages, pleddes, hypothecations, bill a	find hills I and	and deliver all	decs, covenant	, indentures, agreements
in his/her absolute discretion shall deem to be for it y	best interests, is have	a in writing of access to any	whatever kind i alety deposit be	and nature which my at a which has been rented
generally to do any business with any bank or berl w	therew any and sys d	posited in my	univer and/or o	eposit all checks, drafts, ank, by check or otherwis
thereon or collect refunds therefrom; also				securit or icrin and pay
GIVING AND GRANTING unto my atterns .	full power and author	ity to so and p	rtorm all and e	very act and thing whats
requisite and necessary to be done in and about the present, with full power of substitution and revocat or substitutes shall lawfully do or cause to be done ty	hereby entity of	it intents and		
This power shall take effect: (delete inapplicable (a) on the date pert written below:	e phrase)			
(b) on the date I may be adjudded in an			and the second	1 · · · · · ·
I IDUILING DATASE (8) ADD (D) is deleted, this the	war chall fals a fast a	a the deal make		an an taon 1920. Taon amin'
My attorney and all persons unto whom they in until given actual notice either of such revocation of of	wer shall take silect o presents shall come n f my death	n the date next ay assume the	written below. this power of a	ttorney has not been rev
My attorney and all persons unto whom then of until given sciual notice either of such revocation a: of In construing this instrument, and where the cor	wer shall take silect of presents shall come of f my death. ntext so required, the	n the date next ay assume the singular include	written below. this power of a the piural.	
My attorney and all persons unto whom they in until given actual notice either of such revocation of of	wer shall take silect o presents shall come a fany death. ntext so require, the sunto set my Land	n the date next By assume the singular include	written below. this power of a the plural. mlw/	1
My attorney and all persons undo whom they n until given actual notics either of such revocation as a In construing this instrument, and where the car IN WITNESS WHEREOF, I have here	wer shall take silect o presents shall come a fany death. ntext so require, the sunto set my Land	n the date next By assume the singular include	written below. this power of a the plural. mlw/	1
My attorney and all persons undo when then i until given social notice either of such revocation or of In construing this instrument, and where the top IN WITNESS WHEREOF, I have here coursy dwf. STATE OF ORIGGIT,	wer shall take s lect of presents shall come n t my death. ntext so requires, the sunto set my Land County of 20	n the date next ay assume the singular include on Alla unc. 20 28675 p	written below. this power of a tho plural. embed 1	1, 19. <u>96</u> . ason
My attorney and all persons undo when then i until given social notice either of such revocation or of In construing this instrument, and where the top IN WITNESS WHEREOF, I have here coursy dwf. STATE OF ORIGGIT,	wer shall take s lect of presents shall come n t my death. ntext so requires, the sunto set my Land County of 20	n the date next ay assume the singular include on Alla unc. 20 28675 p	written below. this power of a tho plural. embed 1	1
My attorney and all persons undo when then i until given social notice either of such revocation or of In construing this instrument, and where the top IN WITNESS WHEREOF, I have here coursy dwf. STATE OF ORIGGIT,	wer shall take s lect of presents shall come n t my death. ntext so requires, the sunto set my Land	n the date next ay assume that singular include on Allo unc. 20 28675 p	written below. this power of a tho plural. embed 1	1, 19. <u>96</u> . ason
My attorney and all persons undo when then i until given social notice either of such revocation or of In construing this instrument, and where the top IN WITNESS WHEREOF, I have here coursy dwf. STATE OF ORIGGIT,	wer shall take s lect of presents shall come n t my death. ntext so requires, the sunto set my Land County of 20	n the date next ay assume that singular include on Allo unc. 20 28675 p	vritten below. this power of a the piural. <u>ember 1</u> <u>nith Me</u> <u>Diss.</u> <u>Diss.</u>	1, 19.96 ason. mbai 11, 19. Dled
My attorney and all persons undo when then i until given social notice either of such revocation or of In construing this instrument, and where the top IN WITNESS WHEREOF, I have here coursy dwf. STATE OF ORIGGIT,	wer shall take s lect of presents shall come n t my death. Intext so requires, the sunto set my liand County of 22 was acknowledged	n the date near ing essume that singular include on Alco 1975 - 2 B675 - 2 before me on 1953 - 2 before me on 1953 - 2 before me on	vritten below. this power of a the piural. <u>ember 1</u> <u>rith Me</u> <u>pice</u> <u>}</u>	1, 19. <u>96</u> . ason
My attorney and all persons undo when then i until given social notice either of such revocation or of In construing this instrument, and where the top IN WITNESS WHEREOF, I have here coursy dwf. STATE OF ORIGGIT,	wer shall take s lect of presents shall come n t my death. Intext so requires, the sunto set my liand County of 22 was acknowledged	n the date near lay essume that singular include on All <u>All Stars</u> before me on la Sal Liggur numission exp	vritten below. this power of a the piural. <u>ember 1</u> <u>nith Me</u> <u>ss.</u> <u>J. Ji</u> <u>j. Ji</u>	1, 19.96 2500
My attorney and all persons undo when then i until given social notics either of such revocation or of In construing this instrument, and where the con IN WITNESS WHEREOF, I have here Course the STATE OF ORISEGII, This instrument by	wer shall take s lect of presents shall come n t my death. Intext so requires, the sunto set my liand County of 22 was acknowledged	n the date near lay essume that singular include on All <u>All Stars</u> before me on la Sal Liggur numission exp	written below. this power of a the piural. <u>comber 1</u> <u>inith Me</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u> <u>pics</u>	1, 19.96 2500. 2010 11., 19 Deco Notary Public for Gr REGON,
My attorney and all persons undo when then i until given social notice either of such revocation or of In construing this instrument, and where the top IN WITNESS WHEREOF, I have here coursy dwf. STATE OF ORIGGIT,	wer shall take s lect of presents shall come a t my death. Intext so requires, the sunto set my liand County of 22 was acknowledged	n the date near ing essume that singular include on Alco Bet 5 2 before me on A SA here me on here m	written below. this power of a c the piural. cmlew 1 mith Me pics pics trans Cr County of I cartify t	1, 19.96 2.50
My attorney and all persons undo when then i until given social notics either of such revocation or of In construing this instrument, and where the con IN WITNESS WHEREOF, I have here Course the STATE OF ORISEGII, This instrument by	wer shall take s lect of presents shall come a t my death. Intext so requires, the sunto set my liand County of 22 was acknowledged	n the date near ing essume that singular include on Alco 1967 5 2 before me on 1953 1957 1957 1957 195	written below. this power of a the plural. mith Me mith Me pluse pluse pluse tass TATE OF O. County of I exiting t	1, 19.96 2.567 2.567 2.567 2.567 2.57 2.
My attorney and all persons undo when then juntil given social notics either of such revocation or of In construing this instrument, and where the construing this instrument, and where the construction of t	wer shall take s lect of presents shall come a t my death. Intext so requires, the sunto set my liand County of 22 was acknowledged	n the date near ing essume that singular include on Arc <u>Betrs 2</u> before me on <u>ASA</u> numission exp	written below. this power of a tho plural. mich M. pluce pluce 1	1, 19,96 ason weller 11, 19 Notary Public for Ge Notary Public for Ge REGON, Klamath hat the within instrum in record on the 3 rd. 1996
My attorney and all persons undo when then i until given social notics either of such revocation or of In construing this instrument, and where the con IN WITNESS WHEREOF, I have here Course the STATE OF ORISEGII, This instrument by	wer shall take s flect of presents shall come n i my death. Intext so require, the sunto set my Land County of County of was acknowledged 	n the date near ing essume that singular include on Arc <u>Bers 2</u> <u>Bers </u>	written below. this power of a tho plural. mith M. mith M. pluss. pluss. TATE OF O. County of. I cartify t. ss received ic. Descembe 48. o'cloc cok/resl/volu	1, 19,96 ason
My attorney and all persons undo when then juntil given social notics either of such revocation or of In construing this instrument, and where the construing this instrument, and where the construction of t	wer shall take s lect of presents shall come z iny death. Intext so requires, the sunto set my liand County of	n the date near ing essume that singular include on Acc <u>Betore me on</u> <u>ASA</u> numission exp 1 1 ERVED	written below. this power of a tho plural. mith M. mith M. pluss. pluss. pluss. tras. TATE OF O. County of. I cartify t. as received for December 48. o'cloc coloc/resl/volu 39715.	1, 19,96 ason
My attorney and all persons undo when then juntil given social notics either of such revocation or of In construing this instrument, and where the construing this instrument, and where the construction of t	wer shall take s lect of presents shall come z f my death. Intext so requires, the sunto set my Land County of <u>20</u> Was acknowle dged <i>Sanre</i> ( <i>y</i> co:	n the date near is essume that singular include on Acc <u>Betore me on</u> <u>ASA</u> numission exp 1 1 1 1 1 1 1 1 1 1 1 1 1	written below. this power of a tho plural. mith M ( mith M (	1, 19,96 ason
Ny attorney and all persons undo when there is until given social notice either of such revocation or of In construing this instrument, and where the con IN WITNESS WHEREOF, I have have Course the Construction STATE OF ORISES I, This instrument is by	wer shall take s lect of presents shall come z f my death. Intext so requires, the sunto set my Land County of <u>20</u> Was acknowle dged <i>Sanre</i> ( <i>y</i> co:	n the date ment is essume that singular include on Acc <u>Betore me on</u> <u>Betore me on</u> <u>ASA</u> numission exp 	written below. this power of a c the plural. mith M a mith M a mith M a pluces 1 and a TATE OF O. County of I cartify the as received for 1 cartify the as received for 2 and a county of as received for 1 cartify the as received for 2 and a county of as received for 1 cartify the as received for 1 cartify the 1 cartify the 1 cartify the 1 cartify the 1 cartify the county of 1 cartify the county of	1, 19,96 2.507. 2
A listicer place (a) not (b) is deleted, this to many all persons under when the a junction are deleted in constrained this instrument, and where the constrained this instrument.  IN WITNESS WHEREOF, I have have the constrained	wer shall take s lect of presents shall come z f my death. Intext so requires, the sunto set my Land County of <u>20</u> Was acknowle dged <i>Sanre</i> ( <i>y</i> co:	n the date ment is essume that singular include on Acc <u>Betore me on</u> <u>Betore me on</u> <u>Asy</u> numission exp 1 suzz 1 5 6 6 6 6 6 6 6 6 6 6 6 6 6	written below. this power of a tho plural. mith Me mith Me mith Me mith Me fros TATE OF O. County of I cartify the ss received for Descembe 48o'cloo color/resl/volu 39715	1, 19,96 2.507. 2
Ny attorney and all persons undo when there is until given social notice either of such revocation or of In construing this instrument, and where the con IN WITNESS WHEREOF, I have have Course the Construction STATE OF ORISES I, This instrument is by	wer shall take s lect of presents shall come z f my death. Intext so requires, the sunto set my Land County of <u>20</u> Was acknowle dged <i>Sanre</i> ( <i>y</i> co:	n the date ment ing essume that singular include on A AC <u>ABG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG7</u>	written below, this power of a the plural. (mlew / (mlew / ) (mlew / ) (mle	1, 19,96 2.507. 2
A listicer place (a) not (b) is deleted, this to many all persons under when the a junction are deleted in constrained this instrument, and where the constrained this instrument.  IN WITNESS WHEREOF, I have have the constrained	wer shall take s lect of presents shall come z f my death. Intext so requires, the sunto set my Land County of <u>20</u> Was acknowle dged <i>Sanre</i> ( <i>y</i> co:	n the date ment ing essume that singular include on A AC <u>ABG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG757</u> <u>BG7</u>	written below, this power of a the plural. (mlew / (mlew / ) (mlew / ) (mle	1, 19.96 2.567 2.567 2.57

and the second second

ALC: N