N obta	65645 Notice: The powers granted by this general power of attorney are extremely broad and sweeping. If tain competent legal advice. This document does not authorize anyone to make medical or other head	Page <u>32420</u> you have any questions, with care decisions for you.
	You may revoke this power of attorney if you later wish to do so. Limited	
5	S GENERAL POWER OF ATTORNEY	
63	(Purable)	• 8 Dec
	OW ALL MEN BY THESE PRESENTS, that I. ALCEN STENSK	UD
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	nereatter to become use and owing, of belonging to internal	recorder to the othic
A.S. b. T	To make, execute, endorse, accept, and deliver in my name or in the name of my attorney in-fact all ch other instruments, of whatsoever name, as to my said attorney in fact may deem necessary to conserv- cise the rights and powers granted herein. To execute seknowledge and deliver any and all contracts, deeds, lenses, and any other agreement or d all property now owned by me or hereafter acquired.	ents notes drafts and all plat e my interests and/or exer- thereof m filein the
DS C.T	To execute, seknowledge and deliver any and all contracts, deeds, lenses, and any other agreement or d	weument affecting any and office
6 S. d. 1	all property now owned by me or hereafter acquirad. To enter into and take possession of any real estate belonging to me, the possession of which 1 may be and to receive in my name and to my use any rents and profits belonging to me, and to lease such real- my attorney-in-fact shall deem necessary and proper; and from time to time to reaew leases.	estate in such manner that K la mat
AS	To commence, protectic, compromise, settle, edjust and/or discontinue any claims, suite, actions or le monant forms of money or property new or hereafter due or to become due, or held by ar belongin	gat proceedings for the County, getaine. Our for
A.S.C.	To prepare, or cause to be prepared all tax returns; to execute and file tex returns in ray name and on n disputes	ny behalf; and to settle tax
	Te-take any and all-action necessary and proper to carry on, conduct and manage my business affairs, any havital trasmess in my name and on my behalf.	
+	To defend, all sotions and suits which shall be commenced against me, and to compromise, settle, and when and demands in such manner as my said attorney, in fact shall deem appropriate.	
D>	To do and perform every act and thing necessary or proper in the exercise of any of the rights and put as I might or could do it personally present, with full power of substitution or revocation, hereby ratif my atterney in fact, or his substitute or substitutes, shall lawfully do or cause to be done by virtue of the substitute of the substitute of substitutes.	the authority granted herein.
herein (erpretation. This instrument is to be construed and interpreted as a general power of attorney. The en ights, or powers herein dessate limitsor-restrict, and is not to be construed or interpreted as limiting or a granted to my attorney-in-fact.	-
2-Dur	rante Nature of Pauser of Attorney. This power of attorney shall not be affected by my subsequent d 20.	isability, incapacity or meom-
3. Rei S'fact. H third pa	Quirements For Revocation of Power of Attorney. I may revoke this power of attorney by giving wr However, such revocation shall not be effective as to a third party who relies in good faith upon this po party has actual or constructive knowledge of the revocation or the revocation has been recorded in the	public records where I reside.
I Provin	ceptance of Attorney-In-Fact Appointment. By signing this document, my attorney-in-fact accepts to n-fact.	the appointment as my attor
DS'S-Nor	mination of Guardian (Conservator). If a guardian (conservator) is to be appointed for me.	
Í nem i	In serve	as my guardian (conservator).
	etice to Person Executing Durable Power of Attorney. (The following statement is required under C of attorney is an important legal document. By signing the durable power of attorney, you are authori the principal. Before you sign this durable power of attorney, you should know these important facts:	California law). A durable izing another person to act for
Your a	agent (attorney in fact) has no duty to act unless you and your agent agree otherwise in writing	
ty as s	document gives your agent the powers to image, dispose of, sell and convey your real and personal pr security ir your agent borrows money on your behalf.	roperty, and to use your proper-
	security if your agent borrows money on your benue. r agent will have the right to receive reasonable payment for services provided under this durable power rwise in this power of attorney	
P2- for a s durab prope		ang the management of your
You	carfunend or change this durable power of attorney only by executing a new durable power of attorney t through the same formalities as an original. You have the right to revoke or terminate this durable po	y or by executing an amend- wer of attorney at any time, so
V* long	as you are competent.	
- manufacture	DIFCRM, 10205 961 (「課題間時間歸題到到 2 「?7925"10205" 8
5.		

This denote power of attorney must be signed and must be acknowledged before a notary public or signed by two witnesses. If it is signed by two witnesses, they must witness either (1) the signing of the power of attorney or (2) the principal's signing or acknowledgment of his or her signature. A denote power of attorney that may affect real property should be acknowledged before a notary public so that it may easily be recorded.

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May easily be recorded. You should read this surface A.S. You should read this surface power of attorney carefully. When effective, this durable power of attorney will give your agent the right to deal with property that you now have or might acquire in the future. The surface power of attorney is important to you. If you do not understand the analysis power of attorney, or any provision of it, then you should obtain the assistance of an attorney or other qualified per-

7. Special Instructions.

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Address 1	Address
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Principal	Attorney-In-Fact
STATE OF ALLEORNIA	\checkmark
COUNTY OF VENTLEA	
On 27AUG B before me. CLAUDE P. MULL	A ALANDA D
(date) personally appeared ALLEN STGNSPUL	ane and title of officer taking acknowledgement)
(and a) (a) (a) (a)	<u>}</u>
within instrument and acknowledged to me on the basis of sati	sfactory evidence) to be the person(whose name (s/see subscribed to
is/hereir signature(a) on the instrument the person(a), or t	stactory evidence) to be the persont whose name (state subscribed to executed the same in his/headbuir authorized capacity (source), and that by he entity upon behalf of which the person acted, executed the instruments of the instruments of the second states of
VITNESS my hand and official seal.	
AD ONLY I	CAUDE RMULLEN
Maude K. Unilla	Commission # 1081-003
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n before me,) (date) (
n before me,	
()	name and title of officer taking acknowledgement)
thin instrument and acknowledged to me that he/she/they ex- s/her/their signature(s) on the instrument the person(s), or the	person(s) signing instrument) factory evidence) to be the person(s) whose name(s) is/are subscribed to secured the same in his/her/their authorized capacity(ies), and that by earlier way behavior.
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