RN 23 AM 11:03				√ol <u>M03</u>	3Page	<u>04</u> 340	(
YZBIOTY AT T RA	TH DV TUFS	F PRESENTS	5, That I,	Winnifred I	Rhynerson		
have made, constitute	d and appoint	ed, and by the	ese presents do h	ereby make, c	onstitute an	d appoint	
my true and lawful attorn		JudyOndri	cek				
receive all such sums of a are now or shall hereafter otherwise for the recovery charges for any of the sam possession thereof and all mortgage and hypothecate such terms and conditions owned by me in any corps sell, mortgage, hypothecat other property in possessi- and in my name and as ma agreements, mortgages, pla mortgages, judgments and in his/her absolute discre- name, or in the name of a and negotiable instrument generally to do any busin	noney, debts, ren- become due, owi v thereot, and to le; to bargain, col deeds and other lands, tenement and with such of ration for any pie e and in any and on or in action, a y act and deed, to ledges, hypothecal other debts pay ion shall deem to myself and any ot s payable to my less with any ban	is, dues, accounts in a payable or be compromise, set intract for, purcha assurances in the sand hereditame covenants as my every way and in to make, do a o sign, seal, executions, bills of ladiable to me and to be for my best the person or person or person to the sand	i, legacies, bequests, longing to me, to ha tie and adjust and take e law therefor and take in the law therefor and result or the law therefor and result or law therefor and result or law the law the law the law the law to the law to have acknowledge and law to the law to have acknowledge and law to the last ruments in interests, to have acknowledge and law the law to have acknowledge, bills, bonds, note last law the law to have acknowledge, and law the law to have acknowledge.	meresis, dividenteresis, dividenteresis, dividenteresis, veryende and de lands, tenements, o lease, let, demight of homestead fit; to sell, transit to vote any such goods, wares very kind of busits, evidences of dwriting of what wess to any safety att, endorse, delived in my name	all lawful way and and all lawful way and merchatiness of whatso, covenants, in each and and deposit box way and/or depowith any bank with any bank	rs and means in r nces or other sur- ts, and accept the ell, remise, relea- e same for such er all or any sha- proxy; to barga- ndise, choses in oever nature or k ndentures, agree- releases and sati I nature which re- vhich has been re- osit all checks, of k, by check or other	my name or flicient dis- e seizin and ase, convey, price, upon res of stock in for, buy, action, and ind; for mements, truss stactions or my attorney ented in my liratts, notes herwise, and stock in entermise, and stock in entermise entermise in entermi
thereon or collect refunds							
GIVING AND GR requisite and necessary to present, with full power or substitutes shall lawful (a) on the (b) on the (c)	ANTING unto not be done in and ly do or cause to ke effect: (delete late next written late I may be ad	ny attorney full p about the premi of revocation, he be done by virti inapplicable phr below; judged incompete	power and authority ses, as tully to all i reby ratifying and c ue of these presents. rase) ent by a court of pro-	to do and pertor ntents and purpo onfirming all tha oper jurisdiction. he date next writ	m all and eve oses as I migl t my attorney ten below.	ry act and thing ht or could do i or my attorney	whatsoeve t personall s substitut
GIVING AND GR requisite and necessary to present, with full power of substitutes shall lawful This power shall ta (a) on the of (b) on the of It neither phrase (ANTING unto a be done in and of substitution as less that the substitution as less that the next written late I may be ad a) nor (b) is delution of such revitter of such revitter of such reviter of such rev	ny attorney full p about the premi nd revocation, he be done by virti inapplicable phr below; judged incompete eted, this power s whom these press	power and authority ses, as fully to all is reby ratifying and cue of these presents. ase) ent by a court of prohall take effect on the death.	to do and perior ntents and purpo onfirming all tha oper jurisdiction. he date next writ assume that this	m all and eve oses as I migl t my attorney ten below. I power of att	ry act and thing ht or could do i or my attorney	whatsoeve t personall s substitut
GIVING AND GR requisite and necessary to present, with full power or substitutes shall lawful This power shall ta (a) on the (b) on the It neither phrase (My attorney and a until given actual notice In construing this	ANTING unto a be done in and it substitution as ly do or cause to ke effect: (delete late next written late I may be ad a) nor (b) is delete ly persons unto veither of such revinstrument, and veinstrument, and	my attorney full p about the premi of revocation, he be done by virti inapplicable phr below; judged incompete eted, this power s whom these prese ocation or of my where the context	power and authority ises, as fully to all is reby ratifying and cue of these presents. ase) and by a court of proceeding take effect on the interior may death. so requires, the singes.	to do and pertor, ntents and purpo onfirming all tha oper jurisdiction. he date next writ assume that this gular includes the	m all and eve oses as I migl t my attorney ten below. I power of att	ry act and thing ht or could do i or my attorney orney has not be	whatsoeve f personall s substitut
GIVING AND GR requisite and necessary to present, with full power or substitutes shall lawful This power shall ta (a) on the (b) on the It neither phrase (My attorney and a until given actual notice of In construing this	ANTING unto a be done in and it substitution as ly do or cause to ke effect: (delete late next written late I may be ad a) nor (b) is delete ly persons unto veither of such revinstrument, and veinstrument, and	my attorney full p about the premi of revocation, he be done by virti inapplicable phr below; judged incompete eted, this power s whom these prese ocation or of my where the context	power and authority ses, as fully to all is reby ratifying and cue of these presents. ase) ent by a court of prohall take effect on the shall come may death, so requires, the singo set my hand on	to do and perior, ntents and purpo onfirming all tha oper jurisdiction, he date next writ assume that this gular includes the	m all and evenues as I miglet my attorney at the below. In power of attornal.	ry act and thing ht or could do i or my attorney orney has not be	whatsoeve t personall; s substituti
GIVING AND GR requisite and necessary to present, with full power or substitutes shall lawful along this power shall to (a) on the (b) on the (b) on the (l) my attorney and a until given actual notice of the construing this in construing this in the construing this in the construing this in the construing this in construing this in the construing the construint the c	ANTING unto real to be done in and lead to be substitution as the effect: (delete let en ext written late I may be ad all persons unto veither of such revinstrument, and was WHEREOF, is a substitute of the enter o	my attorney full pabout the premind revocation, he be done by virtual inapplicable phropolem in the below; judged incompete the this power synom these preservation or of my where the context. I have hereunt OREGON, Con	power and authority ses, as fully to all is reby ratifying and cure of these presents. ase) ent by a court of prochall take effect on the shall come may death, so requires, the single of set my hand on the shall come and the shall come and the shall come and the shall come and the single of the shall come and the s	to do and periorintents and purpo ontirming all that oper jurisdiction. he date next writ assume that this gular includes the Augus	m all and evenues as I might my attorney ten below. I power of attorney to plural. t 1 Rhy Ss.	ry act and thing ht or could do in or my attorney orney has not be made in the country or the co	whatsoeve t personall s substitut
GIVING AND GR requisite and necessary to present, with full power or substitutes shall lawful This power shall ta (a) on the (b) on the It neither phrase (My attorney and a until given actual notice of In construing this	ANTING unto real to be done in and lead to be substitution as the effect: (delete let en ext written late I may be ad all persons unto veither of such revinstrument, and was WHEREOF, is a substitute of the enter o	my attorney full pabout the premind revocation, he be done by virtual inapplicable phropolem in the below; judged incompete the this power synom these preservation or of my where the context. I have hereunt OREGON, Con	power and authority ses, as fully to all is reby ratifying and cure of these presents. ase) ent by a court of prochall take effect on the shall come may death, so requires, the single of set my hand on the shall come and the shall come and the shall come and the shall come and the single of the shall come and the s	to do and periorintents and purpo ontirming all that oper jurisdiction. he date next writ assume that this gular includes the Augus	m all and evenues as I might my attorney ten below. I power of attorney to plural. t 1 Rhy Ss.	ry act and thing ht or could do in or my attorney orney has not be made in the country or the co	whatsoeve f personall s substitut
GIVING AND GR requisite and necessary to present, with full power for substitutes shall lawful (a) on the (b) on the (b) on the (b) on the interpretation of the interpretation	ANTING unto not be done in and of substitution at ly do or cause to ke effect: (delete late next written late I may be ad a) nor (b) is delete ly persons unto verther of such reventer ment, and was when the late of the lat	my attorney full pabout the premind revocation, he be done by virtual inapplicable phropolem in the below; judged incompete the this power synom these preservation or of my where the context. I have hereunt OREGON, Con	oower and authority ses, as fully to all is reby ratifying and cure of these presents. ase) ent by a court of prochall take effect on the interest of the interest of the sor requires, the single of set my hand on	to do and periorintents and purpo ontirming all that oper jurisdiction. he date next writ assume that this gular includes the Augus	m all and evenues as I might my attorney ten below. I power of attorney to plural. t 1 Rhy Ss.	ry act and thing ht or could do in or my attorney orney has not be made in the country or the co	whatsoeve t personall s substitut
GIVING AND GR requisite and necessary to present, with full power or substitutes shall lawful This power shall ta (a) on the (b) on the (b) on the It neither phrase (My attorney and a until given actual notice In construing this IN WITNESS OFFICIA LANA J NOTARY PUBLICOMMISSION	ANTING unto not be done in and of substitution and it with the control of the con	my attorney full pabout the premind revocation, he be done by virtual inapplicable phropolem in the below; judged incompete the this power synom these preservation or of my where the context. I have hereunt OREGON, Con	cower and authority ses, as fully to all is reby ratifying and cure of these presents. ase) and by a court of probabilitake effect on the shall come may death. The so requires, the singular of Klama acknowledged beingnerson	to do and periorintents and purpo ontirming all that oper jurisdiction. he date next writ assume that this gular includes the Augus	m all and evenoses as I might to my attorney att	ry act and thing ht or could do in or my attorney orney has not be made in the country or the co	whatsoeve t personall s substitut een revoke

SPACE RESERVED FOR RECORDER'S USE

State of Oregon, County of Klamath

Recorded 01/23/2003 //:03 a. m.

JUDY ONDRICEK

JUDY ONDRICEK

After recording return to (Name, Address, Zip):

110 VIA VAQUEROS

MARTINEZ, CA 94553