3.C	EL 4 FEB 2 PH2:17	ı	Vol M04	Page 063	57
	POWER OF ATTORNEY			-0-	
0	John treeman Vaughn 28,770 SILUALANE, DR. 9763 SPRAGUE RIVER, OR. 9763 BEHY SUE Vaughn 38,770 SILUALANE SPRAGUE KIVER, OR 976 After recording, return to (Name, Address, Zip):	SPACE RESERVED FOR RECORDER'S USE	State of Oregon Recorded 02/02 Vol M04 Pg 6 Linda Smith, Co Fee \$ 2/00	357 unty Clerk	h ixed. _m
			,	/	
	KNOW ALL BY THESE PRESENTS that I,	1.0h. ch /	enfor The	I'hn freimu	n VANGha
	have made, constituted and appointed, and by these presumy true and lawful attorney for me and in my name, place and stead, money, debts, rents, dues, accounts, legacies, bequests, interests, divipayable or belonging to me; to have, use and take all lawful ways and and to execute and deliver acquittances or other sufficient discharges in ditaments, and accept the seisin and possession thereof and all deeds a convey, mortgage and hypothecate lands, tenements and hereditamet ditions and with such covenants as my attorney shall think fit; to sell, treceive payment therefor, and to vote any such stock as my proxy; to with goods, wares and merchandise, choses in action, and other proper whatskeever nature or kind; for me and in my name and as my act and ments, trust agreements, mortgages, pledges, hypothecations, bills of judgments and other debts payable to me and other instruments in write for my best interests; to have access to any safe deposit box which discount, endorse, deliver and/or deposit all checks, drafts, notes and nany bank, by check or otherwise, and generally to do any business with pay taxes thereon or collect refunds therefrom; also	and for my use and bene idends, annuities and dem means in my name or oth for any of the same; to bar and other assurances in the s, including my right of ho transfer and deliver all or a bargain for, buy, sell, mort erty in possession or in act deed, to sign, seal, execulading, bills, bonds, notes, ting of whatever kind and it has been rented in my name egotiable instruments pays	efit: to demand, sue for, relands whatsoever, as are erwise for the recovery the gain, contract for, purchase law therefor, and to least omestead in any of the sar any shares of stock owned gage, hypothecate and in the sar acknowledge and deligion, and to make, do anotte, acknowledge and deligion, evidences of debt, receip nature which my attorney ne, or in the name of mys able to my order; to withd	ecover, collect and receive now or shall hereafter bec- tereof, and to compromise se, receive and take lands, e, let, demise, bargain, sel- ne for such price, upon suc- by me in any corporation any and every way and m d transact all and every ki- ver all deeds, covenants, i- lots, releases and satisfaction in his/her absolute discret- elf and any other person o- raw any moneys the posited	some due, owing, settle and adjust tenements, here- l, remise, release, th terms and confor any price and anner deal in and and of business of indentures, agree- ms of mortgages, ion shall deem to r persons; to sell, in my name with
	GIVING AND GRANTING unto my attorney the full power to be done in and about the premises, as fully to all intents and purpos hereby ratifying and confirming all that my attorney shall lawfully do This power shall take effect (delete inapplicable phrase): (a) on the date next written below; (b) on the date I am adjudged incompetent by a con if neither phrase is deleted, this power shall take effect on the My attorney and all persons unto whom these presents shall either of such revocation or of my death. In construing this instrument, and where the context so requi	ses as I might or could do or cause to be done by vir urt of proper jurisdiction. e date next written below. come may assume that the	if personally present, with true of these presents.	h full power of substitution	and revocation,
	IN WITNESS WHEREOF, I have hereunto set m	ıy hand on	1-26-04		
	STATE OF OREGON, Count This instrument was a by	ty of Mulh	nomah /	ss. 04	

PUBLISHER'S NOTE: Use of this form in connection with real estate may subject the user to real estate ilconsing requirements. To avoid the need to comply with those requirements: 1) record this form in the county or counties where the real estate is located; 2) specify the address(es) of the property to be managed, controlled, and/or sold; and 3) state that the ayard, in desiring with the real property, may not receive any compensation that would require the agent to be licensed under ORS 696 or other applicable law.