POWER OF ATTORNEY		Wd MO4 Page 41010
Aby recording return to plane Address, Zipt: Jackie Smith 12013 Huss lcc Klamath Falls, CR 97601	SPACE RESERVED FOR RECORDER'S USE	State of Oregon, County of Klamath Recorded 06/24/2004_3:42_pm Vol M04 Pg1010 Linda Smith, County Clerk Fee \$_21.00_# of Pgs
KNOW ALL BY THESE PRESENTS that I,P	eggy M. St	ivers
have made, constituted and appointed, and by these present	ts do hereby make	c, constitute and appoint Jaskie 5m. 4h
	chiding my right of ho	law therefor, and to lease, let, demise, bargain, sell, remise, release,
ditions and with such covenants as my attorney shall think fit; to sell, trans receive payment therefor, and to vote any such stock as my proxy; to barg with goods, wares and merchandise, choses in action, and other property whatsoever nature or kind; for me and in my name and as my act and dements, trust agreements, mortgages, pledges, hypothecations, bills of ladii, judgments and other debts payable to me and other instruments in writing be for my best interests; to have access to any safe deposit box which has discount, endorse, deliver and/or deposit all checks, drafts, notes and negot any bank, by check or otherwise, and generally to do any business with a pay taxes thereon or collect refunds therefrom; also	scluding my right of hor afer and deliver all or a gain for, buy, sell, morty in possession or in ac- ed, to sign, seal, execu- ing, bills, bonds, notes, of whatever kind and m been rented in my nam tiable instruments payal	mestead in any of the same for such price, upon such terms and con- ny shares of stock owned by me in any corporation for any price and gage, hypothecate and in any and every way and manner deal in and stion, and to make, do and transact all and every kind of business of tte, acknowledge and deliver all deeds, covenants, indentures, agree- , evidences of debt, receipts, releases and satisfactions of mortgages, nature which my attorney in his/her absolute discretion shall deem to ne, or in the name of myself and any other person or persons; to sell, the to my order; to withdraw any moneys deposited in my name with
ditions and with such covenants as my attorney shall think fit; to sell, trans receive payment therefor, and to vote any such stock as my proxy; to bary with goods, wares and merchandise, choses in action, and other property whatsoever nature or kind; for me and in my name and as my act and dements, trust agreements, mortgages, pledges, hypothecations, bills of lading judgments and other debts payable to me and other instruments in writing be for my best interests; to have access to any safe deposit box which had discount, endorse, deliver and/or deposit all checks, drafts, notes and negot any bank, by check or otherwise, and generally to do any business with a pay taxes thereon or collect refunds therefrom; also GIVING AND GRANTING unto my attorney the full power and to be done in and about the premises, as fully to all intents and purposes a hereby ratifying and confirming all that my attorney shall lawfully do or of the date next written below; (a) on the date lam adjudged incompetent by a court of if neither phrase is deleted, this power shall take effect on the date.	icluding my right of hos afer and deliver all or afer and deliver all or again for, buy, sell, morty in possession or in acted, to sign, seal, executing, bills, bonds, notes, of whatever kind and n been rented in my namitable instruments payally bank or banker on real authority to do and per a limitable instruments of cause to be done by virtuely of proper jurisdiction, atte next written below, me may assume that the	mestead in any of the same for such price, upon such terms and conny shares of stock owned by me in any corporation for any price and gage, hypothecate and in any and every way and manner deal in and ation, and to make, do and transact all and every kind of business of ite, acknowledge and deliver all deeds, covenants, indentures, agree, evidences of debt, receipts, releases and satisfactions of morgages, nature which my attorney in his/her absolute discretion shall deem to ne, or in the same of myself and any other person or persons; to sell, able to my order; to withdraw any moneys deposited in my name with my behalf; to complete, sign, and deliver any tax return or form and erform all and every act and thing whatsoever requisite and necessary if personally present, with full power of substitution and revocation, true of these presents.
ditions and with such covenants as my attorney shall think fit; to sell, trans receive payment therefor, and to vote any such stock as my proxy; to barg with goods, wares and merchandise, choses in action, and other property whatsoever nature or kind; for me and in my name and as my act and dements, trust agreements, mortgages, pledges, hypothecations, bills of ladi-judgments and other debts payable to me and other instruments in writing be for my best interests; to have access to any safe deposit box which has discount, eadorse, deliver and/or deposit all checks, drafts, notes and negot any bank, by check or otherwise, and generally to do any business with a pay taxes thereon or collect refunds therefrom; also GIVING AND GRANTING unto my attorney the full power and to be done in and about the premises, as fully to all intents and purposes a hereby ratifying and confirming all that my attorney shall lawfully do or of this power shall take effect (delete inapplicable phrase): (a) on the date next written below; (b) on the date it am adjudged incompetent by a court of the side of the premise is deleted, this power shall take effect on the date in the premise is deleted, this power shall take effect on the date in the premise is deleted, this power shall take effect on the date in the premise is deleted, this power shall take effect on the date in the premise is deleted, this power shall take effect on the date in the premise in the premise is deleted.	icluding my right of hos afer and deliver all or a gain for, buy, sell, morty in possession or in acced, to sign, seal, executing, bills, bonds, notes, of whatever kind and moben rented in my name tiable instruments payal any bank or banker on real authority to do and per as I might or could do it cause to be done by virtue next written below, me may assume that the the singular includes the s	mestead in any of the same for such price, upon such terms and conny shares of stock owned by me in any corporation for any price and gage, hypothecate and in any and every way and manner deal in and stion, and to make, do and transact all and every kind of business of ite, acknowledge and deliver all deeds, covenants, indentures, agree, evidences of debt, receipts, releases and satisfactions of morgages, nature which my attorney in his/her absolute discretion shall deem to ne, or in the same of myself and any other person or persons; to sell, able to my order; to withdraw any moneys deposited in my name with my behalf; to complete, sign, and deliver any tax return or form and erform all and every act and thing whatsoever requisite and necessary if personally present, with full power of substitution and revocation, true of these presents.
ditions and with such covenants as my attorney shall think fit; to sell, transreceive payment therefor, and to vote any such stock as my proxy; to barg with goods, wares and merchandise, choses in action, and other property whatsoever nature or kind; for me and in my name and as my act and dements, trust agreements, mortgages, pledges, hypothecations, bills of ladijudgments and other debts payable to me and other instruments in writing be for my best interests; to have access to any safe deposit box which has discount, endorse, deliver and/or deposit all checks, drafts, notes and negot any bank, by check or otherwise, and generally to do any business with a pay taxes thereon or collect refunds therefrom; also GIVING AND GRANTING unto my attorney the full power and to be done in and about the premises, as fully to all intents and purposes a hereby ratifying and confirming all that my attorney shall lawfully do or of this power shall take effect (delete inapplicable phrase): (a) on the date next written below; (b) on the date 1 am adjudged incompetent by a court of if seither phrase is deleted, this power shall take effect on the date My attorney and all persons unto whom these presents shall consistent of such revocation or of my death. In construing this instrument, and where the context so requires, IN WITNESS WHEREOF, I have hereunto set my leading the context so requires.	is authority to do and per authority to do and per jurisdiction. It might or could do it cause to be done by virtue to be done by virtue next written below. The singular includes the singular includ	mestead in any of the same for such price, upon such terms and conny shares of stock owned by me in any corporation for any price and gage, hypothecate and in any and every way and manner deal in and ation, and to make, do and transact all and every kind of business of the, acknowledge and deliver all deeds, covenants, indentures, agree, evidences of debt, receipts, releases and satisfactions of mortgages, nature which my attorney in his/her absolute discretion shall deem to no, or in the aame of myself and any other person or persons; to sell, able to my order; to withdraw any moneys deposited in my name with my behalf; to complete, sign, and deliver any tax return or form and reform all and every act and thing whatsoever requisite and necessary if personally present, with full power of substitution and revocation, true of those presents.
ditions and with such covenants as my attorney shall think fit; to sell, trans receive payment therefor, and to vote any such stock as my proxy; to barg with goods, wares and merchandise, choses in action, and other property whatsoever nature or kind; for me and in my name and as my act and dements, trust agreements, mortgages, pledges, hypothecations, bills of lading judgments and other debts payable to me and other instruments in writing be for my best interests; to have access to any safe deposit box which has discount, endorse, deliver and/or deposit all checks, drafts, notes and negot any bank, by check or otherwise, and generally to do any business with a pay taxes thereon or collect refunds therefrom; also GIVING AND GRANTING unto my attorney the full power and to be done in and about the premises, as fully to all intents and purposes a hereby ratifying and confirming all that my attorney shall iswfully do or of 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 court of if neither phrase is deleted, this power shall take effect on the date My attorney and all persons unto whom these presents shall concilter of such revocation or of my death. In construing this instrument, and where the context so requires, IN WITNESS WHEREOF, I have hereunto set my if	cluding my right of hos afer and deliver all or a gain for, buy, sell, morty in possession or in acted, to sign, seal, executing, bills, bonds, notes, of whatever kind and n been rented in my name tiable instruments payally bank or banker on reacting the single of could do it cause to be done by virtually of proper jurisdiction, attenent written below, me may assume that the the singular includes the singular includes the could on the singular includes the singular includes the could on the singular includes the singular i	mestead in any of the same for such price, upon such terms and conny shares of stock owned by me in any corporation for any price and gage, hypothecate and in any and every way and manner deal in and ation, and to make, do and transact all and every kind of business of the acknowledge and deliver all deeds, covenants, indentures, agree, evidences of debt, receipts, releases and satisfactions of morgages, nature which my attorney in his/her absolute discretion shall deem to no, or in the name of myself and any other person or persons; to sell, able to my order; to withdraw any moneys deposited in my name with my behalf; to complete, sign, and deliver any tax return or form and erform all and every act and thing whatsoever requisite and necessary if personally present, with full power of substitution and revocation, the of those presents. The power of attorney has not been revoked until given actual notice the plural. Solution of the plural.

PUBLIBRIES WITE: Use of this form in connection with real estate may subject the user to real estate more in the early the need to compry with those requirements. I record this form in the county or countries where the real estate is leasted; 2) specify the addressing of the property to be meanaged, end/or acid; and 3) state that the agent in dealing with the real property, may not reactive any compensation that would require the agent to be ilsensed under ORS 606 or other applicable law.