FORM No. 654 - GENERAL POWER OF ATTORNEY - DURABLE - (Short Form)	).	© 1988-2010 STEVENS-NESS LAW PUBLISHIN	G CO., PORTLAND, OR www.stevensness.com
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POWER OF ATTORNEY		2011-000782 Klamath County, Oregon	n
Vito PetroHa		000957082011000078200	
Paula Harris 4473 MEMORIC LA FAILS JOR 97603	SPACE RESE FOR RECORDER	01/21/2011 03:12:32 PM	Fee: \$37.00
Miler recording, return to (Name, Address, Zip):			
KNOW ALL BY THESE PRESENTS that I,	Vita	Petrotta	
mayable or belonging to me; to have, use and take all lawful ways and and to execute and deliver acquittances or other sufficient discharges littaments, and accept the seisin and possession thereof and all deeds a convey, mortgage and hypothecate lands, tenements and hereditaments litions and with such covenants as my attorney shall think fit; to sell, the eceive payment therefor, and to vote any such stock as my proxy; to livith goods, wares and merchandise, choses in action, and other propowhatsoever nature or kind; for me and in my name and as my act and ments, trust agreements, mortgages, pledges, hypothecations, bills of udgments and other debts payable to me and other instruments in wro be for my best interests; to have access to any safe deposit box whell, discount, endorse, deliver and/or deposit all checks, drafts, notes a with any bank, by check or otherwise, and generally to do any busines and pay taxes thereon or collect refunds therefrom; also	for any of the same; the and other assurances is so, including my right transfer and deliver all bargain for, buy, sell, crty in possession or deed, to sign, seal, elading, bills, bonds, riting of whatever kind negotiable instruments.	o bargain, contract for, purchase, receign the law therefor, and to lease, let, do of homestead in any of the same for sul or any shares of stock owned by me imortgage, hypothecate and in any and in action, and to make, do and transact execute, acknowledge and deliver all dotes, evidences of debt, receipts, relead and nature which my attorney in his new my name, or in the name of myself and payable to my order; to withdraw	we and take lands, tenements, here- mise, bargain, sell, remise, release, ich price, upon such terms and con- in any corporation for any price and it every way and manner deal in and cet all and every kind of business of leeds, covenants, indentures, agree- isses and satisfactions of mortgages, if her absolute discretion shall deem and any other person or persons; to any moneys deposited in my name
GIVING AND GRANTING unto my attorney the full power ary to be done in and about the premises, as fully to all intents and pration, hereby ratifying and confirming all that my attorney shall lawfithange in the status of my mental competency, or its deterioration, about the effectiveness and validity of this instrument.  This power shall take effect (check one):  on the date I sign it.  on the date I become "financially incapable" as defined both the date I am adjudged incompetent by a court of proportion (describe circumstance)	purposes as I might of ully do or cause to be sence, or failure, who by ORS 125.005. oer jurisdiction.	r could do if personally present, with to done by virtue of these presents, and sether temporary or permanent, shall no	full power of substitution and revo- specifically acknowledging that any t affect, diminish, or make null and
if no box is checked, this power shall take effect on the date I sign it.  My attorney and all persons unto whom these presents sha received actual notice either of such revocation or of my death.  In construing this instrument, and where the context so requi  IN WITNESS WHEREOF, I have signed this instrument.	ll come may assume	that this power of attorney has not budge the plural	een revoked until my attorney has
STATE OF OREGON, Coun	ty of Klama	Poliotta	21. 2011

by VITO Petrotto

OFFICIAL SEAL LINDA M VAN DUSEN **NOTARY PUBLIC - OREGON** COMMISSION NO. 433607 MY COMMISSION EXPIRES OCTOBER 22, 2012

Notary Public for Oregon. My commission expires 10/2

PUBLISHER'S NOTE: Use of this form in connection with real estate may subject the user to real estate licensing requirements. To avoid the need to comply with those requirements: 10 record this form in the county or counties where the real estate is located; 21 specify the address(es) of the property to be managed, controlled, and/or sold; and 3) state that the agent, in dealing with the real property, may not receive any compensation that would require the agent to be licensed under ORS 696 or other applicable law.