After recording return to:
Abble Creson
16333 FM 1778
Farmers ville, TX 75442

2014-008725 Klamath County, Oregon

08/21/2014 11:44:09 AM Fee: \$57.00



Aug. 7. 2014 10:41AM Crater Lake Realty, Inc.

No. 7826 P. 4

General Power of Attorney

Notice: This is an important document. Before signing this document, you should know these important facts. By signing this document, you are not giving up any powers or rights to control your sinances and property yourself. In addition to your own powers and rights, you may be giving another person, your attorney-in-fact, broad powers to handle your finances and property. This general power of attorney may give the person whom you designate (your "attorney-in-fact") broad powers to handle your finances and property, which may include powers to encumber, sell or otherwise dispose of any real or personal property without advance notice to you or approval by you. THE POWERS WILL NOT EXIST AFTER YOU BECOME DISABLED OR INCAPACI-TATED. This document does not authorize anyone to make medical or other health care decisions for you. If you own complex or special assets such as a business, or if there is anything about this form that you do not understand, you should ask a lawyer to explain this form to you before you sign it. If you wish to change your general power of attorney, you must complete a new document and revoke this one. You may revoke this document at any time by destroying it, by directing another person to destroy it in your presence or by signing a written and dated statement expressing your intent to revoke this document. If you revoke this document, you should notify your attorney-in-fact and any other person to whom you have given a copy of the form. You also should notify all parties having custody of your assets. These parties have no responsibility to you unless you actually notify them of the revocation. If your attorney-in-fact is your spouse and your marriage is annulled, or you are divorced after signing this document, this document is invalid. Since some 3rd parties or some transactions may not permit use of this document, it is advisable to check in advance, if possible, for any special requirements that may be imposed. You should sign this form only if the attorney-in-fact you name is reliable, trustworthy and competent to manage your affairs. This form must be signed by the Principal (the person appointing the attorney-in-fact), witnessed by two persons other than the notary public, and acknowledged by a notary public.

I, Abble	Lreson	, of <u>/6333_F//</u>	11772 Farmersville, TX
		, as	s principal, to grant a general power of
attorney to, do he	ereby appoint: Floyd R.	Creson	, of
			,
my attorney-in-fa	ict to act in my name, place and stea	d in any way which I myse	elf could do, if I were personally pres-
ent, with respect	to the following matters to the exten	t that I am permitted by law	w to act through an agent. The powers
chosen below sha	ill have the full force and effect give	n to them by their full enu	meration as laid out in the text of the
Power of Attorne	y Act of the laws of the State of	California	
(a) real e	state transactions;		
(b) goods	s and services transactions,		
(c) bond,	share and commodity transactions;		
(d) banki	ng transactions;		
(e) busine	ess operating transactions;	•	•
(f) insura	nce transactions;		
(g) estate	transactions;		
(h) claim	s and litigation;		
(i) person	al relationships and affairs;		
(i) benefi	ts from military service;		



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(k) records, reports and statements;	
(1) retirement benefit transactions;	
(m) making gifts to my spouse, children and more remote descendants, and particles	grante:
(n) tax matters;	aronis,
(o) all other matters;	
(p) full and unqualified authority to my attorney-in-fact to delegate any or all	of the forecoins name to
any person or persons whom my attorney-in-fact shall select;	or me rotefound bowers to
(q) unlimited power and authority to act in all of the above situations (a) through	ıgh (p)
If the attorney-in-fact named above is unable or unwilling to serve, I appoint	NA -
of	
to be my attorney-in-fact for all purposes hereunder.	
shall not be effective in the event of my future disability or incapacity. This power of a at any time and is automatically revoked upon my death. My attorney-in-fact shall not services nor shall my attorney-in-fact be liable to me, my estate, heirs, successors, or as from acting under this document, except for willful misconduct or gross negligence.	be compensated for his or her
Dated: 8-8-14	
Signature and Declaration of Principal	
I, Abble Creson, the principal, sign my n	same to this power of attorney
this 8 day of Acayst 2014 and, being first duly sworn	. do declare to the undersigned
authority that I sign and execute this instrument as my power of attorney and that I sign	it willingly, or willingly direct
another to sign for me, that I execute it as my free and voluntary act for the purposes ex	pressed in the power of attor-
ney and that I am eighteen years of age or older, of sound mind and under no constraint	or undue influence.
Signature of Principal	
- -	
Witness Attestation	
I, Tom Nelson, the first witness, and I, DO HN	A R LARSON .
the second witness, sign my name to the foregoing power of attorney being first duly sw	orn and do declare to the
undersigned authority that the principal signs and executes this instrument as his/her pov	wer of attorney and that he/she
signs it willingly, or willingly directs another to sign for him/her, and that I, in the presen	nce and hearing of the princi-

pal, sign this power of attorney as witness to the principal's signing and that to the best of my knowledge the principal

	Tom		Danna (K	Xana	
	Signature of First Witness		Signature of Secon	d Witness	
	Notary Acknowledgment				
	State of Texas	County	of Collin		
	Subscribed, sworn to and acknowledge	d before me by	Abble Cre	sen	- , the Princips
	and subscribed and sworn to before me			and	, and a summit
			- 1	ay of august	2014
*********	STATE OF THE STATE		*******	0	
	Motary Signature		SUMMER DAVIES My Commission Exp December 30, 201	oires E	
	Notary Public,				
	In and for the County of Collin				
Car a land	State of Texas				
77354	My commission expires: [2-30	-17	Q,	eal	
i	person identified as the attorney-in-fact	for the principal.	I hereby acknowledge	that I accept my appoin	and am the
1	person identified as the attorney-in-fact Attorney-in-Fact and that when I act as a the assets of the principal separate from full and accurate record of all actions, re	agent I shall exer my assets; I shal	cise the powers for the exercise reasonable (e benefit of the principal caution and prudence; an	itment as : I shall keen
1	Attorney-in-Fact and that when I act as a the assets of the principal separate from full and accurate record of all actions, re	agent I shall exer my assets; I shal	cise the powers for the exercise reasonable (e benefit of the principal caution and prudence; an	itment as
1	Attorney-in-Fact and that when I act as a the assets of the principal separate from	agent I shall exer my assets; I shal ceipts and disbu	cise the powers for the exercise reasonable (e benefit of the principal caution and prudence; an	itment as : I shall keep
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i i i	Attorney-in-Fact and that when I act as a the assets of the principal separate from full and accurate record of all actions, resignature of Attorney-in-Fact Acknowledgment and Acceptance of A erson identified as the successor attornement as Successor Attorney-in-Fact and its successor actions.	agent I shall exer my assets; I shall ceipts and disbut spointment as a cy-in-fact for the that, in the absen-	cise the powers for the lexercise reasonable of sements on behalf of Date Date have read the atternion principal. I hereby acles of a specific provise.	e benefit of the principal caution and prudence; an the principal. a-Fact ached power of attorney cnowledge that I accept 1 ion to the contrary in the	atment as ; I shall keep d I shall keep and am the ny appoint-
i i i i i i i	Attorney-in-Fact and that when I act as a the assets of the principal separate from full and accurate record of all actions, resignature of Attorney-in-Fact Acknowledgment and Acceptance of Accepta	agent I shall exermy assets; I shall ceipts and disbut appointment as severe for the chat, in the absentise the powers for exercise reasons	cise the powers for the lexercise reasonable of sements on behalf of Date Date have read the atterineipal. I hereby acle of a specific provisor the benefit of the proble caution and prude	e benefit of the principal caution and prudence; and the principal. n-Fact ached power of attorney knowledge that I accept a lion to the contrary in the incipal; I shall keep the a	atment as ; I shall keep d I shall keep and am the my appoint- power of assets of the

Crater Lake Realty, Inc.

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California residents or persons intending that this document be valid in the State of California should use the following California Notary Acknowledgment form:

California Notary Acknowledgment	
State of California	
County of <u>Collin</u> , Texas } S.S.	
On August 8, 2014, before r	ne Summer Davies
_ (name and title of notary), personally appearedAbble	
me on the basis of satisfactory evidence to be the person(s) who	
and acknowledged to me that he/she/they executed the same in i	
her/their signature(s) on the instrument the person(s), or the enti	- · · · · · · · · · · · · · · · · · · ·
the instrument. I certify under PENALTY OF PERIURY under t	= 15
paragraph is true and correct. WITNESS my hand and official se	
Summer Down	(Seal)
Notary Signature	
Texas	

SUMMER DAVIES
My Commission Expires
December 30, 2017