POWER OF ATTORNEY

DAN M. HU					
					
the state of the s	and appointed, and by the		make, cons	_	
				· ·	
•	l attorney forUS				
ad, and forour	use and benefit	.	STATE OF WASH COM		
	FILED FOR RECORD SKAMANIA CO. WASH BY L. ELGENE HAIVS	f.	DECEMBER 1	DS 106-7 HANSON	987
	FEB 25 12 21 PH '88	e e e	fareis	hije	ason)
# 1	() \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		L.E.	HANSON	: - :
ke all lawful ways ar	nd means in our	nd demands wh	names c	and have, us or otherwise fo	e and or the
ke all lawful ways are covery thereof, by a covery thereof, by a ce same, and acquitted inOUX ceive and take lands, and all deeds and other lease, convey, mortgade conditions, and und agree for, buy, sellith goods, wares and and to make, do and to make, do and to forUSa cecute, deliver and accreements, mortgages ceipts, evidences of each other instruments are premises.	itachments, arrests, distress ances or other sufficient dename. It to make, seal are tenements, hereditaments or assurances in the law the age and hypothecate landed and such covenants as a merchandise, choses in accordance and and every kind and in our name knowledge such deeds, leases, hypothecations, bottomridebt, releases and satisfact is in writing of whatever is	is or otherwise, ischarges for the deliver, to bar, and accept the refor, and to less, tenements are and in any and tion, and other of business, of s., and as. Other es, charter partition of mortgage kind or nature,	and to comprose same for_u rgain, contract, e seizin and po ase, let, demise, d hereditamen shall think every way and property in po what nature a uract an ents of leases, co les, bills of ladir ge, judgments a nay be ne	and have, use or otherwise for otherwise for omise and agree some seed of all bargain, sell its, upon such fit. Also, to be manner deal seession or in and kind soeved deed, to sign ovenants, independent, but the seed of th	e and or the ree for chase lands, remise, terms argain in and action, er, and n, seal, ntures, notes, is, and oper in
ke all lawful ways ar covery thereof, by at the same, and acquitted inOUX ceive and take lands, and all deeds and other conditions, and used agree for, buy, sellist goods, wares and add to make, do and the so forUS recute, deliver and accepted, evidences of couch other instrument the premises. GIVING AND GROOM of and perform all and bout the premises, as a consulty present.	and means in our stachments, arrests, distress ances or other sufficient dename. It is make, seal are tenements, hereditaments as a surances in the law the age and hypothecate land ander such covenants as a merchandise, choses in accordance and in our name. It is moved to the such covenants as a merchandise, choses in accordance and in our name. It is in writing of whatever it is in writing of whatever it is in writing of whatever it is fully to all intents and process and satisfact and the such cour and the such courses are such courses and the such courses are such courses and satisfact the such courses are such courses are such courses are such courses.	is or otherwise, ischarges for the deliver, to bar, and accept the refor, and to less, tenements are and in any and thon, and other of business, of s., and as. Ones, charter particles of mortgag kind or nature, and attorition of mortgag kind or nature.	and to comprose same for 11 rgain, contract, e seizin and po ase, let, demise, and hereditamen shall think every way and property in powhat nature at an ents of leases, coles, bills of ladir e, judgments a as may be ne	and have, use or otherwise for otherwise for omise and agree for, pursues session of all bargain, sell rest, upon such fit. Also, to be manner deal session or in and kind soeved deed, to sign ovenants, indeed, bills, bonds and other debroessary or provide a session or in and were and authors of the sessary or provide a session of a session of a session of a session or in a sessio	e and or the ree for chase lands, remise, terms argain in and action, er, and n, seal, ntures, notes, is, and oper in ority to in and id do if
ke all lawful ways ar covery thereof, by at the same, and acquitted inOur	itachments, arrests, distrest ances or other sufficient dename. It to make, seal are tenements, hereditaments or assurances in the law the age and hypothecate land and such covenants as a merchandise, choses in accordance and and every kind and in our name knowledge such deeds, leases, hypothecations, bottomridebt, releases and satisfact is in writing of whatever it and in our our devery act and thing what fully to all intents and present and present a sufficient a suffi	is or otherwise, ischarges for the deliver, to bar, and accept the refor, and to less, tenements are and in any and thon, and other of business, of s., and as. Ones, charter particles of mortgag kind or nature, and attorition of mortgag kind or nature.	and to comprose same for 11 rgain, contract, e seizin and po ase, let, demise, and hereditamen shall think every way and property in powhat nature at an ents of leases, coles, bills of ladir e, judgments a as may be ne	and have, use or otherwise for otherwise for omise and agree for, pursues session of all bargain, sell rest, upon such fit. Also, to be manner deal session or in and kind soeved deed, to sign ovenants, indeed, bills, bonds and other debroessary or provide a session or in and were and authors of the sessary or provide a session of a session of a session of a session or in a sessio	e and or the ree for chase lands, remise, terms argain in and action, er, and n, seal, ntures, notes, is, and oper in ority to in and id do if
ke all lawful ways ar covery thereof, by at the covery thereof, by at the same, and acquitted inOUX	and means in our stachments, arrests, distress ances or other sufficient dename. It is make, seal are tenements, hereditaments as a surances in the law the age and hypothecate land ander such covenants as a merchandise, choses in accordance and in our name. It is moved to the such covenants as a merchandise, choses in accordance and in our name. It is in writing of whatever it is in writing of whatever it is in writing of whatever it is fully to all intents and process and satisfact and the such cour and the such courses are such courses and the such courses are such courses and satisfact the such courses are such courses are such courses are such courses.	is or otherwise, ischarges for the deliver, to bar, and accept the refor, and to less, tenements and the control of business, of s., and as of the control of mortgage and assignments, charter partition of mortgage and assignments, charter partition of mortgage and assignments of mo	and to comprise same for_u rgain, contract, e seizin and po ase, let, demise, and hereditamen shall think every way and property in po what nature a uract an eles, bills of leases, co les, bills of ladir e, judgments a as may be ne mey full pov te and necessar we and confirming y do or cause to	and have, use or otherwise for otherwise for otherwise for omise and agree for, pursues session of all bargain, sell in the session or in and kind soeved deed, to sign ovenants, independent of the session or provided the session or in and kind soeved deed, to sign ovenants, independent of the session or provided the session or in and kind soevenants, independent of the session or provided the session or provided the session or in and the session or in and the session or in all that or could be done by vision of the session of all that of the session or in and the session or in all that of the session of all the session of all that of the session of all that of the session of all the sessio	e and or the ree for rchase lands, remise, terms argain in and action, er, and n, seal, ntures, notes, is, and oper in erity to in and id do if
ke all lawful ways ar covery thereof, by at the same, and acquitted inOUX	and means in our stachments, arrests, distress ances or other sufficient dename. The make, seal are tenements, hereditaments assurances in the law the age and hypothecate lands age and hypothecate lands age and hypothecate lands are ransact all and every kind and in our name knowledge such deeds, least, hypothecations, bottomridebt, releases and satisfact is in writing of whatever is a fully to all intents and proceeding the make and part of the	is or otherwise, ischarges for the deliver, to bar, and accept the erefor, and to less, tenements are and in any and the erefor, and other of business, of s., and as of es and assignments, charter partition of mortgage kind or nature, and attoration es as a shall lawfully ento set of Janua	and to comprise same for_u rgain, contract, e seizin and po ase, let, demise, and hereditamen shall think every way and property in po what nature a uract an ents of leases, co les, bills of ladir se, judgments a as may be ne neyfull poor a and necessar wend confirming y do or cause to	and have, use or otherwise for otherwise for otherwise for omise and agree for, pursues session of all bargain, sell in ts, upon such fit. Also, to be manner deal session or in and kind soeved deed, to sign ovenants, indeed to the deby of the deby of the deby of the done might or could be done by violating and seal thatOut of the done by violating and seal A. D.,	e and or the ree for chase lands, remise, terms argain in and action, er, and n, seal, ntures, notes, is, and oper in crity to in and id do if ir irtue of S_ the 19_78.
ke all lawful ways ar covery thereof, by at the same, and acquitted inOUX	itachments, arrests, distress ances or other sufficient dename. It to make, seal are tenements, hereditaments as assurances in the law the age and hypothecate landed and such covenants as assurances in accordance and hypothecate, and and in	is or otherwise, ischarges for the deliver, to bar, and accept the erefor, and to less, tenements are and in any and the erefor, and other of business, of s., and as of es and assignments, charter partition of mortgage kind or nature, and attoration es as a shall lawfully ento set of Janua	and to comprise same for_u rgain, contract, e seizin and po ase, let, demise, and hereditamen shall think every way and property in po what nature a uract an ents of leases, co les, bills of ladir se, judgments a as may be ne neyfull poor a and necessar wend confirming y do or cause to	and have, use or otherwise for otherwise for otherwise for omise and agree for, pursues session of all bargain, sell in ts, upon such fit. Also, to be manner deal session or in and kind soeved deed, to sign ovenants, indeed to the deby of the deby of the deby of the done might or could be done by violating and seal thatOut of the done by violating and seal A. D.,	e and or the ree for chase lands, remise, terms argain in and action, er, and n, seal, ntures, notes, is, and oper in crity to in and id do if ir irtue of S_ the 19_78.
ke all lawful ways ar covery thereof, by at the same, and acquitted inOUX	itachments, arrests, distrest ances or other sufficient dename. It to make, seal are tenements, hereditaments as assurances in the law the age and hypothecate lander such covenants as left, mortgage, hypothecate, a merchandise, choses in accranact all and every kind and inOurname. knowledge such deeds, least, hypothecations, bottomridebt, releases and satisfact is in writing of whatever is an writing of whatever is fully to all intents and process of the control of the contr	is or otherwise, ischarges for the deliver, to bar, and accept the erefor, and to less, tenements are and in any and the erefor, and other of business, of s., and as of es and assignments, charter partition of mortgage kind or nature, and attoration es as a shall lawfully ento set of Janua	and to comprise same for unit regain, contract, e seizin and posse, let, demise, and hereditamen shall think every way and property in powhat nature at an ents of leases, coles, bills of ladire, judgments as may be new and necessar we have and necessar we have a confirming to do or cause to the confirming to the conf	and have, use or otherwise for otherwise for otherwise for omise and agree for, pursues session of all bargain, sell in ts, upon such fit. Also, to be manner deal session or in and kind soeved deed, to sign ovenants, indeed to the deby of the deby of the deby of the done might or could be done by violating and seal thatOut of the done by violating and seal A. D.,	e and or the ree for chase lands, remise, terms argain in and action, er, and n, seal, ntures, notes, is, and oper in crity to in and id do if ir irtue of S_ the 19_78.
ke all lawful ways ar covery thereof, by at the same, and acquitted inOUX	itachments, arrests, distrest ances or other sufficient dename. It to make, seal are tenements, hereditaments as assurances in the law the age and hypothecate lander such covenants as left, mortgage, hypothecate, a merchandise, choses in accranact all and every kind and inOurname. knowledge such deeds, least, hypothecations, bottomridebt, releases and satisfact is in writing of whatever is an writing of whatever is fully to all intents and process of the control of the contr	is or otherwise, ischarges for the deliver, to bar, and accept the erefor, and to less, tenements are and in any and the erefor, and other of business, of s., and as of es and assignments, charter partition of mortgage kind or nature, and attoration es as a shall lawfully ento set of Janua	and to comprise same for_u rgain, contract, e seizin and po ase, let, demise, and hereditamen shall think every way and property in po what nature a uract an ents of leases, co les, bills of ladir se, judgments a as may be ne neyfull poor a and necessar wend confirming y do or cause to	and have, use or otherwise for otherwise for otherwise for omise and agree for, pursues session of all bargain, sell rest, upon such fit. Also, to be manner deal session or in and kind soeven and kind soeven and other debit oven and other debit or could be done by vide and seal and	e and or the ree for chase lands, remise, terms argain in and action, er, and n, seal, ntures, notes, is, and oper in crity to in and id do if ir irtue of S_ the 19_78.

STATE OF WASHINGTON,	
· · · · · · · · · · · · · · · · · · ·	88. (INDIVIDUAL ACKNOWLEDGMENT)
County of Klickitat	to the second se
I, JOSEPH L. UDALL	
do hereby certify that on thisday	of
appeared before me DAN M. HUNSAKER an	d eneth A. Hunsaker
to me known to be the individueS described in and t	who executed the within instrument and acknowledged that
•	the state of the s
	rfree and voluntary act and deed for the uses, and
purposes herein mentioned.	Mail 1 19 William
GIVEN UNDER MY HAND AND OFFICIAL SEAL t	his 18th
January , 19 78	
	Jugh a Colored
Notary Public in and for the State of Washington, residing	at White Salmon in said County
• • • • • •	

feb 25 " "1

AFTER RECORDING RETURN TO L. EUGENE HANSON ATTORNEY AT LAW P O BOX 417 WHITE SALMON WA 98672

17.5