PLEASE RETURN TO: DIANE L. CLEVER 2005 NE 131st AVE VANCOUVER, WA 98684

112292

DURABLE POWER OF ATTORNEY [TO TAKE EFFECT IMMEDIATELY]

I, Alma vi. Baumgart	, resident of the state
of Washington, hereby grant a dur	rable power of attorney to
Diane L. Clever	(referred to below as the "attor-
ney-in-fact), with the intention	that this grant shall remain in
effect and not be limited by any	future disability or incompetence
of the principal.	- 클릭하는 항공소 (1) - 이 기를 받아 오는 말하는 데 한 글로 하는 것 같다.

1. POWERS

- A. The attorney-in-fact shall act as a fiduciary for the principal. The attorney-in-fact shall have all powers over the principal's estate that the principal has or acquires, both within and without the state of Washington.
- B. The attorney-in-fact shall have all powers over the principal's person necessary or desirable to provide for the support, maintenance, health, or comfort of the principal.
- C. The attorney-in-fact shall have authorization to make any transfer of property or other assets to my spouse for the purpose of obtaining medical eligibility as authorized by RCW 74.09.532.

2. EFFECTIVE DATE AND DURATION

This grant shall become effective immediately and shall remain in effect until revoked or terminated under the terms of paragraph 3.

3. REVOCATION AND TERMINATION

- A. Revocation. This grant may be revoked by the principal by giving written notice to the attorney-in-fact and by recording the written instrument of revocation in the office of the County Department of Records.
- B. Termination by Death of the Principal. The death of the principal shall be deemed to revoke this power of attorney upon actual knowledge or actual notice being received by the attorney-infact.

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4. RIGHTS AND DUTIES OF THE ATTORNEY-IN-FACT

- A, Reliance. The attorney-in-fact and all persons dealing with the attorney-in-fact shall be entitled to mely upon this power of attorney so long as it is effective, and has not been revoked. Any action taken in reliance of this document unless otherwise invalid or unenforceable shall be binding on the heirs, devisees, legatees, or personal representatives of the principal.
- B. <u>Indemnity</u>. The estate of the principal shall hold harmless and indemnify the attorney-in-fact from all liability for acts done in good faith and not done in fraud of the principal.

	done in fraud of the principal.
	attorney-in-fact shall be required
to account to any subsequently	appointed personal representative.
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Dated: September 19.	<u>, 1989</u>
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화를 1995년 1일 교육의 경험 1학을 보는 설명 교육 1995년 1일	Alma m Bannyart
	Jagma M. Mangan
STATE OF WASHINGTON)	
County of Clark) ss	
on Centeraley 191	1987 , a person whom I know to be
(Uma M. Braymagat appe	ared before me in person, signed
his/her name above, and acknowe	ldged that s/he had freely and volum
tarily done so for the purposes	
Dated: September 19	1.1989
1.7	Seama & Setton 5
TO NOW	Notary Public in and for the State
NOTARY A	of Washington, residing at Cornes
ME PUBLIC STORE	My appointment expires: 55 134 }
SKAMANIA CO TITI	AN .
Oct 11 o en 111 de	My appointment expires: 55 134 ANALIA
면하면 다음 모음 보고 있는 것이 되었다. 그리고 보고 있는 것이 되었다.	