83130

POWER OF ATTORNEY

now All Men by These Presents: That I, RAT	
was made, constituted and appointed, and by these	presents do make, constitute and appoint
Greater Extended 5 Tells	
.A.it street the street	
true and lawful attorney for	and inname, place and
ead, and foruse av benefit	
	A610 F2
그리는데 보냈다. 이름하다면요?	CO CA TA
	and the second section of the second
ousk, demand, sue for, recover, co" and receive gadies, bequests, interests, dividen a annuities and	all such sums of money, depts, dees, accounts,
the bearing die oring nevable or belong he to	end nave, use an
ates will formered souther and mothers in	TISTING . OF UCHELWISE IOI WIN
ecovery thereof, by attachments, arrests, distress the scane, and acquittances or other sufficient disci	or otherwise, and to compromise and agree to
me to make seal and s	deliver, to bargain, contract agree for, purchase
on the and take lands tenestants hereit amplits a	nd accept the seigh and possession of all lands
and all deeds and other assurances in the law there release, convey, mortgage and hypothecate lands, t	for, and to hase, let, demise, bargain, sen term
20 Strongron dom was in the constitution of the	Shall lillik till Albo, w bargas
wa among the born roll mortgrap Expotherate SNC	in any and ever way and manner dear an am
with goods, wares p-1 merchandise, choses in actional to make, do And transact all and every kind of	n and diner brugery is hossessing of the action
ren fem manip	and as a second of the deed, so sign, sea
deline and colonoviologo such deeds leases i	and assignments of leases, covenants, indentioned
agreements, nortgages, hypothecations, bottomries, recal, its, evidences of debt, releases and satisfaction	charter parties, bills of fading, build, builds, more
receipts, evidences of near, releases and satisfaction such other instruments in writing of whatever kin	or nature, as may be necessary or proper i
he premises.	전기를 보는 것이 없는 사람들이 있는 것이다.
GIVING AND GRANTING unto	said attorney full power and authority
12 to divine the time the many time the manufacture to the time to	lever remilisite and necessary to be come in an
about the premises, as fully to a" intents and puri	loses asmight or coma do
herenally present, herei	ratifying and confirming all that
hereing herein	ilial lawfully do or cause to be done by virtue
hese presents. The actionity herein ora	wtee snaut not be allerty, by
IN WITHERS WHEREOF, have hereunted) setYhand and seal th
17 tan	그렇게 얼마나 없는데 가지 그들이 내는 병을 전하는데 하는데 그는 사람이 함께 함께 다른다.
[2] [1] [2] [2] [2] 1 [2] [2] [2] [2] [2] [2] [2] [2] [2] [2]	
Signed, Scales and Delivered in presence of	Latterine Kord to high TOBAL
건물을 하는 것은 경험으로 가장을 하는 사람들이 있다면서 보이를 하는 것을 했다. 2008년 - 1일 - 1	
Land the comment of the first o	(SEAL
옷으로 아프랑스 강하는 그 전문의 전에 가장하다면서 그렇게 하는 그 그렇게 그렇다 다른 아름이 됐다.	(SEAL
THE FOR THE PARTY OF THE PARTY	
Will Well)	

83130

KAT' 'RIME' (KAE) RATZLARE

WARJORIE M. MCDUGLE

POWER OF ATTORNEY

有效的 电电子 医抗性性 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	2011as. Oragon 2733°
ਬੁੱਧ made, constituted	and appointed, and by these presents do make, consultute and appoin
	PRESENTATION OF 1405 25th Speed Fraction
<u> Pait Cuitz. D</u>	7.14:11:11
true and lawful	attorneyfornd inname, place an
tead, and for	Lise and benefit
	60 10 70 20
	₹ ₹7, ₩ , ₩,
	그리마 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
가지를 살다.	
	radio y je proku proku 🐍 postali 🏏 katili proku
the second time of	d means inname, or otherwise for the tachments, arrests. d cress or otherwise, and to compromise and agree f
the same, and acquitta and in receive and take lands, and all deeds and other rlease, convey, moriga and conditions, and in and agree for, buy, sall with goods, wares and and to make, do and tralso for all conditions, and and to make, do and tralso for agreements, mortgager, receipts, evidences of dough other instrument, the premises.	nces or other sufficient discharges for the same to make seal and deliver, to bargain, antract agree for, purchas tenements, areditaments, and accept the section and possession of all land assurances in the law therefor, and to lease, at a lie, bargain, sell reminder and hypothecate lands, tenements and her diffuments, upon such terrider such covenants as a shall think fit. Also, to barga mortgage, hypothecate, and in any and every way and manner deal in amortgage, hypothecate, and in any and every way and manner deal in amortgage, choses in action, and other property in possession or in action ansact all and every kind of business, of what nature and kind soever, a manner, and as act and deed, to sign, se knowledge such deeds, leases and essignments of leases, covenants, indenture, hypothecations, bottomries, charter parties bills of lading, bills, bonds, not lebt, releases and satisfaction of mortgage, judgments and other debts, as in writing of whatever kind or nature, as may be necessary or proper
the same, and acquitta and in	notes or other sufficient discharges for the same to make seal and deliver, to bargain, untract agree for, purchas tenements, creditaments, and accept the schin and possession of all land assurances in the law therefor, and to lease, it is also bargain, sell reminder and hypothecate lands, tenements and he diffuments, upon such terrider such covenants as the law therefor, and the diffuments, upon such terrider such covenants as the law and every way and manner deal in a mortgage, hypothecate, and in any and every way and manner deal in merchandise, choses in action, and other property in possession or in action can all and every kind of business, of what nature and kind soever, a such and in name, and as act and deed, to sign, se mowledge such deeds, leases and assignments of leases, covenants, indenture, hypothecations, bottomries, charter parties bills of lading, bills, bonds, not lebt, reases and satisfaction of mortgage, judgments and other debts, as in writing of whatever kind or nature, as may be necessary or proper sever; act and thing whatsoever requisite and recessary to be done in a failly to all intents and purposes as.
the same, and acquitta and in- receive and take lands, and all deeds and other release, convey, moriga and conditions, and un and agree for, buy, sall with goods, wares and take do and to make, do and trains for also for an acquitte, deliver and ack agreements, mortgages, receipts, evidences of duch other instrument the premisea. GIVING AND GR. do and perform all and about the premises, as personally present.	nces or other sufficient discharges for the same to make seal and deliver, to bargain, antract, agree for, purchas tenements, areditaments, and accept the self-in and possession of all land assurances in the law therefor, and to lease, the dischargain, self-remises and hypothecate lands, tenements and her diffuments, upon such territories and covenants as. Shall think fit. Also, to bargain mortgage, hypothecate, and in any and every way and manner deal in an merchandise, choses in action, and other property in possession or in action ansact all and every kind of business, of what nature and kind soever, and in name, and as act and deed, to sign, se knowledge such deeds, leases and assignments of leases, covenants, indenture, hypothecations, bottomnies, charter parties bills of lading, bills, bonds, not lebt, releases and satisfaction of mortgage, judgments and other debts, as an exiting of whatever kind or nature, as may be necessary or proper
the same, and acquitta and in. receive and take lands, and all deeds and other release, convey, moriga and conditions, and un and agree for, buy, sall with goods, wares and and to make, do and to make, do and to make, do and to execute, deliver and ack agreements, mortgages, receipts, evidences of duch other instrument the premises. GIVING AND GR. do and perform all and about the premises, as personally present. said exerces.	nces or other sufficient discharges for the same to make seal and deliver, to bargain, antract, agree for, purchas tenements, areditaments, and accept the schin and possession of all land assurances in the law therefor, and to lease, it is also bargain, sell reminder assurances in the law therefor, and to lease, it is also bargain, sell reminder and hypothecate lands, tenements and he differents, upon such territories and hypothecate, and in any and every way and manner deal in an merchandise, choses in action, and other property in possession or in action ansate all and every kind of business, of what nature and kind soever, a cansact all and every kind of business, of what nature and kind soever, and in name, and as act and deed, to sign, se showledge such deeds, leases and exsignments of leases, covenants, indenture, hypothecations, bottomries, charter parties bills of lading, bills, bonds, not lebt, reases and satisfaction of mortgage, judgments and other debts, as in writing of whatever kind or nature, as may be necessary or proper difficults of lading whatsoever requisite and recessary to be done in a family to all intents and purposes as a might or could defer the price. There is an approach as a family to all intents and purposes as the price of the p
the same, and acquitta and in. receive and take lands, and all deeds and other release, convey, moriga and conditions, and un and agree for, buy, sall with goods, wares and and to make, do and traise for. Else for. GIVING AND GR. do and premises. GIVING AND GR. do and premises. GIVING AND GR. do and premises, as personally present. said attorary. Said attorary.	nces or other sufficient discharges for the same to make seal and deliver, to bargain, untract agree for, purchan name to make seal and deliver, to bargain, untract agree for, purchan tenements, creditaments, and accept the self in and possession of all land assurances in the law therefor, and to lease, it is also bargain, self reminder such covenants as the law therefor, and to lease, it is also bargain, self reminder such covenants as the law therefore, and the ditaments, upon such term der such covenants as the law think fit. Also, to barga mortgage, hypothecate, and in any and every way and manner deal in ammerchandise, choses in action, and other property in possession or in action ansate all and every kind of business, of what nature and kind soever, a considered considered to sign seem of in a name, and as actional deed, to sign seem of in a name, and as actional deed, to sign seem of the law of the law of law of lading, bills, honds, not lebt, releases and satisfaction of mortgage, judgments and other debts, as in writing of whatever kind or nature, as may be necessary or proper in writing of whatever kind or nature, as may be necessary or proper a law of the all intents and purposes as might or could do the principal. The principal crautes in all not be affected by the principal. The principal crautes in all not be affected by hard principal. The principal crautes in all not be affected by hard principal. The principal crautes in all not be affected by hard principal. The principal crautes in all not be affected by hard principal.
the same, and acquitta and in receive and take lands, and all deeds and other release, convey, moriga and conditions, and un and agree for, buy, sall with goods, wares and and to make, do and tr also for also for execute, deliver and ack agreements, mortgages, receipts, evidences of d auch other instruments the premises. GIVING AND GRA do and perform all and about the premises, as personally present. Sald attorary. The citarbility of these presents. The	nces or other sufficient discharges for the same to make seal and deliver, to bargain, untract agree for, purchan name to make seal and deliver, to bargain, untract agree for, purchan tenements, creditaments, and accept the schin and possession of all land assurances in the law therefor, and to lease, at a dischargain, sell reminder such covenants as the law therefor, and to lease, at thick fit. Also, to barga mortgage, hypothecate, and in any and every way and manner deal in americannise, choses in action, and other property in possession or in action can assure all and every kind of business, of what nature and kind soever, a considered considered to sign, se mowledge such deeds, leases and assignments of leases, covenants, indenture hypothecations, bottomries, charter parties bills of lading, bills, bonds, not lebt, releases and satisfaction of mortgage, judgments and other debts, as in writing of whatever kind or nature, as may be necessary or proper invertigation of mortgage, indements and authority is ever, act and thing whatsoever requisite and increasing to be done in a family to all intents and purposes as might or could do the principal. The principal cranter shall not be affected by the principal. Lay of the principal and seal of the principal. Lay of the principal and seal of the principal and seal of the principal.
the same, and acquitta and in receive and take lands, and all deeds and other release, convey, moriga and conditions, and un and agree for, buy, sall with goods, wares and and to make, do and traise for execute, deliver and ack agreements, mortgages, receipts, evidences of duch other instrument the premises. GIVING AND GR. do and perform all and about the premises, as personally present. Signed, Scaled and De	nces or other sufficient discharges for the same to make seal and deliver, to bargain, untract, agree for, purchangements, creditaments, and accept the schin and possession of all land assurances in the law therefor, and to lease, the dischargain, sell reminder assurances in the law therefor, and to lease, the dischargain, sell reminder such to expect the schin and possession of all land assurances in the law therefor, and to lease, the discharge, upon such territories, choses in action, and other property in possession or in action ansate all and every kind of business, of what nature and kind soever, a make the land every kind of business, of what nature and kind soever, and in name, and as act and deed, to sign, se mowledge such deeds, leases and exsignments of leases, covenants, indenture, hypothecations, bottomries, charter parties bills of lading, bills, bonds, not lebt, reases and satisfaction of mortgage, judgments and other dabts, as in writing of whatever kind or nature, as may be necessary or proper in writing of whatever kind or nature, as may be necessary to be done in a family to all intents and purposes as the principal. The principal cranted shall not be affected by the principal shall available or cause to be done by virtue to prite. Therein granted shall not be affected by the principal. The principal cranted shall not be affected by the principal and seal. The principal cranted shall not be affected by the principal and seal. The principal cranted shall not be affected by the principal and seal.

	la de la composición de la configue	SS. (INDIVIDUAL ACKNOWLEDGMENT)
County of		
and the second of the second o		, Notary Public in and for the State of Washington,
do hereby certify that on	thisday of	19.7.1., personally
医结婚性 医性乳质原质		executed the within instrument and acknowledged that
urpoves herein mentioned		free and voluntary act and deed for the uses and
GIVEN UNDER MT	HAND AND OFFICIAL SEAL this.	dny of
i me r		
		- La Charles Market
Notary Public in and for t	he State of Washington, residing at	in said County
	Yalida New A	
of the first of the second second		
		1. 1.174°°°
		En partition of the par
		REALSTORED A STATE OF THE STATE
		: 10 mm 얼마 : 50 km : 10 mm : 10 km : 1
		: 10 mm 얼마 : 50 km : 10 mm : 10 km : 1
lformey	DGT.E.	: 10 mm 얼마 : 50 km : 10 mm : 10 km : 1
Attorney	WODUGLE	: 10 mm 얼마 : 50 km : 10 mm : 10 km : 1
of Attorney	TO W. MODIGLE	: 10 mm 얼마 : 50 km : 10 mm : 10 km : 1
Frower of Attorney	MARCORIE M. MODIGIE	HATE CE WASHINGTON COLUMNY OF STANDARY COLUMNY OF STANDARY THE WITHER HASINGS OF STANDARY OF STANDARY THE WITHER HASINGS OF STANDARY AUGUST AND THE WITHER STANDARY AUGUST AUGUST AUGUST OF STANDARY AUGUST AUGUST OF STANDARY AUGUST AUGUST OF STANDARY OCCURNY AUGUST OF STANDARY OF STANDARY AUGUST OF STANDARY AUGUST OF STANDARY OF STANDARY OF STANDARY AUGUST OF STANDARY AUGUST OF STANDARY OF STANDARY OF STANDARY AUGUST OF STANDARY OF STANDARY OF STANDARY AUGUST OF STANDARY AUGUST OF STANDARY OF STANDARY OF STANDARY AUGUST OF STANDARY OF STANDARY OF STANDARY AUGUST OF STANDARY