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RECORDING REQUESTED BY

ROBERT G. MOORE, ATTORNEY

WHEN RECORDED MAIL TO

93052504

NAMEGEORGE E. KANZIER STREET 9041 EL DORADO PKWY #39 EL CAJON, CA 92021

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JUL 30 1993

POWER OF ATTORNEY -- GENERAL [includes optional DURABLE POWER OF ATTORNEY]

KNOW ALE PERSONS BY THESE PRESENTS: That I;	GEORGE EDVARD KANZLER
the undersigned (jointly or severally, if more than one) hereby make, c	onstitute and appoint
IVA LOUISE KANZLER	

my true and lawful Attorney for-me and in my name, place and stead and for my use and benefit:

- (a) To ask, demand, sue for recover, collect and receive each and every sum of money, debt, account, legacy, bequest, interest; dividend, annuity and demand (which now is or hereafter shall become due, owing or payable) belonging to or claimed by me, and to use and take any lawful means for the recovery thereof by legal process or otherwise, and to execute and deliver a satisfaction or release therefor, together with the right and power to compromise or compound any claim or demand.
- (b). To exercise any or all of the following powers as to real property, any interest therein and/or any building thereon. To contract for, purchase, receive and take possession thereof and of evidence of title thereto, to tease the same for any term or purpose, including leases for business, residence, and oil and/or mineral development; to sell, exchange, grant or convey the same with or without warranty, and to mortgage, transfer in trust, or otherwise encumber or hypothecate the same to secure payment of a negotiable or non-negotiable note or performance of any obligation or agreement.
- (c) To exercise any or all of the following powers as to all kinds of personal property and goods, wares and merchandise, choses in action and other property in possession or in action. To contract for, buy, sell, exchange, transfer and in any legal manner deal in and with the same; and to mortgage, transfer in trust, or otherwise encumber or hypothecate the same to secure payment of a negotiable of non-negotiable note or performance of any obligation or agreement.
- (d) To borrow money and to execute and deliver negatiable or non-negotiable notes therefor with or without security, and to loan money and receive negotiable or non-negotiable notes; therefor with such security as has shall deem proper.

 (e) To create, amend, supplement and terminate any trust and to instruct and advise the trustee of any trust wherein I am or may be trustor or beneficiary, to represent and vote stock, exercise stock uphis accept any deal with any dividence, distribution or bonus, prominant corporate innancing, reorganization, merger, liquidation, consolidation or other action and the extension, compromise; conversion, adjustment, enforcement or foreclosure, singly or in conjunction with others of any corporate stock, bond, note; debenture or other security. To compound compromise, adjust sents and satisfy any obligation, secured or unsecured, owing by or to me and to give or accept any property and/or money whether or not equal to or less in value than the amount owing in payment, settlement or satisfaction thereof.
- (1) To transact business of any kind or class and as my act and deed to sign, execute, acknowledge and deliver any deed, lease, assignment of lease, covenant, indenture; indemnity, agreement, mortgage, deed of trust; assignment of mortgage or of the beneficial interest under deed of trust; extension or renewal of any obligation; subordination or waiver of priority, hypothecation, bottomry, charter party, bill of lading, bill of sale, bill, bond, note, whether negotiable or non-negotiable, receipt, evidence of debt, full or partial release or satisfaction of mortgage, judgment and other debt, request for partial or full reconveyance of deed of trust and such other instruments in writing or any kind or class as may be necessary or proper in the premises

Tight 13 linke it not applicable 1 links Power of Attorney shall not be affected by subsequent incapacity of the principal and shall remain effective for a years after the disability or incapacity occurs

(IT | STITKE IT NOT applicable To this Power of Allorney shall become enjective upon Terriain effective for a period (i) II (g) and/or (h) are not stricken, the following warning applies WATHING OF PERSON EXECUTING THIS DOCUMENT:

This is an important legal document. It creates a durable power of attorney. Before executing this document,

-you-should know those important facts:

1. This document may provide the person you designate as your attorney in tact with broad powers to manage, dispose, sell, and convey your real and personal property and to borrow money using your property as -cecurity-for the loan.

2. These powers will exist for air indefinite perforbing the onless you that their duration in this document. These powers will continue to exist not with standing your subsequent disability or incapacity.

3. You-have the right to revoke or terminate this power of attorney.

4. If there is anything about this form that you do not understand, you should ask a lawyer to explain it to you.

GIVING AND GRANTING unto my said Attorney full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the premises as fully to all intents and purposes as I might or could do it personally present, hereby ratifying all that my said Attorney shall lawfully do or cause to be done by virtue of these presents. The powers and authority hereby conferred upon my said Attorney shall be applicable to all real and personal property or interests therein now owned or hereafter acquired by me and wherever situate:

My said Attorney is empowered hereby to determine in his/her sole discretion the time when, purpose for and manner in which any power herein conferred upon him shall be exercised, and the conditions, provisions and covenants of any instrument or document which may be executed by him/her pursuant hereto; and in the acquisition or disposition of real or personal property, my said Attorney shall have exclusive power to fix the terms thereof for cash, credit and/or property. and if on credit with or without security.

When the context so requires, the masculine gender includes the leminine and/or neuter, and the singular number includes the plural

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WITNESS my hand this 19th	day of	September			19 <u>_90</u>
	·		Dearge E.	Rambi	
				. /	
		_	GEORGE EDWARD KAN	ZLER	
STATE OF CALIFORNIA		ss.	Apply report in a department, desirate how desirately an arrangement of the manufacture.		perdang anggerin undangunt tilly as palany typ.
COUNTY OF SAN DIEGO					
On this 19th day of 5	September.	in 1	he year 19_90_, before me, the	undersigned, a Notary Public in a	nd for said State.
personally appearedGEORGE_ET					
personally known to me for proved to me	on the breed of	satisfactory evidence	to be the person whose name	subscribed to the v	vithin instrument,
and acknowledges 10 to thattoffice		•	•		
Sheri Sheri	Moore &				
WITNESS IN CHARLES THE	C-CALIFORNIAN				
SAN DIEG			•	د.	سنبا الشاعري

Notary Public in and for said State.

This standard form covers most usual problems in the field indicated. Before you sign, read it, till in all branks, and make changes proper to your transaction. Consult a lawyer it you doubt the form's litness for your purpose.

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POWER OF ATTORNEY GENERAL [Includes applicate QUARBLE POWER OF ATTORNEY] WOLCOTTS FURM 1400—Rev. 12-86 + 1986 WOLCOTTS, INC (price cleas 3).