when recorded please mail to 6200% 455246 Accommodation No. 4360 First American Title Company Attention: Bob Bowen VETERANS ADMINISTRATION

POWER OF ATTORNEY AND DELEGATION OF AUTHORITY

WHEREAS, it is desired to make available in the land title records or other appropriate records of the counties and other political subdivisions within the United States the formal evidence of the authority of the person designated herein to act on behalf of the undersigned, as Administrator of Veterans Affairs, with respect to the execution of certain contracts; conveyances and other instruments relating to or affecting the title to or other interests in lands and other property in the various states, pursuant to section or other interests in lands and other property in the various states, pursuant to section 4221 of the Regulations for the Guaranty of Mobile Home Loans (38 GFR 36. 4221), section 4342 of the Regulations for the Guaranty or Insurance of Home, Farm and Business Loans (38 GFR 36. 4342), section 4520 of the Regulations for Direct Loans (38 GFR 36. 4520), and section 4600 of the Regulations for the Sale of Loans, Guarantee of Payment (38 GFR 36. 4600), promulgated by the Administrator in accordance with and by authority of 38 U.S. C. 210(c) and 212(a):

38 U.S.C. 210(c) and 212(a): MAX CLELAND NOW THEREFORE, the undersigned ___ as Administrator of Veterans Affairs, an officer of the United States of America, whose address is Veterans Administration, Washington, D.C. 20420, does hereby grant to , who presently occupies the position, R. S. ROSS Assistant Loan Guaranty Officer and performs the duties, of of said Veterans Administration, and whose address is Veterans Administration Regional Office, San Francisco, California _, the power and authority to execute (with or without acknowledgment or seal), to act for and deliver in the name and on s behalf of the undersigned as such Administrator, and of his successors in said office, the following instruments, to wit: Evidence of guaranty or of insurance credits, and such certificates, forms, conveyances, and other instruments as may be appropriate in connection with the acquisition, ownership, management, sale, transfer, assignment, encumtion with the acquisition, ownership, management, sale, transfer, assignment, encumbrance, rental or other disposition of real or personal property, or of any right; title or interest therein, or release of any lien thereon, including, but not limited to, contracts of Asale, installment contracts, deeds, leases, bills of sale, assignments, satisfactions, and releases, and to act in the appointment of, and delivery of appropriate instruments evidence. E ling the substitution of, a trustee or trustees. Nothing herein shall be construed as authorizing the above named employee to (1) ex-= 5 Eercise the authority vested in the Administrator under 38 U.S.C. 210(c) or 1815(b); or Exercise the authority vested in the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator, or confess judgment [2] sue, enter appearance for and on behalf of the Administrator [2] sue, enter appearance for an appearance for a supplement [2] such as a supplement [2] such appearance for a supplement [2] such appearance for a supplement [2] such as a against him, in any court, without his prior authorization; or (3) exercise those powers delegated to the Chief Benefits Director, or the Director, Loan Guaranty Service, under sections 36:4320(j), 36:4335, 36:4343, 36:4344, and 36:4518 of said Regulations. Company, I / and lost n the title tr When appropriately executed by the person hereinabove designated, any instrument Figor any of the classes indicated above, but subject to the limitations in this instrument, shall as a share the same force and effect as if personally executed by the undersigned in his official = 5 have the same force and end end control of the same force and co Except as to persons having actual knowledge of a modification or termination of the Except as to persons having actual knowledge of a modification of a copy hereof in any of said aforesaid authority, the recordation of this instrument or of a copy hereof in any of said land records or other appropriate records shall be conclusive as to the authority of the person designated herein to perform the functions and exercise the powers herein granted. as to any such act performed prior to the date a modification or a revocation hereof shall have been filed for record in the appropriate records in the county wherein the land or any part thereof is situated. The word "county" shall be construed to include "parish;" "city," "district," or other appropriate political subdivision. The authority granted by this instrument is without prejudice to or modification of the delegation of authority to the same officers or to others, as stated in said regulations, now, or as hereafter amended. Witness my hand and seal, and the official seal of the Veterans Administration, im-3rd____day of ___ <u>March</u> pressed by authority of law this ___ (L.S.)

POWER OF ATTORNEY BY ADMINISTRATOR

MAX CLELAND

Administrator of Veterans Affairs

2-23 EASTING STOCKS OF VA FORM 272

SKARUPA

(V. A.)

(SEAL)

E. SAUNDERS

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(SEAL)

UNITED STATES OF AMERICA) SS: DISTRICT OF COLUMBIA , 1977, before On this 3rd day of March , a Notary Public IONA A. WILLIAMS in and for the District of Columbia, United States of America, MAX CLELAND personally appeared known to me to be the person whose name is subscribed to the within instrument as the ADMINISTRATOR OF VETERANS AFFAIRS, and also known to me to be the ADMINISTRATOR OF VETERANS AFFAIRS, an Officer of . the United States of America, and acknowledged to me that he executed the same. IONA A. WILLIAMS NOTARY PUBLIC in and for the District of Columbia, United States of America My Commission Expires: My Commission Union December 14, 1981 $\bar{2}7283$ DISTRICT OF COLUMBIA T. ALL WHOM THESE PRESENTS SHALL COME, GREETING: I CERTIFY THAT

I COMA A. WILL The time of signing the same a Notary Public whose name is subscribed to the accompanying instininent, was at the time of signing the same a Notary Public in and for the District of Columbia, and duly commissioned and authorized by the laws of said District of Columbia to take the acknowledgment and proof of deeds or conveyance of lands, tenements, or hereditaments, and other bia to take the acknowledgment and in said District, and to administer oaths; and that I am well acquainted with instruments in writing to be recorded in said District, and to administer oaths; and that I am well acquainted with instruments in writing to be recorded in said District, and to administer oaths; and that I am well acquainted with the handwriting of said Notary Public and verily believe that the signature and impression of seal thereon are the handwriting of said Notary Public and verily believe that the signature and impression of seal on file in this office. IN WITNESS WHEREOF, the Executive Secretary to Commissioner of the District of Columbia, has hereunto a caused the Seal of the District of Columbia to be affixed at the City of Washington, D.C., this has been a caused the Seal of the District of Columbia to be affixed at the City of Washington, D.C., this has been a caused the Seal of the District of Columbia, has hereuntoned in the City of Washington, D.C., the caused the Seal of the District of Columbia to be affixed at the City of Washington, D.C., this caused the Seal of the District of Columbia to be affixed at the City of Washington, D.C., this caused the Seal of the District of Columbia to be affixed at the City of Washington, D.C., this caused the Seal of the District of Columbia to be affixed at the City of Washington, D.C., this caused the Seal of the District of Columbia to be affixed at the City of Washington, D.C., this caused the Seal of the District of Columbia to be affixed at the City of Washington, D.C., this caused the Seal of the District of Columbia to be affixed at the City of Washington, D.C., this caused the City of Washington, D.C., the City of Washington, D.C., this caused the City of Washington, D.C., this caused the City of Washington, D.C., this caused the City of Washington, D.C., this caused the City of Washington, D.C., the (D. C. SEAL) CERTIFIED COPY 55246 THE FOREGOING DOCUMENT IS A FULL, TRUE AND CORRECT COPY OF THE RECORD IN THE PETRICE OF COUNTY RECORDER, WAS AS COUNTY, NEVADA. WITNESS BY HAVID AND SEAL THIS MAR 2.3 1977 OFFICIAL RECORDS, WASHOE COUNTY, MEVADA Record Lecested by FIRST AMERICAN TITLE COMPANY OF NOV.DA 23. DAY G March ... , 19.77 JAMES R. JOHES, COURTY REPORTE JAMES K. JONES, COUNTY RECORDER FIE Y S DIFUTY_ BY Sharen K. Heridersen DEPUTY 400K 58