Conservatorship No	155 NE 100th Street, S	Suite 201, Seattle, WA 98125		
			Approved	l this
IN THE COURT OF THE STATE OF OREGON FOR THE COUNTY OF				
IN THE COURT OF THE STATE OF OREGON FOR THE COUNTY OF				—
FOR THE COUNTY OF PROBATE DEPARTMENT IN THE MATTER OF Estate Garadianship No				Judge
FOR THE COUNTY OF PROBATE DEPARTMENT IN THE MATTER OF	IN THE	COURT	OF THE STATE OF OR	EGON
PROBATE DEPARTMENT IN THE MATTER OF		00000		
IN THE MATTER OF	FOR THE	COUNTY OF		
IN THE MATTER OF Guardianship Conservatorship		PROBATE DEPARTMENT		
IN THE MATTER OF Guardianship Conservatorship				
Conservatorship No		Estate		
OF	IN THE MATTER OF			
OFBOND OFBOND OFBOND OFBOND OFAdministratorGuardianConservator		Conservatorship	No	
OF Deceased Minor BOND OF Administrator Guardian Conservator			INU	
OF BOND OF Administrator Guardian Guardian Conservator Personal Representative KNOW ALL MEN BY THESE PRESENTS:, a corporation of, as surety, are held and firmly bound unto the State of Oregon and all interested persons in the above entitled ESTATE, hereinafter referred to as "Obligec(s)", in the sum of, Dollars (S), lawful money of the United States of America to be paid to said Oblige(s) for which payment well and truly to be made, principal and surety bind themselves, their heirs, executors, administrators, successors, and assigns, jointly and severally, firmly by these presents. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that Whereas an order was made by the above mentioned Probate Court on the, appointing the above named sum were directed to be issued to him (her, it) upon his (her, its) executing a bond according to law in the above named sum were directed to be issued to him (her, it) upon his (her, its) executing and bunefit of Obligees then this obligation to be void, otherwise to emain in full force and effect for the security and benefit of Obligees day of				
	OF		BOND OF	
Construction of the second secon		Minor	DOND OF	
Representative KNOW ALL MEN BY THESE PRESENTS: That I,	Incompetent	Spendthrift		Conservator
KNOW ALL MEN BY THESE PRESENTS: That I,				
That I,	KNOW ALL MEN BY THESE PRES	FNTS		Representative
the State of Oregon and all interested persons in the above entitled ESTATE, hereinafter referred to as "Obligee(s)", in the sum of Dollars (\$), lawful money of the United States of America to be paid to said Obligee(s) for which payment well and truly to be made, principal and surety bind themselves, their heirs, executors, administrators, successors, and assigns, jointly and severally, firmly by these presents. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that Whereas an order was made by the above mentioned Probate Court on the, appointing the above bounden Principal of the (person and) estate of, appointing the above bounden Principal and letters of were directed to be issued to him (her, it) upon his (her, its) executing a bond according to law in the above named sum. NOW, THEREFORE, if the said Principal as such				
the State of Oregon and all interested persons in the above entitled ESTATE, hereinafter referred to as "Obligee(s)", in the sum of Dollars (\$), lawful money of the United States of America to be paid to said Obligee(s) for which payment well and truly to be made, principal and surety bind themselves, their heirs, executors, administrators, successors, and assigns, jointly and severally, firmly by these presents. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that Whereas an order was made by the above mentioned Probate Court on the, appointing the above bounden Principal	That I,as Principal and "	a corporation of "		d firmly bound unto
of				
executors, administrators, successors, and assigns, jointly and severally, firmly by these presents. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that Whereas an order was made by the above mentioned Probate Court on the day of, appointing the above bounden Principal and letters of of the (person and) estate of and letters of were directed to be issued to him (her, it) upon his (her, its) executing a bond according to law in the above named sum. NOW, THEREFORE, if the said Principal as such				
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that Whereas an order was made by the above mentioned Probate Court on the day of,, appointing the above bounden Principal of the (person and) estate of and letters of were directed to be issued to him (her, it) upon his (her, its) executing a bond according to law in the above named sum. NOW, THEREFORE, if the said Principal as such	÷ • • • •			elves, their heirs,
Probate Court on the day of,, appointing the above bounden Principal of the (person and) estate of and letters of of the (person and) estate of of the (person and) estate of were directed to be issued to him (her, it) upon his (her, its) executing a bond according to law in the above named sum. NOW, THEREFORE, if the said Principal as such	executors, administrators, successors, and	assigns, jointly and severally, firmly by these	presents.	
of the (person and) estate of and letters of were directed to be issued to him (her, it) upon his (her, its) executing a bond according to law in the above named sum				
were directed to be issued to him (her, it) upon his (her, its) executing a bond according to law in the above named sum. NOW, THEREFORE, if the said Principal as such	Probate Court on the day of	,, appointing the ab	ove bounden Principal	
were directed to be issued to him (her, it) upon his (her, its) executing a bond according to law in the above named sum. NOW, THEREFORE, if the said Principal as such				11.4
to him (her, it) upon his (her, its) executing a bond according to law in the above named sum. NOW, THEREFORE, if the said Principal as such	of the (person and) estate of			
NOW, THEREFORE, if the said Principal as such	to him (har, it) upon his (har, its) avaguting	a band according to law in the above named		difected to be issued
shall faithfully discharge the authority and duties of his (her, its) trust accordingly to law, then this obligation to be void, otherwise to remain in full force and effect for the security and benefit of Obligees. Dated, signed, and sealed with our seals this day of,	to min (ner, it) upon ms (ner, its) executing	g a bond according to law in the above named	suili.	
shall faithfully discharge the authority and duties of his (her, its) trust accordingly to law, then this obligation to be void, otherwise to remain in full force and effect for the security and benefit of Obligees. Dated, signed, and sealed with our seals this day of,	NOW, THEREFORE, if the said Pr	incipal as such		
Dated, signed, and sealed with our seals this day of,				
Principal	remain in full force and effect for the secur	ity and benefit of Obligees.		
	Dated, signed, and sealed with our sea	lls this day of	,	
			Principal	
 D-:			···· r ···	
D				
n				
Ву		Ву		

_

, Attorney-in-Fact