Age 1 of 3 pages

POWER OF ALTORNEY APPICYTIC SALE AND MINISTER OF BUILD PROPERTY

T. SATE

I (we), the undersigned co-tenants appoint:

JOHN C. HAWWARD

1471 No. Acadia, Reedley, CA 95654

209-638-2566

MRS. I. G. NEUFELD

4956 E. Townsland, Provno, CA 9572

MR. JACK ENNS

1307 G. St., Recaley, CA 93654

as my (our) attorneys in fact with respect to transme was concerning the described real property in Erhibit A, which is attituded and hereby incorporated by reference and made a part hereof, for such price or prices as to the attorneys in fact may comedvisable.

My atterneys in fact are hereby authorized to sim, seal and deliver as a principal's act and deed, any postract, deed, or other instrument, of writing that may be necessary or projer to carry into effect and execution any agreement for sale made by them in such manner that all of my (our) right, title, and interest in said real property may be effectually and absolutely conveyed and assured to the purchaser thereof; to his, her, or its heirs, successors, and assigns forever, or to such other person or entity as such purchaser may name or appoint. And I hereby declare that all and every of the contracts, deeds, receipts, matters and things which shall be by said attorneys in fact given, made or done for the aforsaid purposes shall be as good, valid, and effectual as if they had been signed, sealed, and delivered by me (us) as principal(s) in my (our) own person(s); and I (we) hereby undertake at all times to ratify whatsoever said attorneys in fact shall lawfully do or cause to be done pursuant to this power.

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Said attorneys in fact are hereby further authorized to receive in their name the consideration or purchase price arising from the sale of any of said real property or any interest therein, and to give good receipt therefore, which receipt shall experient the person paying such money to their from looking to the application, or being responsible for the loss or misapplication thereof. If said consideration should be paid by check or draft, my (our) attorneys in fact are hereby authorized to endorse and cach said check or draft and collect the processes thereof, whe her the same be payable to me or to then, as my attorneys in fact.

LI. MANAGGIST

In order to preserve the land and to retline chatever rents and profits are possible from the land, during the interior period until sele of the land as accomplished, my (our) attorneys in fact are hereby vested with full such order and power of management on my behalf to rist, heave, or rike any other desireable are meant to make the find profictive. Name of the any attorneys in fact shall be required, pursue to the above grant injourns and authority, to establish and maintain suitable bushing an accounting procedures. The attorneys in fact shall cause to be prepared and electricated to me (us) around audited financial statements properted by a CFA. The said financial statement is to be assless to the abbreve given below or to the address sent to one or more of the above read attorneys in fact by contified mail.

BIL. PROPERTION OF COURS.

All co-tunents are to be assessed projectionately to defray personal expenses of the attorneys in fact in the execution of the authority, powers, and duties set forth above.

Page-3- of 3 pages + J 34GE 900 Page 3 of Power of Attorney of Facific Asseriates Brownied at Take Albert City or County Alec 31 , 1974. elin Dite 11.1.3.1 01365€ SEVER OF ___ Callyon COUNTY OF France On this day personally specific lord to Alvin Peters , to be about to a the fourthead (a) decided and in and who executed the within and foregoine out our not addressed that he (she, they) signs she sems as his ther, their) free and valuation; see and deed, for the uses and purposes therain maddened, Caven under my hand and official meal ther 6th of January

Notary Public in and for the State of _____California

My Commission expires 9-23-78



19 .75 .

H. B. KLASSEN Notary Fublic, California Principal (Dille in Freeno County

EXHIBIT "A" TO POWER OF APPORNEY ASPECTING REAL PROSERTY

LEGAL DESCRIPTION OF PROPERTY SUPLECT TO POWER OF ATTORNEY STRUCTED IN THE COUNTY OF SKAMANIA, SCATE OF WASHINGTON

That portion of the $W_0^{\frac{1}{4}}$ or the SE $_0^{\frac{1}{4}}$ of Section 34, Township 2 North, Range 6 S. W. M., described as follows: beginning at a point south 39° east 650 feet from the center of the said Section 34; thence south 38° east 168 feet;

thence south 13° 40° east 200 feet; thence south 29° 10° east 268 feet; thence south 23° east 268 feet in the north line of Government Lot 2 of the said section 34; thence west 750 feet; thence north to the southerly line of the 3.7, 2.5, Railway Company's right of way; thence northcasterly flong said right of way like to the point of eginnin; and

Government Lot 1 of Section 1, The ship 1 North, Rango 6 N.M. 6.; and Government Lots 2 and 3 and the Mol of the SM, of Section 34 aforesaid RRESI that portion thereof lying tenthally of the southerly railway right of way line aforesaid, and Faller the following described tract: Regimning at the northeast source of the south the country Lot 2; thence seath to a great play making the southerly right of way line of County Toud Mo. 1615 learning to Median Nursua Estates and designated as the Skamania Landing Road, thence south 150.5 feet; thence south 150 30° cast to the measure line of the Columbia Rayer; thence in a northe casterly direction following the measure 12 of the Columbia River to a point south of the point of beginning; there counts 300 feet, may or less; to the point of beginning;

TOGSTHIR WITH all right, title to interest of t grantor in shore lands of the second class conveyed by the State of Washington and fronting and abutting upon the above described real property;

EXCEPTING, AND RESERVING to the grantor, however, and to her heirs and assigns, the following rights and interests in the above described real property:

- (1) The right to use and occup, the existing dwelling house on said promises and the fenced yard and surden area adjacent thereto for a period terminating on October 15, 1971; and
- (2) The fee title to the following described real property: Beginning at the northeast corner of Government Lot 2 of Section 34, Township 2 North, Range 6 E.W.M.; thence south to a point on the southerly right of way line of the courty road leading to the real property platted as Woodard Marins Estates, said point being marked by an iron pipe; thence south 116,3 leet to an iron pripe marking a point on the west line of a tract of land conveyed to Jim Attwell and Fauline K. Attwell, husband and wife, by deed recorded at page 478 of Book 57 of Deeds, Records of Shamania County, Washington; thence south 15030; east along said west line to a point north 150 30; east along said west line to a point north 150 30; east and 216 feet distant from the meander line of the Columbia River, said point being the initial point of the tract hereby

EXHIBIT "A TO FOMER OF ATTOMIST ANTOTTING AL PROPERTY, CONT.

reserved; thence south 15° 50° east . 16 feet to the transier line of the Columbia River; thence in a southwesterly direction following the meander line of the Columbia River a distance of 1.00 feet; thence north 150 50° rest 216 feet; thence in a northeasterly direction 400 feet to the initial point; said excepted track containing 2 acres, more or less;

TOGETHER WITH slorelands of the second class conveyed by the State of Mashington from ting and abutting upon said cracts

AND FOREMEN WITH a private access road : O feet in width commutering with County Toad No. 1016 designated as the Skannin Landing Bond, said access road to be located adjacent to the care boundary of the premises hereby conveyed;

SURVECT TO easement and right of way granted to Northwestern flectric Com-

SUPJECT TO casements and rights of way for public roads, including any right of way granted to Skamania County for relocation of County Road No. 1016 (Skamania Landing Roai).

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