lage 1 of 3 mages

ROWER OF ATTORNEY REFECTION SAILS AND MATTER THE THALL REPORTEY

T. SAIE

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

JOHN C. MAYWARD

1471 No. Acacia, Reedley, CA 53654

209-638-2566

WRS. I. G. NEUFEID

1956 E. Toenshend, Freeno, CA 9572

209-255-6830

MR. JACK FAINS

1307 G. St., Reedley, CA 93654

209-638-2235

as my (our) attorneys in fact with respect to transactions concerning
the described real property in Exhibit A, which is attached and hereby
incorporated by reference and made a part hereof, for such price or prices
as to the attorneys in fact may seem advisable.

My attorneys in fact are hereby authorized to sign, seal and deliver as a principal's cet and deed, any contract, deed, or other instrument of writing that may be necessary or proper to earry 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, deads, receipts, matters and things which shall be by said attorneys in fact shall as if they had been signed, sealed, and delivered by me (us) as principal(s) in my (or ) can person(s); and I (us) hereby undert to at all three to ratify whatsoever exid attorneys in fact shall lawfully do or cause to be done pursuant to this power.

## r a 2 of 3 pages

Said attorneys in fact are hereby further authorized to receive in their wame 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 exonerate the person paying such money to them from Locking to the application, or being responsible for the loss or misepplication of a consideration shall be paid by check or draft, my (our) a transfer fact are hereby authorized to endorse and could haid check or draft are unitable the proceeds thereof, whether the same be payable to me or to them, as my attorneys in fact.

## II. MANAGEMENT

In order to preserve the land and to realize whatever rents and profits are possible from the land, during the interim period until sale of the land is accomplished, my (our) attorneys in fact are hereby vested with full authority and power of management on my behalf to rent, lease, or make any other desircable arrangement to make the land productive. However, the attorneys in fact shall be required, pursuant to the above granted powers and authority, to establish and maintain suitable banking and accounting procedures. The attorneys in fact shall cause to be prepared and distributed to me (us) annual audited filancial statements prepared by a CPA. The said financial statement is to be mailed to the address given below or to the address sent to one or more of the above named attorneys in fact by cartified mail.

## TII. PRORATION OF CUSTS

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

Page-3- of 3 Pages 100 J MOE 75

Page 3 of Power of Attorney of Pacific Associates
Frage 3 of Power of France Cattrornia State
on <u>December 27</u> , 1974
EGGiron
Marked a Journal
1535 E. Olive-Suite B
Freeno, California 93728
STATE OFCalifornia
COUNTY OF Fresho
On this day purconally appeared before me Grace H. Wiehaus to me known to be the individual(s) described
and the within and foregoing instrument, and achowledged that
he (skerring) signed the semi as his (hour semi is and obtained
deed, for the vees and purposes therein mentioned.
Given under my hand and official real this 27th of December
19 74
Treser A Marian
Notary Public in and for the State of Fresho
My Commission expires 10-19-75
TO PROPERTY OF THE TIME TO S

976

EXHIBIT "A" TO POWER OF ATTORNEY AFFECTING R PROFERTY

LEGAL DESCRIPTION OF PROPERTY SUBJECT TO POWER OF ALL DRIVEY SITUATED IN THE COUNTY OF SKUMANIA, STATE OF WASHINGTON

That portion of the  $\mathbb{N}_{+}^{1}$  of the  $\mathbb{S}_{+}^{1}$  of Section  $\mathbb{R}^{4}$ , Township (6.1). 6.1. W. M., described as follows: beginning at a point south feet from the center of the said Section 24; thence south  $28^{-6}$ 

i0 et

thence south 13th 40th east 200 feet; thence south 29th 40th east 20th in thence south 23th east 268 feet to the north line of Government Lot 2 of the said section 34; thence west 760 feet; thence north to the scutherly line of the 8.P. & S. Railway Company's right of way; thence northeasterly along said right of way line to the point of eginnin; and

Government Lot 1 of Section 3, Township 1 North, Range 6 E.W.4.; and Government Lots 2 and 3 and the NE1 of the SW1 of Section 34 aforesaid EXCEPT that portion thereof lying northerly of the sourtherly railway right of way line aforesaid, and EXCEPT the following described tract: Begins ning at the northeast corner of the said Government Lot 2; thence west 330 feet; thence south to an ivon prop marking the southerly right of way line of County Toad No. 1016 leading to Woodard Marina Estates and designated as the Skamania Landing Road; thence south 116.5 feet; thence south 150 30° east to the meander line of the Columbia River; thence in a northed easterly direction following the meander line of the Columbia River to a point south of the point of beginning; thence north 380 feet, more or less, to the point of beginning;

TOGETHER WITH all right, title and interest of the 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 RUSERVING 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 overpy the existing dwelling house on said premises and the fenced yard and garden area adjacent thereto for a period terminating on Oactober 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 county road leading to the real property platted as Woodard Marina Estates, said point being marked by an iron pipe; thence south 16.5; seet to an iron pripe marking a point on the west line of a tract of land conveyed to Jim Attwell and Pauline K. Attwell; husband and wife, by deed recorded at page 478 of Book 57 of Deeds, Records of Skamania County, Washington; thence south 15030° mast along said west line to a point number 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 LOWER OF ACTIONS ASSESSED AL PROPERTY, COURT.

reserved; thence south 15°50' each 116 feet to the mander line of the Columbia River; thence in a sand sentently direction following the meander line of the Columbia River a distance of 400 feet; thence worth 150 % that 215 fact thence in a northeasterly direction 400 feet to the initial point; said excepted treet containing 2 acres, that or less;

TOGETHER WITH sincelemis of the arguet class conveyed by of Washington flus ting and abouting open said tract;

AND TOCKTHER WITH a primate are as such to feet in which ing with County Tour No. 1.15 fold that he the such as the Skenanda Road; said access read to be Instead adjacent to the east of the premises hereb. County 4;

SUBJECT TO easement at light of way granted to Northwestern Electric Com-

SUBJECT TO easements and rights of way for relocation of County Road right of way granted to Skamania County for relocation of County Road To. 1016 (Skamania Landing Ross).