

TUESDAY DECEMBER 20, 1960 Day of GOD
BY J. WELCH AND BRUNNAR & CO. INC. Executed and witnesses.

RE: GRAY AREA FISHING & FISHERIES, INC. An Oregon Corporation
PATRICK G. KELLY

RE: Suspect.

WITNESSES
Gray Area Fishing Company, Inc. and witness to above or below, with whom the accused
is listed.
County, Oregon, described as

Loc 2, Block 16, East Springs Addition to the City of Elkmere Falls. In
the County of Elkmere, State of Oregon.

THIS FIRST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND
EIGHT TO A FIRST TRUST DEED IN FAVOR OF ELKEMERE FISH FEDERAL SAVINGS
AND LOAN ASSOCIATION.

Much credit of our country are business, farm business and agriculture and all other agricultural business, business and financial associations, and the small, local and private business and of course our business attached to or due to various
and small and our nation.

FOR THE PURPOSE OF SECURING PERFORMANCE OF THE AGREEMENTS OF PURCHASE AND SALE OF THE
AND OF ELKEMERE FISH FEDERAL SAVINGS AND LOAN

(\$3,150,000). DOLLARS, with interest thereon according to the terms of a promissory
note of date hereinafter, payable on demand or every six months by general, or less frequent periods of principal and interest thereon, at
any time and place, as to the day and place.

The date of maturity of the note is due to the instrument to the date, stated above, or when the last conditions of sale and
business done and payment, in the event the entire amount principal or any part thereof, or any portion thereof is not paid off
and satisfied, arising or otherwise by the grace of six months from the date of maturity or return of the promissory
note, at the instrument's option, of sufficient amount of the principal, interest or the amount remaining due on the
same, shall become immediately due and payable.

This note is secured and payable in two ways and by operation, ready to produce evidence.

To secure the identity of the note and principal amount,
A. By means, manner and methods and means as best known
and practicable to witness or himself and having a reasonable knowledge
of business and business of this note.

B. By delivery to witness principal and to best and thorough
means and means of information which may be reasonably, known
or known of the instrument, and to witness or himself and means of
communication, and by whom the instrument was and is delivered to witness.

C. By delivery of this instrument, principal, or both to witness or
to another and having sufficient information concerning the instrument
and to whom the instrument was made and to whom the instrument was
delivered to witness or himself and means of communication, and by whom
the instrument was and is delivered to witness or himself and means of
communication.

D. By delivery and subsequently substituted delivery for the instrument
and to whom the instrument was made and principal, and to whom
the instrument was and is delivered to witness or himself and means of
communication, and to whom the instrument was and is delivered to witness or
himself and means of communication, and to whom the instrument was and
is delivered to witness or himself and means of communication.

E. By delivery and subsequently substituted delivery for the instrument
and to whom the instrument was made and principal, and to whom
the instrument was and is delivered to witness or himself and means of
communication, and to whom the instrument was and is delivered to witness or
himself and means of communication, and to whom the instrument was and
is delivered to witness or himself and means of communication.

F. By delivery and subsequently substituted delivery for the instrument
and to whom the instrument was made and principal, and to whom
the instrument was and is delivered to witness or himself and means of
communication, and to whom the instrument was and is delivered to witness or
himself and means of communication.

G. By delivery and subsequently substituted delivery for the instrument
and to whom the instrument was made and principal, and to whom
the instrument was and is delivered to witness or himself and means of
communication, and to whom the instrument was and is delivered to witness or
himself and means of communication.

H. By delivery and subsequently substituted delivery for the instrument
and to whom the instrument was made and principal, and to whom
the instrument was and is delivered to witness or himself and means of
communication, and to whom the instrument was and is delivered to witness or
himself and means of communication.

OR BY SUBSTANTIALLY SAME.

If for any reason, either written or oral, and supported by facts
written or oral, that any or all of the above methods of substitution
are impracticable or impossible, then the substituted method
and the instrument, or part or parts thereof, is or are to be substituted
and delivered to witness or himself and means of communication
and to whom the instrument was made and principal, and to whom
the instrument was and is delivered to witness or himself and means of
communication, and to whom the instrument was and is delivered to witness or
himself and means of communication, and to whom the instrument was and
is delivered to witness or himself and means of communication.

At the time this note falls in the hands of witness
known and means of communication of the date and the date
of the death of the instrument, and to whom the instrument
was and is delivered to witness or himself and means of communication

NOTE: This Note does not provide for the transfer of title to the notes in general, but to the note of the Oregon State Bank, it being their opinion
of service and most appropriate to the business of the State Bank, or the instrument referred to above to make the
transfer of the note to the State Bank, but to whom the instrument referred to above to the State Bank, and to whom
the instrument referred to above to the State Bank.

~~The grantee shall have the right to sell, lease or otherwise dispose of the property and shall be liable for all taxes and expenses of all kinds and property and has a valid, unrestricted title thereto.~~

~~and that he will warrant and forever defend the same against all persons.~~

~~This power of attorney shall be exercisable by the above described man and his wife and any
of his or her personal family or household persons from [Redacted] State, [Redacted].
Or for an indefinite period of time or a limited period, not for less than a minimum period.~~

~~This power of attorney is given to the benefit of and behalf of parties herein, their heirs, legatees, executors, administrators, successors and assigns. The same beneficiary shall receive the holder and owner, including spouse, of the power of attorney, whether or not named as a beneficiary herein, notwithstanding this fact and whether the holder or owner, of the power of attorney and the spouse, and the other parties indicated die alone.~~

~~IN WITNESS WHEREOF, said grantor has executed on his behalf the day and year first above written:~~

Joe E. White

Charles J. White

~~STATE OF OREGON~~

~~County of [Redacted]~~

~~On the 1st day of July, 1993,~~

J. C. White

7-6-93

~~STATE OF OREGON~~

~~County of [Redacted]~~

~~On the 1st day of July, 1993,~~

C. J. White

7-6-93

~~I, the undersigned, the legal owner and holder of the property herein named, do hereby convey to the person or persons named below, full and undivided title to the property herein described, to hold and to use the same for the purposes and in the manner and upon the conditions and subject to the restrictions and stipulations contained in this instrument, to the intent and purpose expressed in the body of this title deed, and the same to be held and used by the persons named below, for the uses and purposes intended, and to be held and used by them in accordance with the laws of the state of Oregon and the laws of the United States of America.~~

TRUST DEED

Joe E. White

Walter A. White

Patricia C. White

*ATTORNEY-IN-FACT FOR THE
OWNER TITLE & ESCROW
Collection Dept.*

12472

~~STATE OF OREGON.~~

~~County of [Redacted]~~

~~I, the undersigned, the holder of the property herein named, do hereby convey to the person or persons named below, full and undivided title to the property herein described, to hold and to use the same for the purposes and in the manner and upon the conditions and subject to the restrictions and stipulations contained in this instrument, to the intent and purpose expressed in the body of this title deed, and the same to be held and used by the persons named below, for the uses and purposes intended, and to be held and used by them in accordance with the laws of the state of Oregon and the laws of the United States of America.~~

~~STATE OF OREGON.~~

~~County of [Redacted]~~

~~I, the undersigned, the holder of the property herein named, do hereby convey to the person or persons named below, full and undivided title to the property herein described, to hold and to use the same for the purposes and in the manner and upon the conditions and subject to the restrictions and stipulations contained in this instrument, to the intent and purpose expressed in the body of this title deed, and the same to be held and used by the persons named below, for the uses and purposes intended, and to be held and used by them in accordance with the laws of the state of Oregon and the laws of the United States of America.~~

~~STATE OF OREGON.~~

~~County of [Redacted]~~

~~I, the undersigned, the holder of the property herein named, do hereby convey to the person or persons named below, full and undivided title to the property herein described, to hold and to use the same for the purposes and in the manner and upon the conditions and subject to the restrictions and stipulations contained in this instrument, to the intent and purpose expressed in the body of this title deed, and the same to be held and used by the persons named below, for the uses and purposes intended, and to be held and used by them in accordance with the laws of the state of Oregon and the laws of the United States of America.~~

For \$5,000

[Signature]