11452		#0.163485241 m92	Page 31.72
DATE OF THIS DEED OF TRUST AND OF February 16, 1990 BENEFICIARY	THE LOAN TRANSACTION	DATE FUNDS DISSURSED AND INTEREST BEGIN IF OTHER THAN DATE OF THE TRANSACTION FBRUARY 16, 1990 GRANTOR(S):	ACCOUNT NUMBER
The first strategies with the first first state of the second state of	1269 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	(1) NORMAN ^J WILLHITE (2) CAROL ^A WILLHITE ADDRESS: HC 30, BOX 127 M	Age: Age:
By-this Deed of Trust, the undersigned Gra principal sum of \$29,000,000m Gran the following described property situated in the Lot 1, Block 6	IS DEED OF TRUST SEC ntor (all, if more than one) for tor to Beneficiary named above t as State of Oregon, County of	OREGON SHORES in the	
		ny Fa Nee Yuusoa (or carcellation beides racional and	
Cuescribed, all of which is referred to hereinafte The above described real property is not curr CCTO HAVE AND TO HOLD said land and p administrators, successors and assigns, upon th	r as the "premises". ently used for agricultural, timbe remises, with all the rights, privi e trusts and for the uses and for the	leges and appurtenances thereto belonging to tr	ustee and his heirs, executors,
at the agreed rate in accordance with the term reference to which is hereby made, until paid thereon at the agreed rate, as may be hereafter obligated to make any additional loan(s) in an with interest thereon at the agreed rate, where' All payments made by Grantor(S) on the obligated to make any additional loan(s) in an with interest thereon at the agreed rate, where' All payments made by Grantor(S) on the obligated to make any additional loan(s) in an with interest thereon at the agreed rate, where' All payments made by Grantor(S) on the obligated to make any additional loan(s) in an with interest thereon at the agreed rate, where' All payments made by Grantor(S) on the obligated to be paid by the Grantor' SECOND: To the payment of the interest THIRD: To the payment of the interest THIRD: To the payment of the interest of Beneficiary and that loss proceeds (less expert restoration of said improvements. Such applic secured hereby, or upon the interest of Benefi law for the first interest, or penalty to accrue event of default by Grantor(s) under Paragrap and collectible or not), may (a) effect the inst assessments without determing the validity to accrue event of the proper public authority, and within one hundred eighty days or restore proving thereof, may be extended or renewed, releasing or affecting the personal liability of a for the full amount of said indebtedness then such personal liability or the lien hereby creat the does hereby forever warrant and will forever IT IS MUTUALLY AGREED THAT: (1) If the become due, or upon default in the performan action; or proceeding be filed in any court to Beneficiary or assign may cause frustee to execute a with the second as the does hereby forever warrant and will forever or thereon, the application of, the 'Beneficiary or assign may execute or cause Trustee to execute a action; the reduct of the such personal liability of a second and be applicate to or cause Trustee to accute a action of the applicate of the second and all documen thereof, as required by law	adequacy of any security for the rformance of each agreement of (ns and conditions of the above m in full at or before maturity, or a re loaned by Beneficiary to Grant y amount? (4) The payment of an any such advances are made to pr any such advances are made to pr thion secured by this Deed of Trus seessments that may be levied and (s). at due on said Joan. If the the secured by this Deed of Trus seessments that may be levied and (s). at due on said Joan. If the the secured by this Deed of Trus seess of collection (s) shall, at Benefi- ation by the Beneficiary shall not n insurance policies then in force ages) and assessments that may ac clary in said premises or in said de thereon, the official receipt of the hereof: and (c) such disbursement bayment at the agreed rate: (4) To suffer any waste or any use of said to permit Beneficiary to enter a my person for the payment of said remaining unpaid, and no change ed. (6) That he is seized of the pay defend the tile and possession the the said Grantor(s) shall fail or n the con any agreement hereunder, enforce any line on, claim agat the Promissory Note secured her the, county wherein said property ts evidencing expenditures secure.	indebiedness hereby secured by any lawful means. Frantor contained herein: (2) Payment of the prince tentioned Promissory Note, executed by the Gram is extended or rescheduled; (3) Payment of any add or in connection with any renewal or refinancing. It y money, that may be advanced by the Beneficiary y money, that may be advanced by the Beneficiary assessed against said premises, insurance premiums assessed against said premises, insurance premiums assessed against said premises, insurance premiums assessed against said premises insured in 1 of all improvements for the protection of Benefi prove, and to keep the policies therefor, proper- letary's option, be applied on said indebtedness, to cause discontinuance of any proceedings to force shall pass to the purchaser at the foreclosure sale. (crue against the above described premises, or any 1 bt, and procure and deliver to Beneficiary ten (10 e proper officer showing payment of all such tax option (whether electing to declare the whole ind y the reasonable premiums and charges therefor; (is shall be added to the unpid balance of the oblig anike manner any building which may be constr nished therefor, (5) That he will pay, promptly, the indebtedness or the lien of this instrument upon t is the advership of said premises shall release, r remises in fee simple and has good and lawful right herein described may, without notice, be released indebtedness or the lien of this instrument upon t in the ownership of said premises shall preases, remises in fee simple and has good and lawful right herefor against the lawful claims of any and all persons explect to pay installments on said Promissory No or upon sale or other disposition of the premises nat or interest in the premises the all sums ow eys shall immediately become due and payable at be entitled to the monies due thereon. In th	r upon said premises and/or to ipal sum with interest thereon for in favor of the Beneficiary littonal amounts, with interest ut the Beneficiary shall not be to Grantor or to third parties, ints of this Deed of Trust. are pairs, and all other charges to grantor or to third parties, such a solution of the solution y endorsed, on deposit with the ther due or not, or to the lose this Deed of Trust. In the 2) To pay when due all taxes, part thereof, or upon the debt days before the day fixed by es and assessments. (3) In the ebtedness secured hereby due blog of the solution of any from the lien hereof, without he permises, to complete ucted, damaged or destroyed indebtedness secured hereby tess hereby secured, or of any from the lien hereof, without he remainder of said premises educe or otherwise affect any to convey the same; and that ms whatsoever. Le as the same may hereafter by Grantor(s), or should any ing by the Grantor(s) to the the obligations hereof, and iciary also shall deposit with 1 place of sale and give notice
assessments, premiums for insurance' or advance in the trust, property, or any, part of it, any the property, at any time prior to the time an Beneficiary or his successor in interest, respec cluding costs and expenses actually incurred in other than such portion of the principal as woo proceedings had or instituted to foreclose the 'T remain in force the same as if no acceleration ha (3). After the lapse of such time as may then b having been given as then required by law, Tru said Notice of Sale at public auction to the hi conducting the sale may, for any cause he deen postponement shall be given by public declarat longer than one day, beyond the day designated shall execute, and deliver to the purchaser its De Deed of any matters or facts shall be conclusive [secured by this Trust Deed has be seemed by a Beneficiary in accor Beneficiary under a subordinate T d date set by the Trustee for the tively, the entire amount then di- enforcing the terms of the oblig- uld not then be due had no defau Trust Deed shall be dismissed or d occurred. e required by law following the r stee, without demand on Grantor ghest bidder, the purchase price passes ion thereof by such person at the l. in the Notice of Sale, notice the ed conveying said property so sold proof of the truthfulners thereof. payment of (1) the costs and exp	come due by reason of a default of any part of the dance with the terms of the Trust Deed, the Grant trust Deed or any person having a subordinate lien Trustee's sale if the power of sale therein is to i e under the terms of the Trust Deed and the ob- lations and Trustee's and Attorney's fees actually alt occurred, and thereby cure the default. After discontinued, and the obligations and Trust Deed ecordation of said Notice of Default, and Notice of (5), shall sell said property on the date and at the ayayable in lawful money of the United States at from time to time until it shall be completed and, the and any covenant of warranty, express of Any person, including Beneficiary, may bid at the denses of exercising the power of sale and of the sale	of of his successor in interest or encumbrance of record on is exercised, may pay to the ligation secured thereby (in- incurred if allowed by law) payment of this amount, all shall be reinstated and shall of Default and Notice of Sale time and place designated in the time of sale. The person in every such case, notice of A, if the sale is postponed for ginal Notice of Sale. Trustee r implied. The recitals in the sale.
such proceeds with the County Clerk of the Cou 15-361 (REV. 3-88)	nly in which the sale took place.	connection with such sale and revenue stamps on ly entitled thereto; or the Trustee, in its discretion	may deposit the balance of the second s

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some part thereof is situated a substitution of Trustee at any time by filing for record in the office of the County Recorder of each duties, authority and title of the Trustee named herein or of any successor Trustee. Each such substitution shall be even	county in which said property o shall succeed to all the powers
law. (7). Should said property or any part thereof be taken by reason of any public improvement or condemnation proceeding. By compensation, awards, and other payments or relief therefor, to the extent necessary to liquidate the unpaid balance. In obligation secured by this Deed of Trust.	eneficiary shall be entitled to al
(b) choice intestor sell, convey, transfer or dispose of, or further encumber said property; or any part thereof, without the write first had and obtained, then Beneficiary shall have the right, at its option, to declare all sums secured hereby forthwith due and p (9) Notwithstanding anything in this Deedof Trust or the Promissory Note secured hereby to the shall be deemed to be a superstant of the secured hereby to the	ten consent of Beneficiary being
(10) All Grantors shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all shall inure to and be binding upon the heirs; executors, administrators, successors, grantees, lessees and assigns of the parties here in this Deed of Trust of the singular shall be construed as plural where appropriate.	provisions of this Deed of Trust zeto respectively. Any reference
 (11) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions (12). Trustee accepts this Trust when this Deed of. Trust, duly executed and acknowledged, is made a public record as provided to notify any party, hereto of pending sale under any other Deed of. Trust, or of any action or proceeding in which Grantor(s). B (13) The undersigned Grantor(s) requests that a 'copy of any Notice of 'Default' and 'of any Notice' of Default' and of any Notice of any Notice' of Default and of any Notice' of any Notice' of Default and of any Notice' of Default's and of any Notice' of Default's and of any Notice' of Default and of any Notice' of Default and of any Notice' of Default's and of any Notice' of Default and of any Notice' of Default's and of any Notice' of Default's and of any Notice' of Default's and of any Notice' of Default and of any Notice' of Default's and of any Notice' of any Notice' of Default's and of any Notice' of any Notice' of Default's and of any Not	by law. Trustee is not obligated
The state of the second sec	of Sale hereunder he mailed to
IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date FEBRUARY 16, 1 Signed: sealed and delivered in the presence of:	990
Witness Grantor-Borrowed Witness	SEAL)
Witness Grantor Borrower	(SEAL)
	ly appeared the above named
acknowledged the foregoing instrument to be Tarrow THEIR voluntary act and deed.	and
SEAL) SIL Source Additing for My Commission expires	2-22-93
The undersigned is the legal owner and holder of all indebtedness secured by this Deed of Trust. All sums secured by said I said Deed of Trust, delivered to you of any sums owing to you under the terms of said Deed of Trust, to cancel all evidence held by you under the areas of the areas of the said of the said of the said to reconvey, without warranty, to the narried delivered to you herewith and to reconvey, without warranty, to the narried delivered to the said to cancel all evidence to the same of the	s of inacoredness, secured by
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