

 join in weitstellten allecting said property: if the ballous, covenants, condi-cial Code as use hinancing statements pursuant to that y so requests, too proper public office or office, as well as the cost of all lient same in the by lifting officers or scatching agencies as may be deemed desirable by the proper public office or office, as well as the cost of all lient same in the built of the same of the said premises against loss or damage by lire and such other hazards as the beneficiary with loss provolle to lime require; in commune not less than 3. Development of the said premises against loss or damage by lire and such other hazards as the beneficiary with loss provolle to lime the said officer or shall fail the delivered to the beneficiary as uch insurance and to deliver said policies to the bory reason to procure any such insurance much to any policy of insurance lary at less liften days prior to the expire-tion of any policy of insurance in the said prediction of any policy of the the beneficiary may procure to smorth any be applied by benefi-tion of any policy of insurance in the said prediction of the expire-tion of any policy of insurance in the said officer of a beneficiary any part think; or al option of beneficiary the entire of a beneficiary any part think; or al option of beneficiary the entire of or assessed upon or not cure or wain may be released to grantor. Such applications ocilected or the seen paid premises the from construction liens and to pay all against asid property before any paid and provides, assessments and other charges become paid due or delinquent and provides, assessments, and other drages become paid due or delinquent and provides, assessments, and other drages become paid due or delinquent and provides, assessments and other drages become paid due or delinquent the drantor, shall be bound and the amount to paid, with in may, al its option, make payment, thereoff make such payment, items or other charges paymeth indus with well the from other the second and NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association autohorized to de business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding in which frantor, beneficiary or trustee.

surplus, it any, to the granted of to this successor in interest entities to solution is the surplus. 16. Beneliciary may from time to time appoint a successor or successors under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be verted with all title, powers and dusts conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument excuted by beneficiary, which, when recorded in the mortskye records of the county or counties in of the successor trustee.

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the oblication secured by the trust deea, (3) to all persons having recorded liens subsequent to the interest of the truste in the trust surplus, if any, to the grantor or to his successor in interest entitled to such 16. Renaliziary and the trustee and the successor in interest entitled to such

Togener with trustees and attorneys lees not exceeding the amounts provided by law: 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and sail sail the parcel or parcels at the postponed as provided by law. The use may sail said property either one parcel or in separate parcels and sail sail the parcel or parcels at the postponed as provided by law. The trust set is an even of the said sale the time of sails. Trustee the sail of the highest bidder for cash, probat at the time of sails. Trustee the sail of the trust set is deed in lower of the sainty, express or im-plied. The sail is deed of any matters of law shall be conclusive proof of the trustee sails nursuant to the powers nowided herein trustee.

the manner provided in ORS 86.735 to 86.735. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the default or defaults. If the default consists of a failure to pay, when due, summaries a second by the trust deed, the default may be cured by paying the entriangum of the the time of the cure day of the default that is capable of being cured may be cured by tendering the performance required under the defaults or the cure day the default for the cure day the default that is capable of being cured may be cured by tendering the performance required under the defaults, the person effecting the cure shall pay to the beneliciary all costs and expenses actually incurred in enform the bolicion of the trust deed by law: 14. Otherwise the shell a the line of the set

(a) consent to the making of any map or plat of said oroperty; (b) join in granning any easement or creating any restriction therein; (b) join in granning any easement afreement affecting this deed or the property. The feedback of the property is and the recital there of the property. The legally entitled thereto? Marked here there on any matter of the property. The legally entitled thereto? In the property is the property is and the recital there of any matter of the property. The legally entitled thereto? In the property decreases the property of the property is and the recital there of any matters of any person by the order any matters of any person by receives mentioned in this participation of any for the property. The property and there is any restricts mentioned in the property of the property of a new of the property is used and unput default by grantor theredoes of any security for pointed by a court, and without onter of the property of any person by a receiver to be approximated and property is any security for any part thereof. In this own name sue or otherwise collect the same property and the approxement.

The above described real property is not currently used for agricu-To profect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not nervove or demolish any building or improvement threan; 2. To compute or restore promptly and in good and workmanitke destroyed thereon, and paymin due all costs incurred therefore, containing to compute the agreed of the second state of the second due to 3. To compute the angle of restores incurred therefore, containing toos and restrictions attecting statements pursuant to the Unitorm Commer conting of the second due to the second due to the second to compute the second statements pursuant to the Unitorm Commer-cial Code as the beneficiary or ording require and to pay to filing second mit the by filing offices or searching agreenies as may be deemed desirable by the memoria due to the second of the building the searches in the built office of the second and continuously maintain insurance on the building the second and continuously maintain insurance on the building

TRUST DEED

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THIS TRUST DEED, made this 22nd day of September MERRILEES OIL COMPANY, INC., an Oregon corporation

WELTON LEE HASKINS and VELDA LEE HASKINS, husband and wife

66244

as Grantor, MOUNTAIN TITLE COMPANY

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as Beneficiary,

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable. September 15, 19, 91 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, there, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all tixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY-FTVE THOUSAND AND NO/100

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in and by this reference made a part hereof, was received for record on the AF CONTRACTOR ិទ្ធន LOAN HO THIS I could a that the workin insertinget TRUST DEED Country KI ATE OF ORBCOT -----All a stand of the Ţ

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MTC-16974-1

TRUST DEED

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The grantor covenants and agrees to and with illy seized in fee simple of said described real prop tated on Exhibit A attached here	th the beneficiary and those claiming under him, that he is law- perty and has a valid, unencumbered title thereto except as eto;
nd that he will warrant and forever defend the se	ame against all persons whomsoever.
nder der 16 film ogen untergeneration in der eine eine eine eine eine eine eine ei	ետ ֆինենը է երջինը չերչեր կերերում է ենք է Թենների է ենք ենք ենք ենք ենք ենք է։ Արտ Գենների հատկություններ կերերներին են ենք ենք ենք ենք ենք ենք ենք ենք ենք
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(a) A second and the second state of a second	[4] BUMA . A grant grant for a second of the second sec
(4) A second se Second second seco	(Applied as a Classification of the state
The Arantor warrants that the proceeds of the loan re	presented by the above described note and this trust deed are:
(b) for an organization, or (even it grantor is a nati	tural person) are for business or commercial purposes.
personal representatives, successors and assigns. The term of	inds all parties hereto, their heirs, legatees, devisees, administrators, executors, beneticiary shall mean the holder and owner, including pledgee, of the contract ein. In construing this deed and whenever the context so requires, the masculine are compared includes the plutal.
Ander includes the feminine and the neuter, and the surgue	ar number includes the plural. has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty	TIC OTT COMPANY TNC
not applicable; if warranty (n) is applicable and the beneficiary	ation Z, the
as such work comply with the Act and Regulation by makin disclosures; for this purpose use Stevens-Ness Form No. 1319, or If compliance with the Act is not required, disregard this notice.	
(a) A grant and a set of the s	
use the form of acknowledgement opposite.)	STATE OF OREGON,
STATE OF OREGON, ss. County of	(County of KLAMATH
This instrument was acknowledged before me on	This instrument was acknowledged before me on Sect 22 1986, by JAMES R. MERRILEES
	ss Secretary of MERRILEES OIL COMPANY, INC., an
	Oregon corporation
Notary Public for Oregon	
(SEAL) - service in consistence matched and in a sufficient	
(SEAL) My commission expires:	My commission expires: Date 13, 1996
(SEAL) My commission expires:	
(SEAL) My commission expires:	My commission expires: Due VS, 1996
(SEAL) My commission expires: To: The undersigned is the legal owner and holder of	My commission expires: Due W, 1996
(SEAL) My commission expires: To: To: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereb	My commission expires: JAA 1 1996 DUEST FOR FULL RECONVEYANCE d only when obligations have been peid. , Trustee all indebtedness secured by the foregoing trust deed. All sums secured by s by are directed, on payment to you of any sums owing to you under the terms by are directed, on payment to you of any sums owing to you under the terms
(SEAL) My commission expires: To: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereb said trust deed or pursuant to statuto, to cancel all evi herewith together with said trust deed) and to reconvey, estate now held by you under the same. Mail reconveyance	My commission expires: DAC 1996 DUEST FOR FULL RECONVEYANCE d only when obligations have been peid. , Trustee all indebtedness secured by the foregoing trust deed. All sums secured by s by are directed, on payment to you of any sums owing to you under the terms idences of indebtedness secured by said trust deed (which are delivered to s without warranty, to the parties designated by the terms of said trust deed nee and documents to
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Lot 4 and the South 2 feet of Lot 3 in Block 28 of the TOWN OF MERRILL, Klamath County, Oregon,

ALSO,

Commencing at the Southeast corner of Lot 3 in Block 28, TOWN OF MERRILL; extending thence North along the Easterly line of said Lot 3, a distance of 2.0 feet to the second true point of beginning; thence North along the Easterly line of said Lot 3, a distance of 29.75 feet; thence West and parallel to the South line of said Lot 3, a distance of 85 feet; thence South and parallel to the West line of said Lot 3, a distance of 9.5 feet; thence West and parallel to the South line of said Lot 3, a distance of 30.75 feet, more or less, to the West line of said Lot 3; thence South along the West line of said Lot 3, a distance of 20.25 feet, more or less, to a point 2.0 feet North of the Southwest corner of said Lot 3; thence Westerly 115.75 feet, more or less, to the second point of beginning.

SUBJECT TO 1986-87 real property taxes which are now a lien but not yet due and payable.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of	말 같은 바람이 아이들은 것을 감독하는 것을 가지?	the 22nd day
of September A.D., 19	86 at 4:20 o'clock P	the22nd day
		and duly recorded in Vol 486,
		17112
FEE \$13.00	Evelyn	Biehn, County Clerk
	Ву	- From Xmill

EXHIBIT