FORM No. 881-Oregon Trust Deed Series-TRUST DEED. Mtc 136-2078 COPYRIGHT 1988 **15065** HELS ON STOP

TRUST DEED

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THIS TRUST DEED, made this ______ 20TH _____ day of _____ APRIL BATSELL BROTHERS OIL COMPANY, A PARTNERSHIP COMPOSED OF RICHARD BATSELL AND LARRY D. BATSELL 19.90 , between as Grantor, WILLTAM P. BRANDSNESS

as Beneficiary,

SOUTH VALLEY STATE BANK

With course in the

VERET MED TYCER WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH

SEE ATTACHED EXHIBIT 2 BY THIS REFERENCE MADE A PART HEREOF

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 lixtures 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 ETV UNDERD SEVENTY NINE THOUGAND ELOUT, UNDERD FLOUTY SEV AND 40/100

sum of SIX HUNDRED SEVENTY NINE THOUSAND EIGHT HUNDRED EIGHTY SIX AND 49/100 -----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable OCTOBER 1, 1990 WITH RIGHIS TO FUTURE ADVANCES AND RENEWALS. The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of the and payable.

sold, conveyed, assigned or alienated by the grantor without first then, at the beneticiary's option, all obligations secured by this inst therein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor adrees:

 To protect merce and maintain said property in good condition and repair; may change and indicate and payable.
 To complete any wate of said property.
 To complete any water of said property.
 To complete any control of the Uniform Commercial Code as the beneliciary may require and to be Uniform Commercial Code as the beneliciary may requires and so to the Uniform Commercial Code as the beneliciary may requires and so or dimage by fire of olices.
 To or searching agencies as amay be deemed desirable by the beneliciary may from time to time require.
 an amount not less than S. The beneliciary may from time to the sain survey in any poly of insurance now or herealter proceed provide and continuously maintain insurance on the buildings and property may procure the same at grantor's error as and buildings, the beneliciary may procure the same at grantor's error as an builted in the same and solicities of a said promises as a solid as the beneliciary may the protect as builted any such insurance and to deliver as option of the said premises and solicited.
 To keep said premises secured hereby and in such order as builtings, the

It is mutually agreed that:

Rey Rees on such appen. It is mutually agreed that: B. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the inder the right of eminent domain or condemnation, beneliciary shall have the right, it is so elects, to represent the recess of the amount required to pay all recommable costs, expenses and attorney's lees necessarily, poid applied by it first out, such proceedings, shall be paid to beneficiary and applied by it first out, and the balance applied upon the indebtedness secured hereby; and engaged the balance applied upon the indebtedness and execute such instrumton agrees, at its own expense, to take such actions and execute such instrumton the proceedingt of the adjust of balance and the balance (clary, payment of is lees and presentation of this deed and the note for endorsenient (in case of full reconveyants) of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b), join in (clary, consent to the making of any map or plat of and property; (b), join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons" test of this paragraph shall be not less than \$555 lor any of the conclusive proof of this paragraph shall be not less than \$555 lor any of the inew without notice, either in or and the "person or persons".
10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adet, possession of said property or any part thereol, in its own name sue or betting recording the rest. Start and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and taking possession of said property is upon any indebtedness secured hereby, and in such order as beneficiary may default or such rest, issues and profits, or the application or average there of a said property, and the application or average thereof as any invalid property, and the application or selease thereof as any invalid and not cure or pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereof as any taking or damage of the property, and the application or average thereof any taking or damage of the property and the application or average thereof as any taking or damage of the property or in his performance of any agreement of any indebtedness secured hereof as any taking or damage of the property or in the application or average thereof as any taking or damage of the property and the application or average thereof as any taking or damage of the property and the application or average thereof any taking or damage of the property or in his performance of any agreement hereunder, time being of the property or in his performance of any agreement hereunder. The being of the property or in his performance of any agree

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any adresment hereunder, time being of the essence with respect to such payment and/operformance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an equity as a mortgage or direct the truther to forcelose this trust deed in equity as a mortgage or direct the truther to forcelose this trust deed advertisment and sale, or may direct the beneficiary may the the beneficiary elects to loreclose by advertisment and sale, the beneficiary or the beneficiary elects to loreclose by advertisment and sale, the beneficiary or the beneficiary elects to loreclose by advertisment and sale, the beneficiary or the beneficiary elects to loreclose by advertisment and sale, the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall titche tim and place of sale, give notice thereof as then required by law and gritten to the sale shall execut and a sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other preson so privileged by Ost. So 53, may cure the default or defaults. If the default consists of a fuiture to pay, when due entire amount due at the time of the cure other than executed pay paying the entire amount due at the time of the cure other than executed pay paying the only the default or defaults. If the default may be required that is capable of being acured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to execute pay the default or defaults, the person ellecting the cure shall pay to the bing the default or defaults, the person ellecting the senter where wrouted in the time and together with trustees and

together with trustee's and attorney's 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 the time to which said sale may be postponed as provided by law sale or the time to which said sale may be not postponed as provided by law sale or the time to which said sale may be not postponed as provided by law sale or the time to which said sale may be not postponed as provided by law sale or the time to sale. Trustee auction to the highest bidder for cash provide at the time of sale. Trustee shall deliver to the purchaser its deed, inpuble at the time of sale. Trustee the property so sold, but without any motion as required by law conveying plied. The recitals in the deed of any matters of the warnaty, express or im-the truthfulness thereoi. Any person, excluding thall be conclusive proof of the truthfulness thereoi. Any person, excluding the shall delive the thrustee, but including the kranity the proceeds of sale to payment of (1) the expense of sale, in-shall motion and beneficiary, may purchase at the sale (-1) to all persons having recorded liens subsequent to the interest of the trustee (-1) to all persons having recorded liens any appear in the Quiff of the trustee of the the trustee in the Itust substance in the Itust.

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surplus.	• •		A		10 1112	successo	11 34	n inf	erest	entit	1.1	·	

surplus. It will be the fullion of to his successor in interest entitled to such surplus. 16. Bencliciary may from time to time appoint a successor or succes-ors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tile, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument exouted by beneliciary, which, when recorded in the mortisafe records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee, acknowledded is made a public record as provided by law Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an at or savings and loan association authorized to do business under the laws of Oreg property of this state, its subsidiaries, affiliates, agents or branches, the United Stat attorney, who is an active member of the Oregon State Bar, a bank, trust company egon or the United States, a title insurance company authorized to insure title to real tates or any agency thereof, or an escrow agent licensed under ORS 676.505 to 676.585.

The grantor covenants and agrees to and with t seized in fee simple of said described real propert	he beneficiary and those claiming under him, that he is law- y and has a valid, unencumbered title thereto
that he will warrant and forever defend the same	e against all persons whomsoever.
(a) Agriculture of the state	
(1) The second s	
	Control and Con
(b) for an organization, or (even it grantor is a natura	the second of th
This deed applies to, inures to the benefit of and binds sonal representatives, successors and assigns. The term benu used hereby, whether or not named as a beneficiary herein.	all parties hereto, their heirs, legatees, devisees, administrators, electrois, sticiary shall mean the holder and owner, including pledgee, of the contract In construing this deed and whenever the context so requires, the masculine number includes the plural.
IN WITNESS WHEREOF, said grantor has	BATSELL BROTHERS OIL COMPANY, A PARTNERSHI
MPORTANT NOTICE: Delete, by lining out, whichever warranty (a) t applicable; if warranty (a) is applicable and the beneficiary is a such word is defined in the Truth-in-Lending Act and Regulation by making	n Z. the number of the forther
such word is defined in the Truth-in-Lending Act one ways neficiary MUST comply with the Act and Regulation by making closures; for this purpose use Stevens-Ness Form No. 1319, or eq compliance with the Act is not required, disregard this notice.	RICHARD B. BATSELL BY: Day C. BATSELL LARRY D. BATSELL
the signer of the above is a corporation, • the form of acknowledgement opposite.)	LAKKI V. DAJLLL
STATE OF OREGON,	STATE OF OREGON, }ss.
County of	County of April 210 This instrument was acknowledged before me on April 210 19 90, by RICHARD R. BATSELL AND LARRY D. BATSELL
,19,by	AS PARTNERS OIL COMPANY'S A PARTNERSHIP
	COMPOSED OF RICHARD R. BATSELL AND LARRY B. BAT
Notary Public for Oregon	Ngary Paplic for Oregon My commission expires: 6/12/92
(SEAL) My commission expires:	
REQU To be used of	IST FOR FULL RECONVEYANCE Inly when obligations have been paid.
	na statu se
trust deed have been fully paid and satisfied. Level and satisfied a solution of the satisfied of pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconveyance and the same satisfies of the satisfies of the same satisfies of the same satisfies of the same satisfies of the satisf	I indebtedness secured by the foregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the terms o ences of indebtedness secured by said trust deed (which are delivered to you ithout warranty). To the parties designated by the terms of said trust deed th se and documents to
DATED:	
	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it se	cures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	S. BA LHIZ BELLERIC STATE OF OREGON,
(FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.	County of) I certify that the within instrume was received for record on the
	of
A PARTNERSHIP COMPOSED OF	His For Martin Broken in the Last / mail in him in the Martin Martin Martin
A PARTNERSHIP COMPOSED OF RICHARD R. BATSELL AND LARRY	Space nesting of as fee/file/insti
A PARTNERSHIP COMPOSED OF RICHARD R. BATSELL AND LARRY D: BATSELL	FOR page
BATSELL BRUINERS OIL COMPARES A PARTNERSHIP COMPOSED OF RICHARD R. BATSELL AND LARRY. D. BATSELL Grantor SOUTH VALLEY STATE BANK	FOR page
A PARTNERSHIP COMPOSED OF A PARTNERSHIP COMPOSED OF RICHARD R. BATSELL AND LARRY. D: BATSELL Grantor BATSELL 2001H AMERICAN COMPACT AND	FOR page or as fee/file/instit FOR ment/microfilm/reception No Record of Mortgages of said County. Witness my hand and seal

EXHIBIT 2

All that portion of Lot 70, ENTERPRISE TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows: Beginning at a point in the Southerly line of Sixth Street, at its intersection with a North and South line 390.0 feet West of the East line of Lot 70; thence South 358.7 feet and West 17.5 feet to an iron pipe which is the True Point of Beginning; thence West 109.97 feet to an iron pipe; thence South 295.3 feet to an iron pipe; thence on an 11 degree 30' curve to the left a distance of 52.5 feet more or less to an iron pipe; then East a distance of 107.71 feet to an iron pipe; thence North a distance of 347.8 feet to the True Point of Beginning, all as shown on Signal Oil Company Drawing C-944, dated April, 1946.

9551

An easement and right of way over and across that certain property situate, lying and being in the County of Klamath, State of Oregon, more particularly described as follows: All that portion of Lot 70 of ENTERPRISE TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows: Beginning at a point in the South line of Sixth Street at its intersection with a North and South line 390.0 feet West of the East line of Lot 70; thence South 706.5 feet; thence West 17.5 feet; thence North along a North and South line 407.5 feet West of the East line of Lot 70 a distance of 718.43 feet to the intersection of said line with the South line of Sixth Street; thence Southeast along said street line 21.2 feet to the Point of Beginning, for the purpose of ingress and egress

Tax Account No: 3909 004AA 06300

STATE OF OREGON: COUNTY OF KLAMATH: s

Filed for record at request of Mount	untain Title Co. the <u>18th</u> day	r. j
of May A.D., 19_90 at	t 2:43 o'clock P.M., and duly recorded in Vol. M90	•
	Mortgages on Page 9549	
	Evelyn Biehn County Clerk	2
FEE \$18.00	By aquiline Mulinsette	- '