	<u>a.</u> TRUST DEED	Vol. <u>M98</u>	age_46964	
71997 % B. 23 All 29	don al O	Ictober	19.98 , b	etween
71997 % U. 23 All 29 THIS TRUST DEED, made this 7 mcorp, Inc., an Oregon Corporation	day or		6	Sector
complian County Title Co.			, as C , as Trus	tee, and
sephine County Title Co. Divin Oil Co., Inc., an Oregon Corpora	ation	an a	D an	ficiary
127	TTNSCETH	n de la compañía de La compañía de la comp		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Grantor irrevocably grants, bargains, sells and	d conveys to the	rustee in trust, with	ower of sale, the pro	perty in
lamath County, Oregon, desc	cribed as:	· · · · · · · · · · · · · · · · · · ·	•	
That portion of Lot 28 in Section 3 Willamette Meridian, lying between Pacific Railway and Westerly right-	, Township the Easterl of-way line	36 South, Range y right-of-way J of Dalles-Calif	7 East of the ine of Southern ornia Highway.	
ether with all and singular the tenements, hereditaments a hereafter appertaining, and the rents, issues and profits th	and appurtenances sereof and all lixt	and all other rights the ures now or hereafter at	reunto belonging or in an ached to or used in conne	wise now ction with
property.	ANCE of each ide	reement of Arantor hereit	contained and payment of	of the sum
forty eight thousand live hundle	d Sevency .		and int to the terms of B	oromissorv
te of even date herewith, payable to beneficiary or order	and made by g	000		
t sooner paid, to be oue and payable	strument is the d	late, stated above, on wh	ich the final installment	of the note I the prop-
comes due and payable. Should the granion entire up to	lisst obtaining th	e written consent or app	roval of the beneficiary, i	nen, at the n shall be-
neliciary's option", all obligations secures by this instant me immediately due and payable. The execution by grant	tor of an earnest	money agreement** doe:	not constitute a sale, con	iveyance of
To protect the security of this trust deed, grantor agree 1. To protect, preserve and maintain the property in 1. To protect, preserve and maintain the property in	Bood commenter	and repair; not to remo	ve or demolish any build	ing or im-
ovement thereon; not to commit or permit any waits of	habitable conditi	on any building or impr	ovement which may be c	onstructea,
maged or destroyed thereon, and pay when due an costs and a transformer and the second	ovenants, conditi	ons and restrictions alfe	ting the property; if the	beneticiary require and
requests, to join in executing such linancing statements i	, as well as the	cost of all lien searches	made by filing officers of	r searching
4. To provide and continuously manual meteriary t		a an initiate straten while a	conce shall be delivered i	o the bene-
ritten in companies acceptable to the beneficiary, which is	ason to procure a	ny such insurance and to	deliver the policies to the	peneticiary v may pro-
least lifteen days prior to the expitation of the placed up	nder any fire or	other insurance policy a	hay be applied by benefit	o collected.
any part thereof, may be released to stand to such notice.		Carl State of the	thes churden that may b	e levied of
5. To keep the property free from construction non				• הופותונות:
comptly deliver receipts therefor to beneficiary, should be	payment or by pr	oviding beneficiary with	funds with which to mak	e sucn pay- in the note
tent, beneficiary may, at its option, make paymented in t	paragraphs 6 and	7 of this trust deed, sh	libe added to and becom	h pavments
a dabt encured by this trust deed, without watter of any	ibed, as well as t	· · · · · · · · · · · · · · · · · · ·	tals due and neverile will	at they are
the internet of eforessid, the property descinotore decen	, and all such pa	yments shall be immedia		nour nouce
ith interest as atoresaid, the property hereinbacks deviced, ound for the payment of the obligation herein described, nd the nonpayment thereof shall, at the option of the ben ble and constitute a breach of this trust deed.	eticiary, render a	all sums secured by this	rust deed immediately us	ie and pay-
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and that the grantor will warrant and forever defend the same sgainst all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a) summedia and the proceeds of the loan represented by the above described note and this trust deed are: (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, increas to the benefit of and binds all parties hereio, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is understood that the granter, trustee and/or beneficiery may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF the drantor has executed this instrument the day and year first above written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stovens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice:
STATE OF OREGON, County of Klamath
This instrument was acknowledged before me on
This instrument was acknowledged before me on NDV 30
of ACNCORP. INC.
OFFICIAL SEAL JUDY MC CULLICK NOTARY PUBLIC - CREGON CCMMISSION NO. 314044 MY COMMISSION EXPIRES JUNE 30, 2002 MY COMMISSION EXPIRES JUNE 30, 2002
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

Filed for re	cord at request	of	Colvin Oil	Co		the	23rd	dav
of	December	A.D., 19 <u>98</u>	at 11:29	_ o'clock	A. M., an	d duly recorded i		(id)
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