NL Deed Series—TRUST DEED.		1. <u>1</u>	
72561 12-09-93A11:15 RCVD	COPPA E PARTIE	COPYRIGHT 1992 STEVENS-NETS LAW P	77.00 4720
	かってんいろう。色彩	LUE Volm93	Page <u>32763</u>
THIS TRUST DEED, made this	06 day of	December	
KLAMATH ANIMAL CLINIC PROFIT SHAL	RING PLAN TRUST	December	, 19 93 , between
100000000000000000000000000000000000000	***************************************		
GORDON JAMES BOWNEY	OF KLAMATH COUN	TY	, as Grantor,
MOUNTAIN TITLE COMPANY GORDON JAMES BOWMAN	***************************************		, as Trustee, and

Grantor irrevocably drants books	WITNESSETH	•	, as Beneficiary,
Grantor irrevocably grants, bargains, KLAMATH County, Oreg	sells and conveys to i	rustee in trust, with power of	funta et
The 77 in Diana	on, described as:	, with power o	sare, the property in
Lot 17 in Block 10 of TRAC according to the official	T NO. 1108, SEVE	TH ADDITION TO SUNSET	VILLACE
according to the official County Clerk of Klamath Co	plat thereof on	file in the office of	the
County Clerk of Klamath Co	unty, Oregon.		
THIS TRUST DEED IS AN ALL-INCLUSIV JUNIOR TO A FIRST TRUST DEED IN FA	JE TOUGH DUND SIT		
JUNIOR TO A FIRST TRUST DEED IN FA	ANOS OF KIDMUMM T	LS BEING RECORDED SEC	COND AND
AS BENEFICIARY.	THE OF THE BUILDING	TRET FEDERAL SAVINGS &	LOAN,
SEE EXHIBIT "A" ATTACHED HERETO AN together with all and singular the tenements, hereditan	ID BY THIS REPERE	NCE MADE A DATE	
or hereafter appertaining, and the rents is income of hereafter	ments and appurtenances	NCE MADE A PART HEREOF	· .
together with all and singular the tenements, hereditar or herealter appertaining, and the rents, issues and presents the property. FOR THE PURPOSE OF SECURING PERF	ofits thereof and all fixture	res now or hereafter attached to or	nging or in anywise now
of **ONE HUNDRED FORTY TUOYS	ORMANCE of each sere	emant of dente	used in connection with
FOR THE PURPOSE OF SECURING PERF of **ONE HUNDRED FORTY THOUS	MND NO 7 10	Oths www.gror herein contained	and payment of the sum
note of even date herewith payable 4. t	Dollars, w	ith interest thereon popularly	er er en
not sooner paid, to be due and payable Decemb The date of maturity of the debt sound.	er 1 vy 00	tor, the final payment of principa	te terms of a promissory
The date of maturity of the debt secured by the becomes due and payable. In the event the within de sold, conveyed, assigned or alienated by the grantor will at the beneficiary's option, all obligations secured by the become immediately due and payable.	scribed property, or any	stated above, on which the final	installment of the note
become immediately due and annigations secured by the	his instrument, irrespective	d the written consent or approval	of the beneficiary than
To protect the security of this trust deed, granton 1. To protect, preserve and registric the	t astees:	or the maintry dates expressed	therein, or herein, shall
provement the property and maintain the proper	ety in cond		
damaged or destroyed thereon and promptly and in good	or the property, and habitable condition :	to lemove of demoli.	sh any building or im-
2. To complete or restore promptly and in good damaged or destroyed thereon, and pay when due all co. 3. To comply with all laws, ordinances, regulations or requests, to in in	ests incurred therefor.	my building or improvement which	ch may be constructed,
to pay for filing seeming such financing stateme	ents pursuant to the Unite	and restrictions affecting the prop	erty; if the beneficiary
agencies as may be deemed desirable by the beneficiary 4. To provide and continued.	tices, as well as the cost	of all lien searches made by filin	iciary may require and
A. To provide and continuously maintain insur- damage by tire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, wit ficiary as soon as insured; if the grantor shall tail for any at least fifteen days price to the	ance on the buildings no	w or hereafter eracted on the	a dilicers of searching
written in companies acceptable to the beneficiary wit ficiary as soon as insured; if the grantor shall fail for any at least litteen days prior to the expiration of any polic cure the same at tentor.	ny may trom time to tim h loss payable to the lette	e require, in an amount not less ti	ope forfaithsorable
cura 4h Prior to the expiration of any police	TO OF Improve	un insurance and to deliver the!	TO THE CENTER
any indebted a grantor's expense. The amount collecte	d under and it its	eatter placed on the building at	to the Deneticiary
under or involved, may be released to grantor, Such ar	polication of all mine, o	at option of beneficiary the enti-	of beneficiary upon
property free from construction	lions and to the		ionoe of default here-
promptly delle against the property before any neet of	f rich to pay all taxes	, assessments and other charges .	
ment hand; charges payable by grantor, either by direct	t povement	payment of any taxes processes	do or delinquent and
secured bank may, at its option, make payment the	penof and it	8 Deneticiary with funds with with	productive premiums.
with interest by this trust deed, without waiver of any	richte mainte et	inis trust deed, shall be added to	and the the the note
the debt secured by this trust deed, without waiver of any with interest as aforesaid, the proporty hereinbefore des bound for the payment of the obligation herein describe and the nonpayment thereof shall, at the option of the bable and constitute.	cribed, as well as the gra	nt of any of the covenants hereof at ntor, shall be bound to the annual	nd for such payments.
able and constitute thereof shall, at the option of the be	eneticiary conder-11	shall be immediately due and na	trable mist
trustee incurred in costs, lees and expenses of this trust	including the and at the		Guttery Gue and pay-
trustee incurred in connection with or in enforcing this or 7. To appear in and defend any action or proceed in any suit, action or proceeding in which the benefit of pay all costs and expenses, including evidence of title apprentioned in this.	obligation and trustee's at	e search as well as the other costs and attorney's fees actually income.	and expenses of the
to may sail, action or proceeding in which the benefit	Cierros for the to affect t	he security rights or powers of b-	11
to pay all costs and expenses, including evidence of title to mentioned in this paragraph 7 in all cases shall be fixed in the trial court, grantor further agrees to pay such sum as	and the beneficiary's or to	ustee's attorney's tees; the amount	closure of this deed,
mentioned in this paragraph 7 in all cases shall be lixed in this paragraph 7 in all cases shall be lixed in the trial court, grantor further agrees to pay such sum as orney's fees on such appeal. It is mutually agreed that: 8 In the cast.	the appellate court shall	he event of an appeal from any justified to reasonable and the second to	idgment or decree of
9 7- 41			y or musice s ar-
8. In the event that any portion or all of the propiciary shall have the right, if it so elects, to require tha	erty shall be taken under	the right of eminent domain or	Consistence of the constant of
iciary shall have the right, it is a elects, to require that OIE: The Trust Deed Act provides that the trustee hereunder a ust company or savings and loan association authorized to do b zed to insure title to real property of this state, its subsidiaries.	or any position of t	ne monies payable as compensati	on for such taking.
ust company or savings and loan association authorized to do be zeed to insure title to real property of this state, its subsidiaries, gent licensed under ORS 696.505 to 696.585.	nust be either an attorney, was not one of the laws of the	who is an active member of the Oreg	on State Bor, a hack
zed to insure title to real property of this state, its subsidiaries, gent licensed under O15 696.505 to 696.585.	, affiliates, agents or branch	es, the United States or any grange	rance company autho-
		an, agency	mereor, or an escrew
TRUST DEED		STATE OF OREGON,	
		The Division of the Control of the C	may he d
KLAMATH ANIMAL CLINIC PROFIT SHARING	DI BN STORM	County of	\ \$3.
2726 S. SIXTH ST.	PLAN TRUST	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	a michim in i
KLAMATH FALLS, OR 97601		ment was received for	record on it.
Grantor	SPACE DE	CERCE	20
GORDON JAMES BOWNAN	SPACE RESERVED FOR	as O'Clock A	8 mm - 1 mm
7640 CANNON AVE.	RECORDER & USE	" Doug reel Wolume No.	
KLAMATH FALLS, OR 97603		PMS Of As	footfile /instance
Denoficiary		mont/microtilm/recentic	n No
Cultain-Ligh Company		record of	of said County
OF KLAMATH COUNTY		Witness my ha	nd and seal of
22 S SIXTH ST		Jounny ainxed.	
LAMATH FALLS OR 97601		***************************************	
		NAME	



which are in scress of the amount required to pay all memorable costs, expenses and attorney's fees necessarily paid or incurred by fender in with proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the rind and applied to control of the c

and that the grantor will warrant and torever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, imures to the benefit of and binds all parties hereto, 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 personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, whether or not named as a beneficiary herein.

In construing this trust deed, it is undestedood that the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is undestedood that the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is undestedood that the grantor, trustee and/or beneficiary may each be more than one person; that it has construing this trust deed, it is undestedood that the grantor, trustee and/or beneficiary may each be more than one person; that the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be it the context so requires, the singular shall be taken to mean and include th

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

KLAMATH ANIMAL CLINIC PROFIT SHARING PLANST ** 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 Stevens-Ness Form No. 1319, or equivalent.
If compliance with the Act is not required, disregard this notice. Douglas K. Whitsett, Trustee) ss. Klamath STATE OF OREGON, County of . This instrument was acknowledged before me on by KLAMATH ANIMAL CLINIC PROFIT SHARING PLAN TRUST This instrument was acknowledged before me on Egg Weight DOUGLAS K. WHITSETT 549401.60 TRUSTEE faitt (01 - 30 OF OFFICIAL AFMITH ANIMA CLINIC PROFICE OF THE DO NOTARY PUBLIC - OREGON COMMISSION NO. 010431
MY COMMISSION ENPIRES NOV. 16, 1995 ARING PLAN TRUST una ma**m** Notary Public for Oregon My commission expires ///6/95

984 PROPERTY AND A SECTION OF THE PERSON OF	To the Market State of the Committee of	water 17. he wad nake wi	en obligations have been paid.)	
	REQUEST FOR FULL RECONVI	ETANCE (18 DE CICC CIII)	· · · · · · · · · · · · · · · · · · ·	
The Carlotte State Control of the		, Trustee	t La the foresoins trust deed. All su	ms secured by the trus
The undersigned is the deed have been fully paid a trust deed or pursuant to stogether with the trust deed held by you under the same	atute, to cancel all evident	ces of indebtedness secur- it warranty, to the partie	t by the foregoing trust deed. All sur- to you of any sums owing to you a ed by the trust deed (which are de- s designated by the terms of the tru-	ivered to you herewith its deed the estate non
California de la companya de la comp				
DATED:	A OR THE NOTE which it	;19		i -
Do not loss or destroy this Tru Both must be delivered to the	trustee for cancellation before	t encures.	Beneficiary	The commence of the commence o

EXHIBIT "A"

This Trust Deed is an All Inclusive Trust Deed and is second and subordinate to the Trust Deed now of record which was recorded on 11/29/93, in Volume M93, Page 31485, Microfilm Records of Klamath County, Oregon, in favor of KLAMATH FIRST FEDERAL SAVINGS & LOAN, as Beneficiary, which secures the payment of a

The Beneficiary, named herein, agrees to pay, when due, all payments due upon the said Promissory Note recorded in favor of KLAMATH FIRST FEDERAL SAVINGS & LOAN, and will save the Grantors herein harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said prior Note and Trust Deed, Grantor herein may make said delinquent payments and any sums so paid by the Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Trust Deed.

tw

STATE OF OREGON COUNTY OF KLAMATH

Filed for ferred at contact of	€			
The second secon	A.D. 19 53 M 11:15 Mortigages	in Title co		
FEE 130.00	War	- Octock	duly recorded in Win	dav
		Evelyn Biehn	763 M	93
R to pro-experience and a second		By Day	-County Clerk	
	while the first region of the state of the s		The second	22