### FORM No. \$41--Oregon Trest Dood Serie

## 38-21185-7

TRUST DEED

day of April

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THIS TRUST DEED, made this

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, as Beneficiary,

KLAMATH CHILD TREATMENT CENTER, INC. , as Grantor, KLAMATH FIRST FEDERAL SAVINGS & LOAN ASSOCIATION , as Trustee,

and

WITNESSETH:

9th

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as:

### PARCEL 1

Lots 7 and 8, the Easterly 36 feet of Lot 6, the Southerly 10 feet of the Easterly 36 feet of Lot 3 and the Southerly 10 feet of Lots 1 and 2, Block 7 North Klamath Falls Addition, in the County of Klamath, State of Oregon.

#### PARCEL 2

That portion of Lot 5 lying East of State Highway property and all of Lot 6, EXCEPTING the Easterly 36 feet of Lot 6, Block 7 North Klamath Falls Addition, in the County of Klamath, State of Oregon.

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Twenty-Five Thousand Five Hundred Twenty-Six and 58/100-Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable May 1

final payment of principal and interest hereol, if not sooner paid, to To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in dwd condition and the commuter permit any waste of said property. To complete or restore prompily and in good and workmanike manner, building or improvement which may be constructed, lamaged or distroyed thereon, and pay when due all costs incurred therefor. tions and restrictions affecting said property: if the beneficiary so requests, to tions and restrictions affecting said property; if the beneficiary so requests, to proper public of intervent statements pursuant to the Uniform Commer-cial Coile as the beneficiary may require and to pay for filing same in the by filing office or offices, as well as the cost of all lien searches made by fing officer or offices, as well as the cost of all lien searches, made senteficiary. 4. To provide and continuously maintain insurance on the buildings and such other basards as the beneficiary may treat the require, in and such other hasards as the cost of time require, in and such other basards as the trust balance. written in

and such other hazards as the beneficiary may from time to time require, in an amount not less than 3 trust balance written in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured, if the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least filten days prior to the expira-tion of any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at drantor such as benefi-ciary upon any indebiedness secured hereby and in such order as beneficiary are option, and beneficiary the entire amount so collected up benefi-ciary upon any indebiedness secured hereby and in secure of the se benefi-tion cure or wave any be released to grantor. Such application or release shall not cure or wave any default or notice of default hereunder et invuldate any set demy force on the tor.

may ditermine, or at option of beneficiary the entire amount so collected, or any part thereof, may be released to grantor. Such application or release shall act does pursuant to such notice.
S. To keep said premises the form mechanics' liens and to pay all target shall ments and other charges that may be levied or assessed upon or adarget that may be devided or assessed upon or adarget that any board of the such assesses to any part of such targets. Such applications and other charges that may be levied or assessed upon or adarget that any should the grantor lail to make payment of any tarst, streament or by providing beneficiary with lunds with which to beneficiary may, at its option, make payment there extra the rate set lorth in the nore secured by direct pament or by providing beneficiary in lunds with which to and the amount would, with interest at the rate set lorth in the nore secured by there on and become a part of the dots secured by the order, when the obligation described in paragraphs 6 and 7 of this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and lor up payment thereof shall be addres of any mights arising from breach of any of the covenants hereof and lor up payment thereof and lor up payment thereof and any target as alorsaid, the breach of this trust deed.
6. To pay all such payments thereof shall, at the payment of any payble with eastering and the second of this trust deed.
6. To pay all as the order costs and expenses of this trust enter incurred in connection with as the order of the pay appear. Including the cost in connection with as the payment in and action or proceeding nurporting to a stress of this trust expenses of the stress will as the order of the advector and in runs will as the order of any appear. Including the cost in connection with as the advector of trustee's and torney's less the thereof and pay able and expenses of this trust are incurred to connection with any appear. Including the cost in connecti

a) be due and payable May 1, 1987.
b) be due and payable May 1, 1987.
a) be due and payable of the payment of the indebtedness, trustee may (a) consent to the making of any map or plat to indebtedness, trustee may (a) consent to the making of any map or plat to indebtedness, trustee may interest (b) point in any subordination or other agreement affecting this of the payment or charge there is the payment or creating any restriction there is the property. The payment or other agreement affecting this of the payment or charge there is any reconvey without warranty, all or any meters or lacts shall be conclusive proof of the truthfulness thereof. Trustee's less for any of the service of the payment, without regard to the adequacy of any security for the indebtedness proof of the truthfulness thereof. Trustee's less for any of the indebtedness proof of the truthfulness thereof.
The with the thereof, and there is a standard to the adequacy of any security for the indebtedness hereof, enter upon and take poasession of the rest provement.
Is thereof, in its own name sue for or otherwise collect at property, the indebtedness secured, hereby yand, and apply the same.
Is the upon any default by grantor the proceeds of line and other invalid expenses of operation and collection, including reasonable attorney's tees upon and taking possession of said property, the there on the payment of the payment of the payment.
Is the ophication or release thereof as aforesaid, shall not cure or ware any default by grantor in payment of any advable. In such any security is such and easy to concelse the payable. In such any security is a mortigate invalid the secure of the said property, the beneficiary may indebtedness secured hereby, where yon a security is a mortigate invalid.
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86.740 to 86.795. 13. After default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by tively, the scitte amount then due under the terms of the trust deed and obligation scitte amount then due under the terms of the trust deed and be applied on the best state of the terms of the trust deed and endorcing the terms of the obligation and trustee's and attorney's less not en-ceding 850 each other than such portion of the principal as would not then be due had no desault occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

all foreclosure proceedings shall be dismissed by the truste. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the motice of sale. The trustemas well said property either in one parcel or in separate parcels and shall shall the parcel or parcels at shall deliver to the purchase its deed in form at the time of sale. Trustee shall deliver to the purchase its deed in form at the time of sale. Trustee shall deliver to the purchase its deed in form the shall be conclusive provide of the property so sold, but without any covenant or varianty, express or im-plied. The recitals in the deed of any matters of lace shall be conclusive provide the property so sold, but without any covenant or conclusive provide of the truthulness thereof. Any person, excluding the trustee, but including the Krantor and beneliciary, may purchase at the sale. Solution the compensation of the trustee and a reasonable for all persons attempt. 23 to the obligation secured by the trust deed (a) gle by thustee's attempt. 24 to the grantor or to his successor in interest entitled to such surplus, 16. For any reason permitted by law beneliciary than the form to be such aurplus, 16. For any reason permitted by law beneliciary than the grants of the frust 16. For any reason permitted by law beneliciary than the form to be such aurplus, 16. For any reason permitted by law beneliciary than the form the such aurplus, 16. For any reason permitted by law beneliciary than the such aurplus the form the such aurplus the process and permitted by law beneliciary than the form and the form the such aurplus the form the form the such aurplus the

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If, For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointment, and without converse trustee to the successor trustee, the latter shall be vested with all fille, permit a new interest and upon any trustee herein and upon any trustee in name of appointment is the successor trustee, the latter shall be vested with all fille, permit a new interest and upon any trustee herein name of appointment is the successor trustee, the latter shall be vested with all fille, permit a such appointment and substitution shall be made by written metrument contained recorded in the other county of the other to the county or counties in which the property is situated, shall be consulted and appointment and the best trust deed. Ally recounted and any holds to neith any party hereto of pending sale under, due, trustee is not of truste or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, www.www.www.www.www.www.www.www.ww

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The York Deed Alt provides that the nucleo benevated must be either of attemps, who is an active member of the Dregon State Bar, a bank, that company or to may not han association appropriated to do bosness under de local Dregon in the United States, or a title involved company authorized to insure title to real property of this state, its scatchines, affinites, ogens or a nucleo.

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subject to a Trust Deed dated July 24, 1978, and recorded in Bock M78 at page 16048 of the Deed Records of Klamath County and a Trust Deed dated June, 1978, and recorded in Book M 78 at page 16362 of the Deed Records of Klamath County and that he will warrant and forever defend the same against all persons whomsoever, except the Trust Deed recorded in Book M 78 at Date 16260	
Deed recorded in Book M 78 at Page 16362 noted above.	
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)*-primarily: In: grantum grants if a second stand with the book of angle and purposes of the loggestant leader book), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the	an and a second s
nasculing gender includes the feminine and the neuter, and the singular number, includes the plural.	
IN WITNESS WHEREOF, said grantur has hereunto set his hand the day and year first above written. Klamath Child Teeatment Center, Klamath Child Teeatment Center, Klamath Child Teeatment Center, Klamath Child Teeatment Center, Klamath Child Teeatment Center, by Chalk Vare President by Chalk Vare President by Chalk Vare President by Contained by Containe	Ir
County of	
County of	
ent to be voluntary act and deed. Before me: Child Treatment Center, Inc., a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument/was signed and sealed in be- half of said corporation by authority of discretions and the sealed in be-	
EAL)       them acknowledged said instrument to be its voluntary act and deed.         Notary Public for Oregon       Before me:         My commission expires:       Notary Public for Oregon         Notary Public for Oregon       ONITION K INTERPORT (OFFICIAL SEAL)         My commission expires:       Notary Public for Oregon         My commission expires:       Notary Public for Oregon         My commission expires:       Notary Public for Oregon	
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Treatment Treatment Gran Dn Gran Benefici Lamath Lamath Ithe within ins for record on the within the within ins for record on the within ins for record on the within ins for record on the within the within ins for record on the within the w	
Klamath Child Klamath Child Center, Inc. Lorene Anderso STATE OF OREGO STATE OF OREGO County of K i certify that ment was received at 1120 o'clock A in book M80 o. o'clock A in book M80 o. County attine in book M80 o. County A d. County A d. County A d. County A d. County A d. County A d. County A	
REGUEST FOR FULL RECONVEYANCE	
To be used only when obligations have been paid.	
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said at deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of a trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you ewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the the now held by you under the same. Mail reconveyance and documents to	
TED:	
Beneficiary	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.	