FORM No.'881—Oregon Trust Deed Series—TRUST DEED, MTO-2016,5TK	
95261 - 1.54 917 TRUST DEED	
(1910/101 EATTE OF ARD 7 Add THIS TRUST DEED, made this 3370 day of	December
as Grantor, Mountain Title Co. Shriners Hospitals for Crippled Children	Connet annual annua
as Beneficiary, C-suco. WITNESSETH:	 In pock/recl/recl/recl/recl/recl/recl/recl/recl
Grantor irrevocably gints, bargains, sells and conveys to t inKlamathCounty, Oregon, described as:	rustee in trust, with power of sale, the property
A portion of Lot 14, JUNCTION ACRES, according to in the office of the County Clerk of Klamath Count described as follows:))	the official plat theref on file
Beginning at the Northwest corner of Lot 14 of JUN Westerly line of said Lot 14, South 0 degrees 08' Southerly line of Lot 14'North 89 degrees 47' East 08' West 663.2 feet to the Southerly line of the F thence South 89 degrees 47' West 132 feet more or together with all and singular the tenements, hereditaments and appurtenance now or hereafter appertaining, and the rents, issues and profits thereof and all tion with said real estate.	East 663.2 feet, thence along the 132 feet; thence North 0 degrees lamath Falls-LakeviewHighway; less, to the point of beginning.
FOR THE PURPOSE OF SECURING PERFORMANCE of each ag sum of	th interest thereon according to the terms of a promissory
not sooner paid, to be due and payable survive December 20. The date of maturity of the debt secured by this instrument is the date, becomes due and payable. In the event the within described property, or any sold, conveyed, assigned or alienated by the grantor without tirst having ob then, at the beneficiary's option, all obligations secured by this instrument, in herein, shall become immediately due and payable.	stated above, on which the final installment of said note part thereof, or any interest therein is sold, agreed to be
	ive y easement or creating any restriction thereon; (c) join in any on or other agreement allecting this deed or the lien or charge) reconvey, without warranty, all or any part of the property. The any reconvey, and may be described as the "person or persons
internet any banding of miprovement which may be constructed, damaged or regary ent	any reconveyance may be described as the "person or persons ided thereto," and the recitals therein of any matters or facts shall ve proof of the truthfulness thereol. Trustee's lees for any of the ntioned in this paragraph shall be not less than \$5. Upon any default by grantor hereunder, beneliciary may at any
cial. Code as the beneficiary may require and to pay for filing same in the pointed by proper public office or offices, as well as the cost of all lien searches made the indebig by filing officers essential adapted adapted a based described based of the indebig of the searches as the proper public officers and the indebig of the officers of the searches and the indebig of the officers of the searches and the indebig of the officers of the searches and the indebig of the officers of the searches and the indebig of the officers of the off	a court, and without regard to the adequacy of any security for a court, and without regard to the adequacy of any security for dness hereby secured, enter upon and take possession of said prop-
now or hereafter erected on the said premises against loss or damage by fire neys less and such other hazards as the bareficient may lrom time to time require, in liciary may an amount not less than 3	profits, including those past due and unpaid, and unput it terms, not expenses of operation and collection, includer reasonable attor- nom any indebtedness secured hereby, and in such order as bene- determine. The entering upon and taking possession of and property, the 1 such rents, issues and modits, or the operace of the property with
deliver said policies to the beneliciary at least filteen days prior to the expira- waive any	i such rents, issues and raking possession of suit property, the such rents, issues and prolits, or the proceeds of lire and other olicies or compensation or awards for any taking or damage of the and the application or release thereoid as aloresaid, shall not cure or delault or notice of delault hereunder or invalidate any act done such notice.
may determine, or at option of beneficiary the entire amount so collected, or declare all any part thereol, may be released to grantor, Such application or release shall	Upon; default by grantor in payment of any indebtedness secured in his performance of any agreement hereunder, time being of the h respect to such payment and/or performance, the beneliciary may sums secured hereby immediately due and payable. In such an seleliciary at his election may proceed to forclose this trust deed
act done pursuant to such notice. 5. To keep said premises free from construction liens and to pay all faxes, assessments and other charges that may be fevied or assessed upon or fatter even advantises and on the said and the said of the said	3 a morigage or direct the trustee to foreclose this trust deed by out and said, or may direct the trustee to pursue any other right or ther at law or in equity, which the beneliciary may have. In the the beneliciary or the trustee shall execute and cause to be recorded
Charges become pash due to beinductin and prophy deriver recepts interesting, property to to beneficiary, should the grantor fail to make payment of any taxes, assess- list the tim ments, insurance premiums, liens or other charges payable by grantor, either proceed to by direct "payment or by "providing ibeneficiary with that shifts which to c. 86,793.	notice of default and his election to sell the said described real satisfy the obligation secured hereby whereupon the trustee shall and place of sale, give notice thereof as then required by law and loreclose this trust deed in the manner provided in ORS 86.735 to
and the amount so paid, with interest at the rate set forth in the role secured. sale, and a hereby't fogether 'with the obligations' described in paragraphs'6 and 7 of this sale; the g trust deed, shall be added to and become a part of the debt accured by this the default	After the trustee has commenced forcelosure by advertisement and t any time, prior to 5 days before the date the trustee conducts the antor or any, other person so privileged by ORS 86.753, may cure or defaults. If the default consists of a failure to pay, when due, d by the trust deed, the default may be cured by navind the
same extent that they are bound for the payment of the obligation herein being cure described, and all such payments shall be immediately due and payable with obligation	ed by the trust deed, the delault may be cured by paying the and due at the time of the cure other than such portion as would due had no delault occurred. Any other default that is capable of I may be cured by tendering the performance required under the
constitute a breach of this trust deed immediately due and payable and and expen- constitute a breach of this trust deed.	or trust, accu. In any case, in addition to curing the default or
of title search as well as the other costs and expenses of the trustee incurred 14.	or trust deed. In any case, in addition to curing the delault or is person-ellecting the cure shall pay to the benelicity all costs as actually incurred in enforcing the obligation of the trust deed th trustees and altorney's less not exceeding the amounts provided Otherwise, the sale shall be held on the date and at the time and nated in the notice of sale or the time to which said sale may dig as provided by law. The trustee may sell said property either

cluding evidence of tille and the beneliciary's or truste's allorney's less, the amount of altorney's less mentioned in this paragraph 7 in all cases shall be lixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, granicor turther agrees to pay such sum as the ap-pellate court shall adjudge reasonable as the beneliciary's or trustee's attor-ney's less on such appeal.

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periate court smart adjudge reasonable as the obtendary's of thates and mey's less on such appeal. It is mutually agreed that: 8. In the avent that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, il is o elects, to require that all or any portion of the monite psyable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and aftorney's less necessarily poid and it reasonable costs, expenses and aftorney's less necessarily paid incurred by drantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and aftorney's less, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor, afters, at its own expense; to take such aschons and execute such instruments as shall be necessary' in oblaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-liciary, payment of its less and presentation of this deed and the note for endorsement (in case of full reconveyances; for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in the indesting the indesting of any map or plat of said property; (b) join in the same to the taking of any map or plat of said property; (b) join in the same to the taking of any map or plat of said property; (b) join in the same to the taking of any map or plat of said property; (b) join in the same to the taking of any map or plat of said property; (b) join in the same to the taking of any map or plat of said property; (b) join in the same to the taking of any map or plat of said property; (b) join in the same to the taking of any map or plat of sa

the property so sold, but without any coverant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, 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 asympt 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 asympt. 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 asympt. The trustee and a reasonable charge by trustee asympts, if any, to the grantor to the interest of the trustee and (4) the surplus, if any, to the grantor to this successor in interest entitled to such surplus. If. Beneficiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the assesser trustee, the latter shall be vested with all tride, powers and duits conterred upon any trustee herein named or appointed herecuted by beneficiary, which, when recorded in the mort/safe records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duiy executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party heres of pending sale under, any other deed of truste or of any action or proceeding in which drantor, beneficiary 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 attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company outhorized 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.

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The grantor covenants and agrees to fully seized in fee simple of said described r	and with the beneficiary and those all property and has a valid	e claiming under him, that he is law-incombered title thereto
tully served in fee simple of said described in a particulation of the basis of the basis of the operation administry with no exceptions of the operations	beth springer in story at the server these transferrick springer of the server and the beta server betallowed of the server server beta server betallowed in the story of the server of the server of the server betallowed by the server	eeb segas a successive a contract in the second a base operation over Science procession of a success making on the second science and a succession of the second science of the second science of the temperature of the second science of the se
and that he will warrant and forever defen	d the same against all persons wh	omsoever.
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The grantor warrants that the proceeds of the standard of the second sec	e loan represented by the above described or bousehold purposes (see Important No	I note and this trust deed are:
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This deed applies to, mures to the benefit personal representatives, successors and assigns. Th secured hereby, whether, or not named as a benefic gender includes the feminine and the neuter, and th	e term beneticiary shall mean the holder ary herein. In construing this deed and w	s, legatees, devisees, administrators, executors, and owner, including pledgee, of the contract henever the context so requires, the masculine
Sender includes the remaine and the relief, an	the many start that and and the start of the	day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever, not applicable; if warranty (a) is applicable and the be	warranty (a) or (b) is A principle	<u> PBuur</u>
as such word is defined in the Truth-In-Lending Act an beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No.	by making required	and den and more present of the second s
If compliance with the Act is not required, disregard this		AC 10 B CONTRACT OF AND A CONTRACT OF AND A CONTRACT AND A CONTRAC
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301, 301 The undersigned is the legal owner and ho itrust: deed have been fully paid and satisfied. Yo said trust deed or pursuant to statute, to cancel	der of all indebtedness secured by the t u hereby are directed, on payment to yo	oregoing trust deed. All sums secured by said u of any sums owing to you under the terms of
said, trust deed or pursuant to statule, to cance herewith together with said trust deed) and to rec estate new, held by you under the same. Mail rec	onvey, without warranty, to the parties	designated by the terms of said trust deed the
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AFTER RECORDING RETURN TO		County affixed.
7708; E. Highway, 140 () Subur 6 Klamath Falls. OR 97603	23rd day un Dec	Evelyn Biehn, County Clerk
° 95261 w	Fee \$13:00?1 DEED	By Qauline Mullandell Deputy

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