NOTE: The Trust Deed Act provides that the trustee here under must be either an attorney, who is an active member of the Oregan State Bar, a bank, trust compone or savings and loan association authorized to do business under the laws of Oregan or the United States, a title insurance company authorized to insure the target property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS areas to a target to a target to a social target. the base is sense to be a set of the set

It is mutually afreed that: 8. In the event that any parties or conformation, beneficiary shall be taken under the right of ensinent domain or conformation, beneficiary shall have the as compensation for such taking, which are in excees of the amount regulired industries of the state of the proceedings, shall be paid to cossarily paid or applied by it instruments, expenses and attorney's few necessarily paid or industries of the state of the paid of the state of the amount regulired industries of the state of the paid of the state of the state as compensation for such taking, which are in excees of the amount regulired industries of the state of the state of the state of the state as compensation for such taking, which are in excees of the amount regulired industries of the state of the state of the state of the state industries of the state of the state of the state of the state parties of the state of the state of the state of the state industries of the state of the state of the state of the state of the permation, promptly upon beneficiarly arequest. Itialary, payment of its fees for the payment of the state of the state of the stability of any person for the payment of the industries and the state for the stability of any person for the payment of the industries, trustee may (a) consent to the making of any map or plat of said property; (b) join in

join in executing such innancing statements pursuant to the Unitation Contract proper public office or offices, as well as the cost of all hims searches made beneficiary. To provide and continuously maintain insurance on the buildings and such other hazards as the beneficiary into time to dime contracts as nay be deemed desirable by the sentiticary. To provide and continuously maintain insurance on the buildings and such other hazards as the beneficiary. W21102
mow or hereafter erected on the said prime to dime to dime returns in companies acceptable to the beneficiary. W21102
mow or hards as the beneficiary will loss payable to the hitter in policies of maxime shall be delivered will, loss payable to the string of the deliver of the tension of any policy of insurance now or hereafter placed on said building, collected under any policy of insurance now or hereafter and or of the beneficiary as soon as indicating upon any any detautit or notice of detaut hereby and or any the deliver of may be deemed will as the applied by the defined of the sense of the definition of the sense of the definition of the definition of the definition of any policy of insurance now or hereafter and or of the definition of any policy of insurance of the definition and the definition of the definition defin

surplus, it any, to the grantor or to his successer in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-under. Upon such appointment, and without conveyance to the successor upon any instee herein named or appointed hereunder. Each such a configuration upon any instee herein named or appointed hereunder. Each such so the successor upon any instee herein named to appoint here are appointed in the which, when recorded in the motifayle records of the county or counties in of the successor fusite appointment which the recorded in the motifayle records of the county or counties in of the successor fusite accepts this trust when this deed, duly erreuted appointment acknowledged on only any party hereto of pending such arous other deed of trust or of any arity on party hereto of pending such arous other deed of shall be a party unless such action or proceeding is brought by trustee.

indether with trustees and attorney's less not exceeding the amounts provided by law. 14. Ottisrwise, the sale shall be held on the date and at the time and the postponed as provided by law. The trustee may sell said property elist in one parcel or in separate parcels and shall sell the barcel or parcels at shall deliver to the purchaser its deed in form as required by law convergen-pied of the trustee sells and parcels and shall sell the first of sale. Trustees the postponed as provided by trave, the trustee may sell said property elist at the time of the highest bidde for cash, payable at the first of sale. Trustees and deliver to the purchaser its deed in form as required by law convergen-pied. The recitals in the deed of any matters of lact brustee, but including the property so sold, but without any covenant or warranty, express or im-ter the trustee were proven and the frustee, but including the frustee, but including the frustee, but including the data apply the proceeds of the trustee and a reasonable charke by trustee is atom the compensation of the trustee and a trassense charker by trustee is deal as their interests may paper in the order of their proving and (4) the aurplus. If any, to the grannor or to his successer in interest or success-16. Beneficiary may from time to time appoint a successor or succes-

waive any default or notice of default hereunder or invalidate any act done or pursuant to such notice. Of default hereunder or invalidate any act done pursuant to such notice. If the payment of any indebtedness secured hereby or in his performance of any affectment hereunder, time being of the declare all sums secured hereby immediately due and payable. In such an in equity as a default by farnton in payment of any indebtedness secured declare all sums secured hereby immediately due and payable. In such an in equity as a different function may proceed to foreclose this trust deed advertisement and safe, or may direct the truste to foreclose this trust deed by remedy, either all safe, or may direct the truste to foreclose this trust deed the beneficiary at his election may proceed to pursue any other right of the beneficiary elects to reclose by advertisement and safe, the beneficiary other the beneficiary elects to reclose by advertisement and safe, the beneficiary the beneficiary elects to reclose by advertisement and safe, the beneficiary the thereof as then required by law and proched his written notice of digfalion notice thereof as then required by law and proched his divertisement and as there at truste has commenced therelosure by advertisement and a safe, and at are the truste has commenced therelosure by advertisement and safe, and at at the trust deed, the default may be cured by paying the the default or dat the time of the cure than than such portion as bound the indender of the cure default may be cured by paying the default, the prove of the cured of the cure from than such portion as bound to the here of use the there of the cure of the abart that scapable obligation of the sure default occurred. Any other default default the the default of release the time to the cure of the abart that is capable obligation of the trust deed, the default may be cured by paying the defaults, the prove ellecting the default occurred. Any other heal and the default of together with trustes and attorney's lees not

dranting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charke frantee in any reconvey, without warranty, all or any part of the property. The feedily entitled thereto, and the recitals therein of any materies or lacks shall be conclusive proof of the truthulmess therein of any matters or lacks shall be excluded as the "person or persons be conclusive proof of the truthulmess therein of any matters or lacks shall be real. Trustee's lees lor any of the truthulmess therein of any matters or lacks shall be real. Trustee's lees lor any of the services mentioned in this paragraph shall be not less than \$5. If we want any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security or any part thereol, in its own name sue or otherwise collect the rents, less costs and expenses of operation and cake prosession of such rents, issues and expenses of operation and collection, including reports the ender the entities of the entities of the entities of the proceeds of the rents, issues and policis or compensation of awards for any data beneficiary may default or on a such ards lor any taking or damage of the prosession of said property, the prosent of such aro notice of default hereol as aloresaid, and any set of the waite any default or notice of default hereols and rowing any and indepolicition or awards for any raking or damage of the prosents.

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STEVENS-NESS LAW PUB. CO., PORT

Vol. mgg Page 8517

....., as Trustee, and

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 <u>Der terms of note</u>. 19. The date of maturity of the dsbt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, adreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, therein, shall become immediately due and payable.

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 thereot and all fixtures 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

TRUST DEED

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

This Trust Deed and the Note secured herewith are assumable with the written consent of the beneficiary, which will not be unreasonably withheld.

HAU

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SHRINERS HOSPITALS FOR CRIPPLED CHILDREN, a non-profit corporation

as Grantor, Mountain Title Company of Klamath County

See legal description attached hereto as EXHIBIT A, and made a part hereof.

THIS TRUST DEED, made this 14th \_\_\_\_\_\_day of \_\_\_\_\_\_April \_\_\_\_\_, 19.89., between AARON J. ROBERSON

FORM No. 881-Oregon Trust Deed Soi'es-TRUST DEED. MTC-21257P

in \_\_\_\_\_Klamath\_\_\_\_\_County, Oregon, described as:

- 11 - 「「「「「「「「「「「」」」」」」」」」」」」」」」」」」」」」」				851
The grantor covenants and fully seized in fee simple of said of	agrees to and with	the beneficiary	and those claiming un	day him that he :
fully seized in fee simple of said of	described real proper	ty and has a v	alid, unencumbered titl	le thereto
and that he will warrant and fore	ever defend the sam			
	a advis ato bain	e against all pe	rsons whomsoever.	
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The grantor warrants that the proc (a)* primarily for grantor's person xxxx9 (b) by an organization, or wear	ceeds of the loin represe	nted by the above	described note and this is	
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personal remaining to the	benefit of and hinds -1			
Inis deed applies to, inures to the personal representatives, successors and as secured hereby, whether or not named as gender includes the teminine and the neuto IN WITNESS WHEREOF	a beneficiary lerein. In	iary shall mean th construing this dee	e holder and owner, including and whether the second secon	, administrators, exec ng pledgee, of the cor
IN WITNESS WHEREOF.	er, and the singular num said grantow has be	ber includes the plu	tral.	so requires, the masc
IN WITNESS WHEREOF,	and grantor nes ne	teunto set lus ha	and the day and year fir	st above written.
not applicable; if warranty (a) is applicable an	hichever warran y (a) or (b id the beneficiary is a sould	1 is X Cla	in V DA	11
cisclosures: for this must with the Act and Re	gulation by making requi	to al	and the second	
cisclosures; for this purpose use Stevens-Ness F If compliance with the Act is not required, disre	orm No. 1319, or equivale gard this notice	int.		
(If the signer of the above is a corporation,				
use the form of acknowledgement opposite.)				
STATE OF OREGON,	)   57	ATEOEODEO		
County of Klamath	<	ATE OF OREGON	<b>/,</b>	) ) ss
This instrument was acknowledged	before me on Thi	s instrument was a	cknowledge at t	5
Aaron J. Roberson				
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maley fr	iner 1			····· ···· ···· ····
(SEAL) (SEAL)	he for Oregon Note	ry Public for Orego		
D O My commission expires: f.		ommission expires:		(SEA
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	REQUIST FOR FU	LL RECONVEYANCE		
	To be used only when of	ligations have been pa	id.	
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## EXHIBIT "A" LEGAL DESCRIPTION

Beginning at an iron pin on the Northeasterly right of way line of Secondary Highway No. 421, said point being South 89 degrees 57' East a distance of 83.98 feet and North 44 degrees 21' West a distance of 80.0 feet from the Southeast corner of Lot 37 of Lakewood Heights, in Klamath County, Oregon, said point being North 44 degrees 21' West a distance of 58.8 feet from the beginning point described in Volume 258, page 656, Klamath County Deed Records; thence on the arc of a 4 degree 52' 40" curve to the left a distance of 131 feet to an iron pin (the long chord of this curve bears North 49 degrees 30' West a distance of 211.1 feet); thence North 38 degrees 40' East to the Westerly shore line of Upper Klamath Lake; thence following said shore line in a Southeasterly direction to a point that bears North 38 degrees 40' East from the point of beginning; thence South 38 degrees 40' West to the point of beginning.

Also, a tract of land located in Lot 5, Section 23, Township 38 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, being a portion of that tract of land described in Volume 258, page 656, Klamath County Deed Records, and more particularly described as Beginning at an iron pin on the Northeasterly right of way follows: line of Secondary Highway 421, said point being North 44 degrees 21' West a distance of 5.8 feet, and thence on the arc of a 4 degrees 52' 40" curve to the left a distance of 131.0 feet from the beginning point described in Volume 258, page 656, Klamath County Deed Records; thence on the arc of a 4 degree 52' 40" curve to the left (the long chord of this curve bears North 49 degrees 30' West a distance of 211.1 feet) a distance of 60.0 feet to an iron pin located on the Northeasterly right of way line of secondary highway 421; thence North 38 degrees 40' East to the Westerly shore of Upper Klamath Lake; thence following said shore line in a Southeasterly direction to a point that bears North 38 degrees 40' East from the point of beginning; thence South 38 degrees 40' West to the point of beginning.

Tax Account No: 3808 023DC 01400

STATE	OF OREGON: COUNTY OF K	LAMATH: SS.				
Filed fo	or record at request of	Mountain Tit	<u>le Co.</u>	th	ne <u>16th</u>	day
of	· · · · · · · · · · · · · · · · · · ·	<u>39 at 3:09</u>	_ o'clockP_M	., and duly record	led in Vol. <u>M89</u>	
	of	llortgages	on Page	e <u>8517</u>	,	
			Evelyn E	iehn County	Clerk	
FEE	\$18.00		By	auline (1)	milendare.	<u></u>