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Aspen Title #01034611

December 20, 1989

KNOW ALL MEN BY THESE PRESENTS, That N.F. Blinstrub and S. M. Blinstrub, Lessors under that certain Lease dated August 15, 1986, in which Klamath Child and Family Treatment Center is the Lessee, a Memorandum of which was recorded February 11, 1987 in Book M-87, page 2262, has expired and is of no further force or effect, as verified by Exhibit "A" attached hereto and by this reference made a part hereof as though fully set forth hereip.

IN WITNESS WHEREOF, the undersigned has executed this instrument this 2700 day of December, 1989.

BLINSTRUB S.M. BLINSTRUB STATE OF WASHINGTON, County of Kerry On this $\frac{27}{27}$ day of December, 1989, personally appeared N.F. Blinstrub and S.M. Blinstrub, who executed the foregoing instrument as their voluntary act and deed. Millelogy former Notary Public for the State of Washington

My Commission Expires: Que - 10, 1891

After recording, return to: Dr. & Mrs. N. F. Blinstrub 22526 SE 641H Issaguah, WA 98027 FORM No. 812-LEASE-BUSILIESS PROPERTY.

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, CR. 9723

THIS INDENTURE OF LEASE, made and entered into this fifteenth day of August 19.86, by and between N.F. and S. M. Blinstrub

hereinafter called the lessor, and .Klamath_Child_and_Family_Ireatment_Center_

., hereinafter called the lesses,

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WITNESSETH: In consideration of the covenants, agreements and stipulations herein contained on the part of the lessee to be paid, kept and faithfully performed, the lessor does hereby lease, demise and let unto the said lessee those certain premises, as is, situated in the City of Klamath Falls....., County of Klamath and State of Oregon......, known and described as follows:

A portion of unplatted Hilliams addition commonly known as 1805 Main Street



To Have and to Hold the said described premises unto the said lessee for a period of time commencing with the 1st day of <u>September</u>, 1986, and ending at midnight on the 30th day of <u>June</u> 19.87, at and for a rental of 1.20,900 for the whole of the said term payable in lawful money of the United States at <u>79 Washington Street</u>, City of <u>Klamath Falls</u>, State of <u>Oregon</u>, at the following times and in the following amounts, to-wit:

The earnest money of \$1900.00 shall be applied to the first month's rent on a lease beginning on September 1, 1986. The balance of payments shall be due as follow: \$1900.00 on 10/1/86 and \$1900.00 on the 1st of each succeeding month to and including the first of July 1987. Leasee shall have an option to extend this lease for an additional term from 8/1/87 to 7/30/89 if notice in writing of intent to exercise this option is given prior to 7/1/87. Monthly rental amounts during the additional term shall be adjusted annually beginning on August 1st of each year, to reflect the change in the consumer price index for all urban consumers for Portland, Oregon. The base monthly rent for the initial adjustment shall be \$1900.00. Adjustments shall be based on the index available as of June 20 of the year in which the adjustment is made.

In consideration of the lessing of said premises and of the mutual agreements herein contained, each party hereto does hereby expressly covenant and agree to and with the other, as follows:

								25262	•
LESSENS ACCEPTANCE OF LEASE	(1) The lesse	eccepts suid le	tting and agro	es to pay to	the order of the	lessor the rents	아내는 것을 가지? 아파가 가지?		
전에 가지 않는 것을 하는 것.	동물이 많이 가 물건이 많이 많이 했다.	n advance, et th	그 문제 같이 많이 많다.	승규는 승규들을	학교에 관계하고 있다.				
USE OF PREMISES	(2a) The lesse	e shall use said	domised prem	ises during th	e term of this	lease for the co	nduct of the f	ollowing busi	ineus:
	<u>To provi</u>	de day ti	earment.	emc	<u>tionally</u>	aisturbe	<u>a adole</u>	<u>scents</u> ,	
	<u>to provi</u>	<u>de outpar</u>	lent co	unseling	service	s, and or	ther rela	ated ac	<u>tiv</u> .

<u>ities.</u>and for no other purpose whatsoever without lessor's written consent.

(2b) The lesses will not make any unlawful, improper or othensive use of said premises; he will not suffer any strip or waste thereoi; he will not permit any objectionable noise or caor to escape or to be emitted from said premises or do anything or permit anything to be done upon or about said premises in any way tending to create a nuisance; he will not cell or permit to be sold any spiritous, vinous or melt liquors on said premises, excepting such as lessee may be licensed by law to sell and as may be herein expressly permitted.

(2c) The lessee will not allow the leased premises at any time to tall into such a state of repair or disorder as to increase the (2C) The lesses will not allow the lesser premises it any prime to tail time such a state of repair of discuss as to discuss the fire hazard thereon; he shall not listall any power machinery on said premises except under the supervision and with written consent of the lesser; he shall not store gasolins or other highly combustible materials on said premises at any time; he will not us said prem-ites in such a way or for such a purpose that the fire insurance rate on the building in which said premises are located is thereby in-creased or that would prevent the lessor from taking advantage of any rulings of any agency of the state in which said leased premises are situated or its successors, which would allow the lessor to obtain reduced premium rates for long term fire insurance policies.

(2d) Leasee shall comply at lesses's own expense with all laws and regulations of any municipal, county, state, iederal or other public authority respecting the use of said leased premices.

UTILITIES (3) The lessee shall pay for all heat, light, water, power, and other services or utilities used in the above demised premises during the term of this leasy.

REPAIRS AND IMPROVEMENTS (4a) The lessor shall not be required to make any repairs, alterations, additions or improvements to or upon said prem-ises during the turn of this lease, except only those hereinafter specifically provided for; the lessee hereby agrees to maintain and keep said leased premises including all interior and exterior doore, heating, ventilating and cooling systems, interior wiring, plumbing and drain pipes to sewers or septic tank, in good order and repair during the entire term of this lease at lessee's own cost and expense, and to replace all glass which may be broken or clamsged during the term hereol in the windows and doors of said premises with glass of as good or better quality as that now in use; lessee further agrees that he will make no alterations, additions or improvements to or upon said premises without the written consent of the lessor first being obtained.

(4b) The lessor agrees to maintain in good order and repair during the term of this lease the exterior walls, root, gutters, down-

epouts and foundations of the building in which the demiced premises are situated and the sidewalks thereabouts. Leassor <u>shall be responsible for maintenance of the geothermal well and real</u>

tate taxes and insurrenses and insurrenses and and agreed that the lessor reserves and at any and all times shall have the right to alter, repair or improve the building of which said denised premises are a part, or to add thereto and for that purpose at any time may erect scattolding and all other necessary structures and upon the demised premises and lessor's representatives, contractors and workmen for that purpose may enter in or about the said demised premises with such materials as lessor may deem necessary therefor, and lessee waives any claim to damages, including loss of business resulting therefrom.

LESSOR'S RIGHT OF

(5) It shall be huwlul for the lessor, his agents and representatives, at any reasonable time to enter into or upon said demised premises to: the purpose of examining into the condition thereof, or any other lawful purpose.

RIGHT OP ASSIGNMENT

(6) The lessee will not assign, transfer, pledge, hypothecate, surrender or dispose of this lease, or any interest herein, of permit any other person or persons whomsoever to occupy the demised premises without the written consent of

the lessor being list obtained in writing; this lease is personal to said lessee; lesse's interests, in whole or in part, cannot be sold, assigned, transferrod, seized or taken by operation at law, or under or by virtue of any execution or legal process, attach-ment or proceedings instituted against the lessee, or under or by virtue of any bankruptcy or insolvency proceedings had in regard to the here the instituted against the lessee. the lease, or in any other manner, sxcept as above mentioned.

LIENS

(7) The leases will not permit any lish of any kind, type or description to be placed or imposed upon the building in which said lessed premises are situated, or any part thereof, or the real estate on which it stands.

ICE, SNOW, DEBRIS (8) It the premises herein leased are located at streot level, then at all times lesses shall keep the sidewalks in front of the demised premises free and clear of ice, snow, rubbish, debris and obstruction; and if the lesses occupies the entire building, is will not permit rubbish, debris, ice or snow to accumulate on the root of said building so as to stop up or obstruct gutters or downsponts or cauce damage to said roof, and will save harmless and protect the lessor against any injury whether to lessor or to lessor's property or to any other person or property caused by his failure in that regard.

OVERLOADING OF FLOORS (9) The lesses will not overload the floors of said premises in such a way as to cause any undue or serious stress or strain upon the building in which taid demised promises are located, or any as to class any data or serious alloss the right, at any tine, to call upon any competent engineer or architect whom the lessor may choose, to decide

whether or not the floors of said premiuss, or any part thereof, are being ovorloaded so as to cause any undue or serious stress or strain on said building, or any part thereol, and the decision of said engineer or architect shall be final and binding upon the lessee; and in the event that the entireer or architect so called upon shall decide that in his opinion the stress or strain is such as to endanger or injure said building, or any part thereor, then and in that event the lesses agrees immediately to relieve said stress or strain either by reinforcing the building or by lightening the load which causes such atrees or strain in a manner satisfactory to the lessor.

ADVERTISING SIGNS

ADVERTISING SIGNS
(10) The bases with convert the autoin: with consent premises or with voice of work that to be attached the set of vicinity with the other of the start of the set of the set of the set of the vicinity of the vicinity of the set of the vicinity of the set of the vicinity of or other devices in viclation of the intent and meaning of this section.

LIABILITY INSUFANCE (11) The lesses turther agrees at all times during the term hereof, at his own expense, to maintain, keep in effect, furnish and deliver to the lessor liability insurance policies in form and with an insurer satisfactory to the lessor, insuring both the lessor and the lesse against all liability for damages to person or property in or about said lessed premises; the amount of said liability insurance shall not be less than \$ 300,000 for injury to one person, \$ 300,000 for injuries arising out of any one accident and not less than \$ 300,000 for property damage. Lessee agrees to and shall indemnify (11a) The Leassee will add the leassor, N. F. Blinstrub to the leassee's insurance policy.

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and hold lessor harmless against are and all claims and demands arising from the negligence of the lessee, his officers, secure, invitees and an appeals therefrom and shall satisfy and discharge any judgment which may be awarded against lessor in any such suit or action.

(12) All partitions, plumbing, electrical wiring, additions to or improvements upon said leased premises, whether installed by the lessor or lessee, shall be and become a part of the building as soon as installed and the property of the lessor unless other-

LIGHT AND AIR (13) This lease closs not grant any rights of access to light and air over the property. DAMAGE BY CASUALTY. (14) In the event of the destruction of the building in which said leased premises are located by fite or other

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FIRE AND DUTY TO REPAIR

casualty, either purty hereto may terminate this loase as of the date of said fire or casualty, provided, however, that in the event of damage to sold building by fire or other casualty to the extent of.

REPAR In the event of damage to said building, by life or other casuality to the extent or per cent or more of the sound value of said building, the lessor may or may not sleet to repair said building; written notice of lessor's said election shall be given lesses within fifteen days after the occurrence of said damage; it said notice is not so given, lessor conclusively shall be deemed to be a stated building in the occurrence of said damage; it said notice is not so given, lessor conclusively shall be deemed to have elocied not to repair; in the event lessor elects not to repair said building, then and in that ovent this lease shall terminate with the date of said damage; but it the building in which said leased premises are located be but partially destroyed and the damage so occasioned shall not amount to the estent indicated above, or it greater than said extent and lessor elects to repair, as atoresaid, exclusion and not amount to the outent managed above, or it greater than said extent and lessor elects to repair, as atoresaid, then the lossor shall repair said building with all convenient speed and shall have the right to take possession of and occupy, to the exclusion of the lessee, all or any part of said building in order to make the necessary repairs, and the lessee hereby agrees to vacate upon request, all or any part of said building which the lessor may require for the purpose of making necessary repairs, and for the period of time between the day of such damage and until such repairs have been substantially completed there shall be such an period of time between the day of such damage and until such repairs nave been substantially completed there such the abatement of rent as the nature of the injury or damage and its interference with the occupancy of said lessed premises by said lesses and its interference with the damage so occasioned shall not cause any material interference shall warrant; however, if the premises be but slightly injury and the damage so occasioned shall not cause any material interference with the damage so accession to the lesses the large shell series sold the lesses the large shell series sold the lesses the large shell series sold to the less the large shell series and the lesses the large shell series sold to the less the large shell series and the lesses the large shell series sold to the less the large shell series and the lesses the large shell series and the lesses the large shell series sold to the large shell series to the large shell series sold to with the occupation of the premises by wild lessee, then there shall be no abatement of rent and the lessor shall repair said damage

WAIVER OF SUBROGATION RIGHTS

(15) Neither the lassor nor the lessee shall be liable to the other for loss arising out of damage to or destruction of the leased premises, or the building or improvement of which the leased premises are a part or with which they are connected, or the contents of any thereoi, when such loss is caused by any of the perils which are or could be included within of insured against by a standard form of firs insurance with extended coverage, including sprinkler leakage insurance, it any. All such claims for any and all loss, however caused, hereby are waived. Said absence of liability shall exist whether or not the densed or destruction is caused by the sublighter of either leave of leave of the provide their executive adapter structure or not the damage or destruction is caused by the negligence of either lessor or lessee or by any of their respective agents, servants or employees. It is the intention and agreement of the lessor and the lesses that the rentals reserved by this lease have been fixed in contemplation that each party shall fully provide his own insurance protection at his own expense, and that each party shall look to his respective insurance carriers for reimbursement of any such loss, and further, that the insurance carriers involved shall not be entitled to subrogation under any circumstances against any party to this losse. Neither the lessor nor the lessee shall have any interest or claim in the other's insurance policy or policies, or the proceeds therect, unless specifically covered therein as a joint assured.

EMINENT DOMAIN

(16) In case of the condemnation or appropriation of ell or any substantial part of the said demised premises by any

DOMAIN (10) In case of the concentration of appropriation of any substantial part of the said defused produces by any public of private corporation under the laws of eminent domain, this lease may be terminated at the option of either party hereto on twenty days written nutice to the other and in that case the lesses shall not be liable for any rent after the date of

FOR SALE AND FOR RENT SIGNS

(17) During the period ct. 30

_____ days prior to the date above fixed for the termination of said lease, the lessor harein may past on said premises or in the windows thereof signs of moderate size notifying the public that the premises are "to: sals" or "for rent" or "for lesse." DELIVERING UP

(18) At the expiration of said term or upon any sooner termination thereof, the lessee will guit and deliver up said (13) At the expiration of said term or upon any sooner termination increat, the tessee will guit and uturer up cau leased premises and all future erections or additions to or upon the same, broom-clean, to the lessor or those having lessor's extate in the premises, paseably, quietly, and in as good order and condition, reasonable use and wear there-moved able compliant and the elements place accounted as the same are now in or breasting may be not be not be TERMINATION

of, damage by fire, unavoidable casualty and the elements alone excepted, as the same are now in or hereafter may be put in by the ADDITIONAL COVENANTS (19) The remodelling plans submitted with this lease and approved

EXCEPTIONS by the Leassor shall become a permanent part of this contract. It shall be understood that any additional plans be submitted by the Leassee to the Leassor for approval. It is also understood that Lessor intends to continue to offer the leased property for sale, subject to Leassee's rights, and that access to the property, at reasonable times and upon 24 hours notice to Leassee, shall be granted to Lessor or Lessor's agent to show the property to prospects. Leassee shall be granted access to the property by 9/1/86.

(20) It is understood that parking in the city swimming pool lot, including curb parking on the city entrance and interior vehicle access lanes, are not available to Lessee employees, clients, pa-less

(21) Leassor agrees to have removed from the property all outdoor equipment belonging to the former tenants. Any indoor furnishings or equipment shall be negotiated under separate provision with Klamath Montessori School. This includes but is not limited to stove, refrigerator, freezer and classroom furnishings.

ATTACHMENT BANKEUPT DEFAULT PROVIDED, ALVIAYS, and these presents are upon this condition, that if the lessee shall be in arrears in the payment BANKEUPT DEFAULT DEFAULT be given to lessee of it said lessee shall tell or meglect to do, keep, per-torm or observe any of the covenants and agreements contained herein on lessee's part to be done, keep, per-and observed and such default shall continue for ten days or more after written notice of such failure or neglect shall be doclared benkrupt or insolvent according to law, or if any assignment of lesses property

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thall be made for the banefit of creditors, or if on the expiration of this lease lease tails to surrender possession of said leased premises, then and in either of eaid cases or ovents, the lessor or those having lessor's estate in the promises, lawfully, at his or their option, immediately or at any time thereafter, wilhout demand or notico, may enter into and upon said demised premises and every part thereof and repossoss the same as of lessor's former estate, and expel said lessee and those claiming by, through and under lessee and remove lessee's effects at lessee's expense, forcibly if necessary and store the same, all without being deemed guilty of trespass and without prejudice to any remedy which otherwise might be used for arrears of rent or preceding breach of covenant.

HOLDING OVER In the event the lesses for any reason shall hold over after the expiration of this lease, such holding over shall not be deemed to operate as a renewal or extension of this lease, but shall only create a tenancy from month to month which may be terminated at will at any time by the lesser.

ATTORNEY FEES AND COURT COSTS

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In case suit or action is instituted to orderce compliance with any of the terms, covenants or conditions of this lease, ar to collect the tentil which may become due hereunder, or any portion thereof, the losing party agrees to pay such sum as the trial court may adjudge reasonable as attorney's fees to be allowed the provailing party in such suit or action and in the event any appeal is taken from any judgment or decree in such suit or action, the losing party

agrees to pay such further sum as the appellate court shill adjudge reasonable as prevailing party's attorney's less on such appeal. The lesses agrees to pay and discharge all lessor's costs and expenses, including lessor's reasonable attorney's tess that shall arise from enforcing any provision or covenants of this lease even though no suit or action is instituted. WATVER

WAIVER Any values by the lessor of any breach of any covenant herein contained to be kept and performed by the lessor shall not be deemed or considered as a continuing waiver, and shall not operate to bar or prevent the lessor from declaring a forfeiture for any succeeding breach, either of the same condition or covenant or otherwise.

NOTICES Any notice required by the terms of this lease to be given by one party hereto to the other or desired so to be given, shall be sufficient it in writing contained in a sealed envelope, deposited in the U.S. Registered Mails with postage fully prepaid, and it intended for the lessor herein then it addressed to said lessor at No. 79 Washington Street Street, Klamath Falls Oregon and it intended for the lessee, then it addressed to the lessee at No. 1805 Main Street, Klamath Falls, Oregon Any such notice shall be deemed

conclusively to have been delivered to the addressee thereof forty-eight hours after the deposit thereof in said U. S. Registered Maile. HEIRS AND ASSIGNS All rights, remedies and liabilities herein given to or imposed upon either of the parties hereto shall extend to, inure ASSIGNS to the benefit of and bind, as the circumstances may require, the heirs, executors, administrators, successors and, so tar as this lease is assignable by the term hereof, to the ussigns of such parties.

In construing this lease, it is understood that the lessor or the lessee may be more than one person; that if the context so requires, the singular preneum thall be taken to mean and include the plural, the masculine, the teminine and the neuter, and that generally all grammatical changes shall be made, assumed and implicat to make the provisions hereof apply equally to corporations and to indi-

IN WITNESS WHER SOF, the respective parties have executed this instrument in duplicate on this, the day and year first hereinabove written, any corporation signature being by authority of its Board of Directors.

Mand_NBlinstrub	Klamath-Ehild-and Family Treatment Cnt
Alman Hinsturk	SCO.
Duranne 71 Blinituck	
STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request ofAspan Title	the day
of A.D., 19 80 at of	o'clockM., and duly recorded in Vol <u>M89</u> , on Page <u>25260_</u> .
FEE 28.00	Evelyn Bishn County Clerk By Alcinetha Selbah