ADEA NO. 191 - TERRY SELIO (ACADEMIA RAMBICIDA).	18194	MATERIAL STRUCTURE AND LAW PROPERTY CO., PICKELING OF CHECK					
7 35325 36949 pm	AFR -2 P3:04	N MP1 Page SCC1					
TRUST DEZD	eranaen _{de} biji. G	STAFE OF OREGON,					
gramma a en la colonidad de la	en egen ven veg kom som	County of					
DONALD NELSON	t year the early explained by the train and a restrict effect the train a terminal and the consultations	I certify that the within instrument was received for record on the day of, 19, at					
		o'clock \M., and recorded in					
STANLEY C. MASTEN & VIRGINIA LEE JONES	SPACE RECOVERY FOR	book/reel/volume No on page and/or ah fee/file/instru-					
	recordens use	ment/microfilm/reception No.					
Burghish to the hand and the second of the s		Record of of said County. Witness my hand and seal of County					
FLAVATH COUNTY TITLE COMPANY		affixed.					
622 MAIN STREET KLAMATH FALLS, OR 97601	and the contract of						
ATTENTION: COLLECTION DEPARTMENT	and the second of the second o	By, Deputy.					
THIS TRUST DEED, made this 31st	day of March						
DONALD NELSON		***************************************					
KLAMATH COUNTY TITLE COMPANY		as Grantor,					
Charles detailed and an arrangement							
WIT.	Wesseth:	O-TRUSTEES OF ** , as Beneficiary,					
Grentor irrevocably grants, bargains, sells and continuously Klamath County, Oregon, describ	onveys to trustee in od as:	trust, with power of sale, the property in					
Lors 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 1	1, 12, 13, 14.	15 and 16/17, 18, 19 & 20					
Block 58, GRANDVIEW ADDITION TO BONAN	ZA: according to	the official					
plat thereof on file in the office of County, Oregon.	the County Cle	rk of Klamath					
		A.					
NOTE: Trust Deed being re-recorded to add							
together with all and singular the tonoments, hotedizements and a or becasiter appertaining, and the rents, issues and profits thereo, the property.	t and all lintures now or	hereafter attached to or used in commertion with					
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY ONE THOUSAND SEVEN HUNDRED FIFTY and NO/100							
not sooner puid, to be due and payable interest of Note 19 notes of sooner puid, to be due and payable interest of Note 19 not sooner puid, to be due and payable maturity of Note 19							
The date of maturity of the debt accured by this instrumbecomes due and payable. Should the granter either agree to, att	ent is the date, stated a	. CONVEY, OF ASSIST All (or one wase) of the near-					
becomes due and payable. Should the granter either agree to, attempt to, or setually sell, convey, or assign all (or any part) of the property or all (or any part) of granter's interest in it without first obtaining the written causent or approval of the beneficiary, then, at the baneliciary's option's, all obligations socured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall because immediately due and payable. The execution by geometr of an earnest manney sproment** does not constitute a sale, conveyance or							
To protect the security of this trust doed, drentor assess:							
 To protect, preserve and maintain the property in good provement thereor; not to commit or permit any waste of the pre- 	cestv.						
To complete or restore promptly and in good and habite damaged or destroyed thereon, and pay when due all costs incurred	od therefor.	. Ii					
3. To examply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary so requests, to join in executing such thanning statements pursuant of the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the proper public cities or offices, as well as the cost of all lies assertables made by tiling afficers or searching							
Agencies as may be desired desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings now or hereafter specied on the property against long or							
damage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$.105016, valuable in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as zoon as insured; if the granter shall fall for any reason to procure any such insurance and to deliver the policies to the beneficiary							
at least titleen days prior to the expirition of any policy of insurence new or breakler placed on the buildings, the beneficiary may pro-							
or any part therent, may be released to granter. Such application or release shall not cure or waive any default or notice of default inse-							
under or invalidate arr act done pursuant to such notice. 5. To keep the property free from construction liens and	to pay all taxes, aumiest	nants and other charges that may be levied or					
accessed upon or against the property before any part of such tall promptly deliver receipts therefor to beneficiary; should the gran	tes, essessmints and other fail to make paymon	tof therees become past due or delimprent and					
ment, beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the note							
secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such payments.							
with interest as aforeshid, the property hareimbelore described, as well as the granter, shall be bound to the same extent that they are bound for the payment of the oblifation herein described, and all such commonts shall be immediately due and regulate without entire							
and the nonphyment thereof that, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed.							
 To pay all costs, ices and expenses of this trust includin trustse iccurred in connection with or in enforcing this obligation 	r and trustee's and attor	ney's fees echially incurred.					
7. To appear in end deland any action or proceeding purp- and in any suit, action or proceeding in which the beneficiary or :	criing to altest the some truster may appear, inci	rity rights or powers of beneficiary or trustes; which any suit for the foreclosure of this deed					
or any suit or action related to this instrument, including but not limited to its velidity and/or enforceability, to pay all costs and expenses, including evidence of title and the benediciary's or trustee's attenney less; the amount of attenney less mentioned in this para-							
graph 7 in all cases shall be fixed by the trial court and in the ev- further agrees to pay such sum of the appellate court shall adjudge It is mutually agreed that:	ent of an appeal from a	w judgment or decree of the trial court, arantor					
8. In the event that any parties or all of the property the ficiery shall have the right, if it so elects, to require that all or	ll be taken under the ri any portion of the mu	thi of eminent demain or condemnation, bene- ties payable as compensation for such taking,					
NOTE: The Tivet Dead Art provides that the husies however must be office an attempt, who is an active member of the Oregon State Box, a tend, hack company of statement of the Oregon State Box, a tend, hack company of statements and long recognition authorized by the provides and long of the party of the							
er enrings and four execution orthogon to do dustross under the land of drepho or the Volted Eight, a life incurrence company authorized to incur life to real property of this units, its existations, affiliates, equals or innacent, the United Eight of any append Surand, or an engine agent lineared passes ORS 656.665 to 666.685. "WATCHING: IN USE 1731-3 caputates and may problem accorder of this option.							
"The publicher supposed that each an appropriate technique rediction of which	d tuxuno eymisticnoù gan	cemplain detail.					

which are in account required in our all mesobable until represent side detuning, ten mesosatily and or inserted by greater in the tried and appellance parts and proceedings, theil he peak to such parts of the meson of the peak of the

warmed in the analyse of the real property was not a vene, interconcered the harme against all persons whomsover.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary must purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, ficiary's interest as the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor in responsible the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor is responsible the coverage purchased by beneficiary which cost may be added to grantor's contract or for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or for the cost of any insurance coverage purchased by beneficiary contract or for the cost of any insurance coverage purchased by the neficiary, which cost may be added to grantor's contract or for the cost of any insurance coverage purchased by the neficiary contract or for the cost of any insurance coverage or coverage lagsed or the date grantor failed to provide proof of coverage of coverage may be the date grantor's purchases may be considerably more expensive than insurance grantor might otherwise of coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise quiterements imposed by applicable law.

The grantor warrents that its processed of the loan represented by the above described note and this trust deed are:

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

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

(c) for an organization or not insured as a bene

Tim instrument was acknowledged before me on Dy Manager Was acknowledged before me on CFFCAL SCAL WAN ACCORDANCE WAS ACKNOWLEDGED BEFORE ON CONTROL OF THE SCAL CONTROL OF Hotary Public for Oregon My commission expires 12/19/2004

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		1 King Service		
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SIMIRE	of Uregon : County of Klam	MATH: ss.	
~	record at request of	Klamath County Title the lat	
of	May A.D., 19 9	97 at 11:10 o'clock A.M., and duly recorded in Vol. M97 Mortgages on Page 13293	day
FEE	\$15.00 Rs-record	oy Attitude (1932)	