B: 2131 P: 0671 (After Control 00946691 Rage 1 of 26 Alan Spriggs, Summit County Utah Recorder 06/06/2012 01:45:18 PM Fee \$60.00 UMORECEI By Founders Title Company - Syracuse Tes. Electronically Recorded

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COGI Mail after recording to: Nexsen Pruet, PLLC (PFB) 227 W. Trade Street, Suite 1550 Charlotte, NC 28202 Prepared by and

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5-12138 DEED OF TRUST AND SECURITY AGREEMENT

DEED OF TRUST AND SECURITY AGREEMENT dated as of June 6, 2012 (together with any amendments or modifications hereto in effect from time to time, the "Deed of Trust"), by WEILENMANN SCHOOL OF DISCOVERY, a Utah non-profit corporation having an office at 4199 West Kilby Road, Park City, Utah 84098 (hereinafter referred to as "Trustor"), to U.S. Bank National Association, having an office at 170 South Main Street, Suite 200, Salt Lake City, Utah 84101 (in its capacity as trustee under this Deed of Trust, the "Trustee"), for the benefit of AGCREDIT, ACA, for itself and as agent/nominee of AgCredit, FLCA (herein referred to as "Beneficiary"), having an office at 610 W. Lytle St., Fostoria, OH 44830, its successors and assigns.

WITNESSETH:

WHEREAS, Trustor is indebted in the aggregate principal sum of ONE MILLION ONE HUNDRED THOUSAND and NO/100 Dollars (\$1,100,000) together with interest thereon, as evidenced by those certain Senior Secured Taxable Private Placement Bonds, Series 2012A (USDA Guaranteed) in the principal amount of \$990,000 and Sentor Secured Taxable Private Placement Bonds, Series 2012B (Non-Guaranteed) in the principal amount of \$110,000 (together the "Bonds") each originally Elall COPT dated June 6, 2012 and mature on July 6, 2042, issued by Trustor, as Bond Issuer, to Beneficiary, as described with particularity in, and issued under, that certain Trust Indenture by and between Trustor, Beneficiary, as Servicer and U.S. Bank National Association, as Bond Trustee (in such capacity, the "Bond Trustee", dated as of June 1, 2012 (the "Indenture") and all other obligations and liabilities due or to become due

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pursuant to the Indenture and other Bond Documents, as defined below, as the same Holl Color agreements may be amended from time to time; and the with the with the same Holl Color WHEREAS, Beneficiary is also the with the Servicing Agreement Beneficiary) as Servicer, and Bond Trustee (together with any amendments, the "Servicing Agreement"), and, in addition, Beneficiary is the "lender of record" for purposes of the guaranty for the Bonds issued by the United States of America acting hrough the Rural Housing Service, United States Department of Agriculture ("USDA"); and

WHEREAS, Frustor is the owner of fee simple title to the certain tracts of land located in Summit County, State of Utah, consisting of approximately 11.57 acres as more particularly described in Exhibit A attached hereto and made a part hereof (the Clall Color "Real Estate") together with the school facilities known as the Weilermann School of Discovery, consisting of school facilities, with classrooms for formal instruction of children in kindergarten through eighth (8) grades, and related buildings and improvements (collectively the "School Facilities"); and

WHEREAS, to induce Beneficiary to purchase the Bonds, and to secure payment of the Bonds and the other obligations described below, Trustor has, among other things, agreed to execute and deliver this Deed of Trust.

NOW, THEREFORE, to secure to Beneficiary, for itself and for the benefit of all Holders of Bonds and in its capacity as Servicer, (i) the repayment of all sums due under this Deed of Trust, the Indenture, the Servicing Agreement, the Bonds and the other Bond Documents (as defined in the Servicing Agreement) (collectively, the "Bond Documents"); (ii) the payment of all interest on and principal of the Bonds when and as due under their terms (iii) the performance of all terms conditions and covenants set forth in the Bond Documents; (iv) the repayment of all other obligations due or that may become due under of in connection with any present or future financing by Beneficiary for the account of Trustor (subsections (i), (ii), (iii) and (iv) are referred to collectively as the "Liabilities"), Trustor has granted and conveyed and by these presents DOES enercial color HEREBY GRANT AND CONVEY TO TRUSTEE, ITS SUCCESSORS AND ASSIGNS, IN TRUST, FOR THE BENEFIT OF BENEFICIARY, WITH POWER OF SALE, all of Trustor's right, title and interest now owned or hereafter acquired in and to each of the following (collectively, the "Property"):

The Real Estate; (A)

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Any and all buildings and improvements now or hereafter erected on, **(B)** under or over the Real Estate including but not limited to the School Facilities (the "Improvements");

Any and all fixtures machinery, equipment and other articles of real, (**)**(C) personal or mixed property, at any time now or hereafter installed in, attached to or

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Elell Color Any and all leases, subleases, tenancies, licenses, or agreements to lease (D) all or any portion of the Real Estate, Improvements, Fixtures and Equipment or all or any other portion of the Property and all extensions, renewals, amendments, modifications and replacements thereof, and any options, rights of first refusal or guarantees relating thereto (collectively, the "Leases"); all rents, income, receipts, revenues, security deposits, escrow accounts, reserves, issues, profits, awards and payments of any kind contract rights (including any right to payment thereunder, whether or not earned by performance) of any nature relating to the Real Estate, Improvements, Fixtures payable under the Leases or otherwise arising from the Real Estate, Improvements, and deposits, building service contracts, maintenance contracts; all maps, plans, surveys HEROLI COPT and specifications; all warranties and guaranties; all permits, licenses and approvals; and all insurance policies, books of account and other documents, of whatever kind or character, relating to the use, occupancy, leasing, sale or operation of the Real Estate, improvements, Fixtures and Equipment or all or any other portion of the Property;

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Any and all estates, rights, tenements, hereditaments, privileges, **(E)** easements, reversions, remainders, appurtenances and all water rights of any kind benefiting or appurtenant to the Real Estate, the Improvements or to all or any other portion of the Property; all means of access to and from the Real Estate, the Elell Color Improvements or to all or any other portion of the Property, whether public or private; all streets, alleys, passages, ways, water courses, water and mineral rights relating to the Real Estate, the Improvements or to all or any other portion of the Property; and all other claims or demands of Trustor, either at law or in equity, in possession or expectancy of, UMORTHER

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UMOHINELOU enell Color in, or to the Real Estate, the Improvements or to all or any other portion of the Property (2101) (all of the foregoing) described in this subsection E herein are referred to as the "Appurtenances", (F) All of the ----

ATTENDICOP All mineral, oil and water rights on or under the Real Estate or any portion ୢ୶ଡ଼ thereof and royalties or other payments related thereto;

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All Personal Property as defined in Section Schereof; and

Any and all "proceeds" of any of the above-described Real Estate, **(I)** Improvements, Fixtures and Equipment, Leases, Rents, Contracts, Trust Estate, Personal Property and Appurtenances, which term "proceeds" shall have the meaning given to it in the Uniform Commercial Code (the "Code") of the State in which the Property is located (collectively, the "Proceeds") and shall additionally include whatever is received upon the use, lease, sale, exchange, transfer, collection or other utilization or any disposition or conversion of any of the Real Estate, Improvements, Fixtures and Equipment, Leases, Rents, Contracts, Trust Estate, Personal Property and Appurtenances, voluntary or involuntary, whether cash or non-cash, including proceeds of insurance and condemnation awards) rental or lease payments, accounts, chattel paper, instruments, documents, contract rights, general intangibles, equipment and inventory.

TO HAVE AND TO HOLD the above granted and conveyed Property unto Trustee, its successors and assigns, in fee simple, forever, for the benefit of Beneficary. (O)~(0)

605 The terms of the Bond Documents are hereby made a part of this Deed of Trust to the same extent and with the same effect as if fully set forth herein. All capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Bond Documents.

AND Trustor covenants and agrees with and represents to Beneficiary as follows:

EUTURE ADVANCES: PROTECTION OF PROPERTY. This Deed of Trust 1. shall secure any additional bonds, notes and other forms of debt as well as any and all present or future advances and readvances under the Liabilities made by Beneficiary to or for the benefit of Trustor or the Property, to the fullest extent permitted by applicable law, including, without limitation: (a) principal, interest, late charges, fees and other amounts due under the Liabilities or this Deed of Trust, (b) all advances by Beneficiary to Trustor or any other person to pay costs of erection, construction, alteration, repair, restoration, maintenance and completion of any improvements on the Property, (c) all advances made or costs incurred by Beneficiary for the payment of real estate taxes, assessments or other governmental charges, maintenance charges, insurance premiums, appraisat charges, environmental inspection, audit, testing or compliance costs, and costs incurred by Beneficiary for the enforcement and protection of the Property or the lien of this Deed of Trust; (d) all legal fees, costs and other expenses incurred by Beneficiary by UMONT

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UMONTERCILCOPT 21011 COP al chi copt Jeloll Color reason of any default or otherwise in connection with the Liabilities; and (e) as otherwise permitted pursuant to the laws of the State of Utah. The amount of the present Liabilities secured hereby is ONE MILLION ONE HUNDRED THOUSAND and NO/100 Dollars (\$1,100,000) and the maximum principal amount, including present and future Liabilities, which may be secured hereby at any one time shall not exceed Fourteen Million and No/100 Dollars (\$14,000,000). The time period within which such future Liabilities may be incurred and such future advances may be made shall not extend for more than fourty (40) years from the date of this Deed of Trust.

Trustor agrees that if, at any time during the term of this Deed of Trust of the second of a judgment of the second of the second of a judgment of the second of the secon following a foreclosure hereof (whether before or after the entry of a judgment of foreclosure), Trustor fails to perform or observe any covenant or obligation under this Deed of Trust including, without limitation, payment of any of the foregoing, Beneficiary may (but shall not be obligated to) take such steps as are reasonably necessary to remedy Coll Colpy any such nonperformance or nonobservance and provide payment thereof. All amounts advanced by Beneficiary shall be added to the amount secured by this Beed of Trust and the other Bond Documents (and, if advanced after the entry of a judgment of foreclosure, by such judgment of foreclosure), and shall be due and payable on demand, together with interest at the Default Rate set forth in the Indenture, such interest to be calculated from 1100 HT the date of such advance to the date of repayment thereof

REPRESENTATIONS, WARRANTIES AND COVENANTS. 2.

Payment and Performance. Trustor shall (a) pay to Beneficiary all sums 2.1 required to be paid by Trustor under the Bonds and the Bond Documents, in accordance with their stated terms and conditions (b) perform and comply with all terms, conditions and covenants set forth in each of the Bond Documents by which Trustor is bound; and (c) perform and comply with all of Trustor's obligations and duties as landlord under any Leases and as needed to operate and maintain the School Facilities as a fully licensed educational facility.

Seisin and Warranty. Trustor hereby warrants that (a) Trustor is seized 2.2 of an indefeasible estate in fee simple in, and warrants the title to, the Property; (b) Trustor has the right, full power and lawful authority to grant, convex and assign the same to Frustee in the manner and form set forth herein; and (c) this Deed of Trust is a valid encumbrance on the Property. Trustor hereby covenants that Trustor shall (a) preserve such title and the validity and priority of the lien of this Deed of Trust and shall forever warrant and defend the same to Trustee against all lawful claims whatsoever; and (b) execute, acknowledge and deliver all such further documents or assurances as may at any time hereafter be reasonably required by Trustee or Beneficiary to protect fully the lien of this Deed of Trust.

Insurance. (a) Trustor shall obtain and maintain at all times throughout 2.3 the term of this Deed of Trust the following insurance: (i) comprehensive general public liability insurance covering all operations of Trustor; (ii) "All-Risk?" fire and extended coverage hazard insurance (non-reporting Commercial Property Policy with Special

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(b) Each insurance policy required under this Section shall: (i) be written by an insurance company authorized or licensed to do business in the state within which the Property is located having an Alfred M. Best Company, Inc. rating of "A" or higher and a financial size category of not less than IX; (ii) be for terms of a least one year, with premium prepaid; (iii) be subject to the reasonable approval of Beneficiary as to insurance companies, amounts, content, forms of policies and expiration dates; and (iv) mame Beneficiary, its successors and assigns: (1) as an additional insured under all hability insurance policies, (2) as the first mortgagee, under a standard non-contributory mortgagee clause, on all property insurance policies and all loss of rents or loss of business income insurance policies and (3) as loss payee.

(c) Trustor further agrees that each insurance policy: (i) shall provide at least thirty (30) days' prior written notice to Beneficiary prior to any policy reduction or Torfeiture of such insurance: (iii) shall waive all rights of setoff, counterclaim, deduction or subrogation against Trustor; and (iv) shall exclude Beneficiary from the operation

(d) At least thirty (30) days prior to the expiration of any insurance policy, Trustor shall furnish evidence satisfactory to Beneficiary that such policy has been renewed or replaced or is no longer required.

(e) Notwithstanding the foregoing, in the event that Trustor fails to maintain insurance in accordance with this Section 2.3, and Beneficiary elects to obtain insurance to protect its interests hereunder. Beneficiary may obtain insurance in any amount and of any type Beneficiary deems appropriate to protect Beneficiary's interest only and Beneficiary shall have no duty or obligation to Trustor to maintain insurance in any greater amount or of any other type for the benefit of Trustor. All insurance premiums incurred or paid by Beneficiary shall be at Trustor's sole cost and expense in accordance Coll Color with Section 1 hereof. Beneficiary's election to obtain insurance shall not be deemed to 0,010 waive any Event of Default (as hereinafter) defined) hereunder.

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Umonited Taxes and Other Charges. Trustor shall promptly pay and discharge all the second sever rents, and other governmental charges imposed and the sever rents and sever rents and other governmental charges imposed and the several several to contest, at its foll Color fiell Colori taxes, assessments, water and sewer rents, and other governmental charges imposed upon the Property when due, but in no event after interest or penalties commence to accrue thereon or become a lien upon the Property. Notwithstanding the foregoing, Trustor shall have the right to contest, at its own expense, by appropriate legal proceedings conducted require; and (b) such contest operates to prevent collection, stay any proceedings which may be instituted to enforce payment of such item, and prevent a sale of the Property and pay such item. Truster shall promptly provide to Benefician receipted tax bills, canceled about evidencing that such taxes, assessments, water and sewer rents, and other governmental charges have been timely paid. Trustor shall not claim or demand or be entitled to any credit on account of the Liabilities for any part of the taxes paid with respect to the Property or any part thereof and no deduction shall otherwise be made or claimed from the taxable value of the Property or any part thereof, by reason of this Deed of Trust.

Escrows: Subsequent to an Event of Default, and if required by rustor shall pay to Beneficiary at the time of each installment of principal to guest, a sum equal to (a) the amount vied or assessed. 2.5 Beneficiary. Trustor shall pay to Beneficiary at the time of each installment of principal and interest due under the Bonds, and commencing with the first payment due after the date of such request, a sum equal to (a) the amount of the next installment of taxes and assessments levied or assessed against the Property, and/or (b) the premiums which will before one (1) month prior to the date when such taxes and assessments and/or premiums, as applicable, will become due, such sums to be held by Beneficiary to pay the same when due. If such eserow funds are not sufficient to may and/or insurance premiums as a premiums and/or insurance premiums. Beneficiary, upon request, such additional amounts as Beneficiary shall estimate to be sufficient to make up any deficiency. No amount paid to Beneficiary hereunder shall be deemed to be trust funds but may be commingled with general funds of Beneficiary and no interest shall be payable thereon Upon the occurrence of an Event of Default, Beneficiary shall have the right, at its sole discretion, to apply any amounts so held against the Liabilities.

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Transfer of Title. Trustor shall not, without the prior written consent of the Property or any and the prior written consent of the Property or any ment or transaction to transfer and transfer and the property. A "term" 2.6 Beneficiary in each instance, cause or permit any transfer of the Property or any part thereof, whether voluntarily, involuntarily or by operation of law, nor shall Trustor enter into any agreement or transaction to transfer, or accomplish in form or substance a elell color. transfer, of the Property. A "transfer" of the Property includes: (a) the direct or indirect sale, transfer or conveyance of the Property or any portion thereof or interest therein; (b) the execution of an installment sale contract or similar instrument affecting all or any portion of the Property; (c) if Trustor, or any general partner or member of Trustor, is a UMORIEI

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Umontelall Copy corporation, partnership, limited liability company or other business entity, the transfer (whether in one transaction or a series of transactions) of any stock, partnership, limited liability company or other ownership interests in such corporation a corporation, the creating Call Color gial Color 10% of such corporation's stock shall be vested in a party or parties who are not now stockholders; and (e) an agreement by Trustor leasing all or a substantial part of the Property for other than actual occupancy by a space tenant thereunder or a sale, assignment or other transfer of or the grant of a security interest in and to any Leases. The foregoing shall not prohibit Trustor from selling and acquiring equipment and school supplies in the ordinary course of business of owning and operating the School Facilities as a charter school

> Trustor will not create or permit to exist any 2.7 No Encumbrances. mortgage, deed of trust, pledge, lien, security interest (including, without limitation, a purchase money security interest), encumbrance, attachment, levy, distraint or other judicial process on or against the Property or any part thereof (including, without dimitation, fixtures and other personalty) whether superior or inferior to the lien of this Deed of Trust, without the prior written consent of Beneficiary. If any lien or encumbrance is filed or entered without Trustor's consent. Trustor shall have it removed of record within sixty (60) days after it is filed or entered, or within such earlier time as necessary to prevent forfeiture of title to the Property.

Electrol Color 2.8. <u>Removal of Fixtures</u>. Trustor shall not remove or permit to be removed from the Property any fixtures (as defined under Utah law) presently or in the future owner by Trustor, unless such fixfures have been replaced with similar fixtures of equal or greater utility and value.

Maintenance and Repair; Alterations. 2.9

Trustor shall (i) abstain from and not permit the commission of waste in or (a) about the Property; (ii) keep the Property, at Trustor's own cost and expense and to the extent there are any improvements on the same, in good and substantial repair, working order and condition; (iii) make or cause to be made, as and when necessary, all repairs and replacements, whether or not insurance proceeds are available therefor; and (iv) not remove, demolish, materially alter, discontinue the use of, permit to become vacant or deserted, or otherwise dispose of all or any part of the Property. All alterations, replacements, renewals or additions made pursuant hereto shall automatically become a part of the Property and shall be covered by the lien of this Deed of Trust.

Reneficiary, and any persons authorized by Beneficiary, shall have the (b) right, but not the obligation, to enter upon the Property at any reasonable time to inspect and photograph its condition and state of repair. In the event any such inspection reveals, in the sole discretion of Beneficiary, the necessity for any repair, alteration, replacement, clean-up or maintenance, Trustor shall, at the discretion of Beneficiary, either: (i) cause UMORTE such work to be effected immediately; or (ii) promptly establish an interest bearing UMORTHE

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reserve fund with Beneficiary in an amount determined by Beneficiary for the purpose of Additional States and comply, and to amount determined by Beneficiary for the purpose of Additional States and comply, and to amount determined by Beneficiary for the purpose of Additional States and comply, and to amount determined by Beneficiary for the purpose of Additional States and comply, and to amount determined by Beneficiary for the purpose of Additional States and comply, and to amount determined by Beneficiary for the purpose of Additional States and comply, and to amount determined by Beneficiary for the purpose of Additional States and comply, and to amount determined by Beneficiary for the purpose of Additional States and comply and to amount determined by Beneficiary for the purpose of Additional States and the states and comply and the states and complete and the states and the with all federal, state, county, municipal and other governmental or quasi-governmental laws, fules, regulations, ordinances, codes, requirements, covenants, conditions, orders, licenses, permits, approvals and restrictions, including without limitation, Environmental Daws (as defined below) and the Americans with Disabilities Act of 1990, as amended and with all Education Eaves as defined in the Servicing Agreement (collectively, the "Legal Requirements", now or hereafter affecting all or any part of the Property at occupancy or the business or operations now or dereafter conducted thereon and the personalty contained therein, within such time as required by such Legal Requirements. Trustor represents and warrants that the Property currently is, in compliance with all Legal Requirements applicable to the Property.

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If all or any part of the Property shall be damaged or destroyed, or if title porary use of the whole or any part of the Property shall be taken on a competent authority for any public or quasi-public)monthelle (a) to or the temporary use of the whole or any part of the Property shall be taken or condemned by a competent authority for any public or quasi-public use or purpose, there shall be no abatement or reduction in the amounts payable by Trustor under the Bond Documents and Trustor shall continue to be obligated to make such payments.

> If all or any part of the Property is partially or totally damaged or Ф destroyed, Trustor shall give prompt notice thereof to Beneficiary, and Beneficiary may make proof of loss if not made promptly by Trustor. Trustor hereby authorizes and directs any affected insurance company to make payment under such insurance, including return of unearned premiums, to Beneficiary instead of to Trustor and Beneficiary jointle and Trustor appoints Beneficiary as Trustor's attorney-in-fact to endorse any draft thereof, which appointment, being for security, is coupled with an interest and irrevocable. Beneficiary is hereby authorized and empowered by Trustor to settle, adjust or compromise, in consultation with Trustor, any claims for loss, damage or destruction to the Property. Trustor shall pay all costs of collection of insurance proceeds payable on account of such damage or destruction. Trustor shall have no claim against the insurance proceeds, or be entitled to any portion thereof, and all rights to the insurance proceeds are hereby assigned to Beneficiary as security for payment of the Liabilities. Beneficiary shall have the option, in its sole discretion, of paying or applying all or any part of the insurance proceeds to (i) reduction of the Liabilities or (ii) to Trustor.

Immediately upon obtaining knowledge of the institution of any (c) proceeding for the condemnation of all or any part of the Property, Trustor shall give notice to Beneficiary. Trustor shall, at its sole cost and expense, diligently prosecute any such proceeding and shall consult with Beneficiary, its attorneys and experts, and shall cooperate with it in the defense of any such proceeding. Beneficiary and Trustee may participate in any such proceeding and Trustor shall from time to time deliver to UMORTH

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UMOMMENT Elell Color gial COPT Jeloll Color Beneficiary all instruments requested by it to permit such participation. Trustor shall not without Beneficiary's prior written consent, enter into any agreement (i) for the taking or conveyance in lies thereof of all or any part of the Property, or (ii) to compromise settle or adjust any such proceeding. All awards and proceeds of condemnation are hereby assigned to Beneficiary, and Trustor, upon request by Beneficiary, agrees to make, Coll Cole execute and deliver any additional assignments or documents necessary from time to time to enable Beneficiary to collect the same. Such awards and proceeds shall be paid or applied by Beneficiary, in its sole discretion, to (i) reduction of the Liabilities or (ii) to Přustor.

Nothing herein shall relieve Trustor of its duty to repair, restore, rebuild or (d)replace the Property following damage or destruction or partial condemnation if no or inadequate insurance proceeds or condemnation awards are available to defray the cost of repair, restoration, rebuilding or replacement.

Elell COPT Required Notices. Firstor shall notify Beneficiary within three (3) business days of: (a) receipt of any notice from any governmental or quasi-governmental authority relating to the structure, use or occupancy of the Property or alleging a violation of any Legal Requirements; (b) a substantial change in the occupancy or use of all or any part of the Property; (c) receipt of any notice from the holder of any lien or security interest in all or any part of the Property; (d) commencement of any litigation affecting or potentially affecting the financial ability of Trustor or the value of the Property (e) a pending or threatened condemnation of all or any part of the Property; (f) a fire or other casualty causing damage to all or any part of the Property; (g) receipt of any notice with regard to any Release of Hazardous Substances (as such terms are defined below) or any other environmental matter affecting the Property or Trustor's interest therein; (h) receipt of any request for information, demand letter or notification of potential liability from any entity relating to potential responsibility for investigation or clean-up of Hazardous Substances on the Property or at any other site owned or operated by Trustor; (i) receipt of any notice from any tenant of all or any part of the Property alleging a default, failure to perform or any right to terminate its lease or to set off rents; or (j) receipt of any hotice of the imposition of, or of threatened or actual execution on, any lien on or security interest in all or any part of the Property.

Books and Records; Inspection. Trustor shall keep and maintain (a) (2.13)complete and accurate books and records, in accordance with generally accepted accounting principles consistently applied, reflecting all items of income and expense in connection with the operation of the Property, and (b) copies of all written contracts, leases and other agreements affecting the Property. Beneficiary or its designated representatives shall, upon reasonable prior notice to Trustor, have (a) the right of entry and free access to the Property during business hours (which may be without notice in 2.14 <u>Right to Reappraise</u> Beneficiary shall have the right to conduct or have conducted by an independent appraiser acceptable to Beneficiary appraisals of the

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Umonicial Color Property in form and substance satisfactory to Beneficiary at the sole cost and expense of the Trustor; provided, however, that Trustor shall not be obligated to bear the expense of such appraisals so long as (a) no Event of Default exists, and (b) - is required by applicable law, rule or regulation over Beneficiary at the sole cost and expenses of the such appraisal of the sole cost and the sole cost and expenses of the sole cost and the sole cost and expenses of the sole cost and expenses of the sole cost and Rich Copt zicil colori aforesaid shall be added to the Liabilities and shall be secured by this Deed of Trust in accordance with the provisions of Section 1 hereof.

This Deed of Trast constitutes a security on, shall be deemed to constitute a fixture tures. Trustor, as Debtar SECURITY AGREEMENT. agreement under the Code and, in addition, shall be deemed to constitute a fixture financing statement on all of Debtor's fixtures. Trustor, as Debtor, hereby grants to Beneficiary, as Secured Party, a first lien security interest in all personal property, including all assets and property described on Exhibit B attached hereto and incorporated herein, and all replacements of, substitutions for, and additions to, such property, and the proceeds thereof (collectively, the "Personal Property"). Beneficiary is hereby authorized to file one or more financing statements and continuation statements under the Code in all filing offices to perfect its security interest (and to maintain such security interest) in the Personal Property and in all Fixtures and Equipment and other collateral; such filings may be made without the signature or participation of Trustor. In addition, Trustor shall, at Trustor's own expense, execute, deliver, file and refile any financing or continuation statements or other security agreements that Beneficiary may request from time to time as needed to perfect, confirm or maintain the lien of this Deed of Trust with respect to such property. A photocopy of a financing statement shall be effective as an original. Without limiting the foregoing, Trustor hereby irrevocably appoints Beneficiary as attorney in-fact for Trustor and hereby authorizes Beneficiary in the lown name to execute, deliver and file such instruments for or on behalf of Trustor at Trustor's expense, which appointment, being for security, is coupled with an interest and shall be of Trust and before the completion of the second shall be of Trust and before the completion of construction of any improvements, if applicable, this Deed of Trust is, and shall be construed to be, a "Construction Mortgage" under the Code, and any deed of trust given to refinance this Deed of Trust shall be, and shall be construed to be a deed of trust given to refinance a construction mortgage.

ASSIGNMENT OF LEASES AND CONTRACTS.

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(0)Trustor hereby absolutely, presently and unconditionally conveys, 4.1 transfers and assigns to Beneficiary all of Trustor's right, title and interest, now existing o or hereafter arising, in and to the Leases, Rents and Contracts, as applicable. Notwithstanding that this assignment is effective immediately, so long as no Event of Default exists, Trustor shall have the privilege under a revocable license granted hereby to operate and manage the Property and to collect, as they become due, but not prior to accrual, the Rents. Trustor shall receive and hold such Rents in trust as a fund to be applied, and Trustor hereby covenants and agrees that such Rents shall be so applied, first to the operation, maintenance and repair of the Property and the payment of interest, principal and other sums becoming due under the Liabilities, before retaining and/or disbursing any part of the Rents for any other purpose. The license herein granted to UMORE

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UMOMICION Kiell Color 30011 COPT Jelell Color Trustor shall automatically, without notice or any other action by Beneficiary, terminate upon the occurrence of an Event of Default, and all Rents subsequently collected or received by Trustor shall be held in trust by Trustor for the sole and exclusive benefit of Beneficiary. Nothing contained in this Section 4.1, and no collection by Beneficiary of Rents, shall be construed as imposing on Beneficiary any of the obligations of the lessor

4.2 Trustor shall timely perform all of its obligations under the Leases and Contracts, if any. Trustor represents and warrants that to the extent any Leases and Contracts exist: (a) Trustor has title to and full right to assign presently, absolutely and unconditionally the Leases, Rents and Contracter (b) in any of the Leases, Rents or Contracts has been made; (c) there are no leases or agreements to lease all or any portion of the Property now in effect except the Leases, true and complete copies of which have been furnished to Beneficiary, and no written or oral modifications have been made thereto; (d) there is no existing default by Trustor or by any tenant under any of the Leases, nor has any event occurred which due to the passage of time, the giving or failure to give notice, or both, would constitute a default under any of the Leases and to the best of Trustor's knowledge, no tenant has any defenses, set-offs or counterclaims against Trustor; (e) the Deases are in full force and effect; and (f) Trustor has not accepted Rent under any Lease more than thirty (30) days in advance of its accrual, and payment thereof (has not otherwise been forgiven, discounted or compromised; (g) there is no existing default by Trustor under any of the Contracts, nor has any event occurred which due to the passage of time, the giving or Jeloll Color failure to give notice, or both, would constitute a default under any of the Contracts; (h) the Contracts are in full force and effect()

Trustor shall not, without the prior written consent of Beneficiary, enter 4.3into any lease of all or substantially all of the Property.

Trustor represents to Beneficiary that DECLARATION OF NO OFFSET. 5. Trustor has no knowledge of any offsets, counterclaims or defenses to the Liabilities either at law or in equity. Trustor shall, within three (3) business days upon request in Melcil Color person or within seven (7) business days upon request by mail, furnish to Beneficiary or Beneficiary's designee a written statement in form satisfactory to Beneficiary stating the amount due under the Liabilities and whether there are offsets or detenses against the same, and if so, the nature and extent thereof.

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As used herein, "Environmental Laws" shall mean all Definitions. 6.1 existing or future federal, state and local statutes, ordinances, regulations, rules, executive orders, standards and requirements, including the requirements imposed by common law, concerning () or relating to industrial hygiene and the protection of health and the environment including but not limited Uto: (a) those relating to the generation, manufacture, storage, transportation, disposal, release, emission or discharge of Hazardous Substances (as hereinafter defined); (b) those in connection with the UMORTH

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Umontelent Report Color 2001 COPT construction, fuel supply, power generation and transmission, waste disposal or any other operations or processes relating to the Property; and (c) those relating to the atmospheric soil, surface and ground water, wetlands, stream sediments and we or about the Property. Any terms mention rucin Trustor represents provided, however, that if any of such laws are amended so as to broaden any term defined therein, such broader meaning shall apply subsequent to the effective date of such amendment.

6.2 Representations, Warranties and Covenants. warrants, covenants and agrees as follows:

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To the best of its knowledge after due investigation, neither Trustor nor (a) the Property or any occupant thereof is in violation of or subject to any existing, pending or threatened investigation or inquiry by any governmental authority pertaining to any Environmental Law. Trustor shall not cause or permit the Property to be in violation of, or do anything which would subject the Property to any remedial obligations under, any Environmental Law, and shall promptly notify Beneficiary in writing of any existing, pending or threatened investigation or inquiry by any governmental authority in connection with any Environmental Law. In addition, Trustor shall provide Beneficiary with copies of any and all material written communications with any governmental authority in connection with any Environmental Law, concurrently with Trustor's giving or receiving of same.

Trustor has taken all steps necessary to determine and has determined, to (b) the best of its knowledge after due investigation, that there has been no release, spill, discharge, leak, disposal or emission (individually a "Release" and collectively, "Releases") of any Hazardous Material, Hazardous Substance or Hazardous Waste, including gasoline, petroleum products, explosives, toxic substances, solid wastes and radioactive materials (collectively, "Hazardous Substances") at, upon, under or within the Property. The use which Trustor or any other occupant of the Property makes or intends to make of the Property will not result in Release of any Hazardous Substances on or to the Property. During the term of this Deed of Trust, Trustor shall take all steps necessary to determine whether there has been a Release of any Hazardous Substances on or to the Property and if Trustor finds & Release has occurred, Trustor shall remove or remediate the same promptly upon discovery at its sole cost and expense.

To the best of its knowledge after due investigation, the Property has ed by the present or previous owners and/or operators nor will be used in refine produce, store, handle, transfer, process eat, treat, recycle or dispose set (c) never been used by the present or previous owners and or operators nor will be used in the future to refine produce, store, handle, transfer, process, transport, generate, manufacture, heat, treat, recycle or dispose of Hazardous Substances.

The Property: (i) is being and to the best of its knowledge has been (d) operated in compliance with all Environmental Laws, and all permits required thereunder have Been obtained and complied with in all respects; and (it) does not have any UMORTHERE Hazardous Substances present excepting those substances that are necessary for the UMOSTI

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UMONTEICH COPY 2001 2019 Coll Color Jeloll Colo construction or operation of the commercial business of Trustor and its tenants, and the usual waste products therefrom and which use is in compliance with all applicable laws, rules and regulations ("Permitted Substances")

Trustor will and will cause (its tenants (if any) to operate the Property in (e) (1 compliance with all Environmental Laws and, other than Permitted Substances, will not place or permit to be placed any Hazardous Substances on the Property.

To the best of its knowledge after due investigation, no lien has been government in threatened to be imposed upon the Property, and there is no basis for the former in the based on any government. (f) attached to or threatened to be imposed upon the Property, and there is no basis for the imposition of any such hen based on any governmental action under Environmental Laws. Neither Trustor nor any other person has been, is or will be involved in operations at the Property which could lead to the imposition of environmental liability on Trustor, or on any, subsequent or former owner of the Property, or the creation of an environmental lien on the Property. In the event that any such lien is filed, Trustor shall, within (30) days from the date that the Trustor is given notice of such tien (or within such shorter period of time as is appropriate in the event that steps have commenced to have the Property sold), either: (i) pay the claim and remove the lien from the Property; or (ii) furnish a cash deposit, boad or other security satisfactory in form and substance to Beneficiary in an amount sufficient to discharge the claim out of which the lien arises.

Right to Inspect and Cure. Beneficiary shall have the right to conduct or 6.3 have conducted by its agents or contractors such environmental inspections, audits and tests as Beneficiary shall deem necessary or advisable from time to time at the sole cost and expense of Trustor; provided, however, that Trustor shall not be obligated to bear the expense of such environmental inspections, audits and tests so long as (i) no Event of Property or that Trustor or the Property is in violation of any Environmental Law. The added to the Lightleter and tests, if chargeable to Trustor as after Default exists, and (ii) Beneficiary has no cause to believe in its sole reasonable judgment added to the Liabilities and shall be secured by this Deed of Trust. Trustor shall, and shall cause each tenant of the Property to, cooperate with such inspection efforts; such cooperation, shall include, without limitation, supplying all information requested Coll Colo concerning the operations conducted and Hazardous Substances located at the Property. In the event that Trustor fails to comply with any Environmental Law, Beneficiary may, in addition to any of its other remedies under this Deed of Trust, cause the Property to be in compliance with such laws and the cost of such compliance shall be added to the sums secured by this Deed of Trust in accordance with the provisions of Section 1 hereof.

EVENTS OF DEFAULT. Each of the following shall, after the lapse of any 7. applicable notice and cure period specifically set forth herein or in the applicable Bond Document, shall constitute an event of default by Trustor hereunder (each, an "Event of

JINO HIERON Non-payment of any sum that is to be paid under the Bonds, or under any UNGERICI

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Umontelelle Melall Color Ficial Color agencical Colo A breach of any covenant contained in Sections 2.3., 2.4., 2.6., 2,7 or 2.12. hereof and said breach is not cured within five (5) business days following the delivery of written notice of such breach to Trustor. Notwithstanding the foregoing, Beneficiary/shall not be obligated to provide written notice to Trustor/for the above referenced defaults on more than two (2) occasions (thereafter any such breach shall automatically be an Event of Default without a notice or cure period (s)

> A breach by Trustor of any other term, covenant, condition, obligation or 9,6 7.3 agreement under this Deed of Trust which is not otherwise set forth in this Section 7, and which is not cured by Trastor to the satisfaction of Beneficiary within thirty (30) days following the receipt of written notice from Beneficiary;

An Event of Default under the Indenture, the Servicing Agreement or 7.4 under any other Bond Document which remains uncured after any applicable notice and cure period;

Any representation or warranty made by Trustor in any Bond Document, 7.5 or made by Trustor to induce Beneficiary to enter into the transactions contemplated hereunder, shall prove to be false, incorrect or misleading in any material respect as of the date when made;

The filing by Trustor of a petition seeking relief, or the granting of relief, 7.6 under the Federal Bankruptcy Code or any similar federal or state statute; any assignment for the benefit of creditors made by Trustor; the appointment of a custodian, receiver, liquidator or trustee for Trustor or for any of the property of Trustor, or any action by Trustor to effect any of the foregoing; if Trustor becomes insolvent (however defined) or is not paying its debts generally as they become due; or the filing by any third party of an 9,6action seeking relief under the Federal Bankruptcy Code against Trustor unless such proceeding, custodianship or involuntary bankruptcy is dismissed within sixty (60) days of its filing;

The dissolution, liquidation, merger, consolidation or reorganization of 7.7 Trustor, of the institution of any proceeding to effect any of the foregoing, unless it has been approved in writing by Beneficiary prior to its occurrence;

The filing, entry or issuance of a judgment, execution, garnishment, 7.8 attachment, distraint or lien against Trustor or its property, subject to the provisions of Section 2.7 hereof provided the same is not bonded or dismissed within sixty (60) days of its filing or entry or within such earlier time as is necessary to prevent forfeiture of title to the property;

A default which remains uncured after any applicable notice and right to 7.21 cure period under any other obligation secured by the Property or any part thereof;

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7.10 The failure of Trustee to pay any of the Liabilities when and as due; and

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Umonited The occurrence of a default or event of default under that certain toan ATICICII COPT from the United States Department of Agriculture to Trustor in the original principal amount of \$8,220,000 (which is also defined as the "Direct Loan" in the Indenture).

> REMEDIES. If an Event of Default shall have occurred, in addition to all rights 8. and remedies available under the Bond Documents and under law or in equity, Beneficiary may take any of the following actions:

Acceleration Beneficiary may declare the entire amount of the Bonds illities immediately due and payable, without presentment, demand. notion protest or notice of protest, all of which arr 8.1 and other Liabilities immediately due and payable, without presentment, demand, notice of any kind, protest or notice of protest, all of which are expressly waived, notwithstanding anything to the contrary contained in any of the Bond Documents. Beneficiary may charge and collect interest from the date of default on the unpaid balance of the Bonds and other Liabilities, at the default rate set forth in the Indenture.

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Possession. Beneficiary may enter upon and take possession of all or any 8.2 portion of the Property, with or without legal action, to operate maintain and/or protect all or any portion of the Property. Beneficiary may also lease all or any portion of the Property to any party, collect therefrom all rentals and, after deducting all costs of collection and administration expense, apply the net rentals to any one or more of the following items in such manner and in such order of priority as Beneficiary, in Beneficiary's sole discretion, may elect: the payment of any sums due under any prior lien, taxes, water and sewer rents, charges and claims, insurance premiums and all other carrying charges, to the maintenance, repair or restoration of the Property, or on account of the Liabilities. Beneficiary is given full authority to do any act which Trustor could do in connection with the management and operation of the Property. This covenant is effective either with or without any action brought to forcelose this Deed of Trust and Solution without applying for a tenewiver of such sector. In 1994 without applying for a receiver of such rents. In addition to the foregoing, upon the occurrence of an Event of Default, Trustor shall pay monthly in advance to Beneficiary or to any receiver appointed to collect said rents the fair and reasonable rental value for Trustor's use and occupation of the Property, and upon default in any such payment Trustor shall vacate and surrender the possession of the Property to Beneficiary or to such receiver the Trustor does not vacate and surrender the Property then Trustor may be evicted by summary proceedings. 20V

Foreclosure and Sale. Beneficiary may (a) direct Trustee to sell (and 8.3 Trustee is hereby empowered to sell) all or any part of the Property, including but not limited to the School Facilities, the Real Estate and all Fixtures and Equipment, in whole or in part in every case, at public auction to the last and highest bidder for cash (free of any equity of redemption, homestead, dower, courtesy or other exemption, all of which are expressly waived by Trustor) at such time and place and upon such terms and conditions as may be required by applicable law or rule of court and after having complied with the Utah law applicable to power of sale foreclosures (a) Power of Sale Foreclosure"); (b) elect to foreclose this Deed of Trust pursuant to a judicial foreclosure action; or (c) take such other action at law, equity or by contract for the enforcement of UNGER

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Umonicial Color this Deed of Trust and realization on the security herein or elsewhere provided for, as the law may allow. In any action or proceeding to foreclose this Deed of Trust or to collect the sums secured hereby, Beneficiary may proceed therein to a execution for the entire unpaid balance of the sum of 3001 600 foll Colori In the event that Beneficiary elects to direct the Truster of pursuant to - P Deed of Trust, together with interest from the date of default at the default rate set forth

party thereof pursuant to a Power of Sale Foreolosure, the following provisions shall apply: (a) in exercising the power of sale and selling such Property, the Trustee shall comply with the provisions of Utah law governing power of sale foreclosures and shall give such notice of hearing as to the commencement of foreclosure proceedings, obtain such findings and leave of court, and give such notice of and advertise such foreclosure sale all as may then be required by such law; (b) upon such foreclosure sale or any required resale, it shall be lawful for the Trustee to convey the Property (or such portion thereof as may have been sold) to the successful bidder by way of a Trustee's deed without any covenant or warranty and any recitals of fact in such Trustee's deed shaft be prima facie evidence of such facts; (c) the Trustee shall be entitled to a reasonable Trustee's fee, not to exceed the maximum fee allowed by applicable law (the Payment of all expenses and multiplication fees, transfer taxes, and court costs; second to the payment of the Prustee's Commission; third to payment of any taxes or governmental assessments which may be a lien against the Property, unless Trustee advertised and sold the Property subject to such taxes or assessments; and fourth, to the payment of the Liabilities the Liabilities and sold the excess, if any, of such "Commission") as well as reimbursement for any attorney's fees incurred by Trustee; (d) as their interests may appear; (e) if the Trustee commences a Power of Sale Foreclosure and such proceeding is terminated prior to the completion thereof, Trustor shall pay to Trustee all expenses incurred by Trustee in connection with such proceeding and sale and a reasonable commission or compensation for services rendered by such Trustee but not more than the maximum fee allowed by applicable law; (f) at any sale conducted by the Trustee, Beneficiary may bid for and become the purchaser of the Property or such portion thereof as has been offered for sale and in Vieu of paying cash therefor Beneficiary may take settlement of the purchase price by a credit upon the Liabilities due and payable to it and secured by this Deed of Trust (g) any sale scheduled by the Trustee may be adjourned by announcement at the time and place appointed for such sale without further notice except as may be required by law; and (h) the sale by Trustee of less than the whole of the Property shall not exhaust the right to sell any remainder of the Property and Trustee is specifically empowered to make a successive sale or sales until the whole of the Property shall be sold; and if the proceeds of such sale of less than the whole of the UMORIE UMOSTIC

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UMONTERCII COPY Real COP 31011 COP HEIGH COP Property shall be less than the aggregate of the Liabilities, this Deed of Trust and the fier hereof shall remain incluil force and effect as to the unsold portion of the Property just as though no sale had been made.

Appointment of Receiver A In addition to all other rights and remedies, 8.4 Beneficiary may petition a court of competent jurisdiction to appoint a receiver for the Property or any portion thereof. Such appointment may be made either before or after application for such receiver, without regard to the then value of the Property or whether the Property shall be then occupied as a homestead or not, and without regard to whether Trustor has committed wante or allowed determined. sale, without notice, without regard to the solvency or insolvency of Trustor at the time of Trustor has committed waste or allowed deterioration of the Property, and Beneficiary or any agent of Beneficiary may be appointed as such receiver. Trustor hereby agrees that Beneficiary has a special interest in the Property and absent the appointment of such receiver the Property shall suffer waste and deterioration and Trustor further agrees that it shall not contest the appointment of a receiver and hereby so stipulates to such appointment pursuant to this paragraph. Such receiver shall have the power to perform all of the acts permitted Beneficiary pursuant to Section 8.2 above and such other powers which may be necessary or customary in such cases for the protection, possession, control, management and operation of the Property during such period as a school or for any other purpose.

Rights as a Secured Party. Beneficiary shall have, in addition to other 8.5 rights and remedies available hereunder and at law or in equity, all rights and remedies of a secured party under the Code with respect to all Personal Property, and may sell or transfer any and all Personal Property, in whole or in part and in one or more occasions, and apply the proceeds thereof to the Liabilities (after payment of costs and fees associated with all such sales and transfers). Beneficiary may elect to foreclose on such of the Property as then comprise fixtures pursuant either to the law applicable to foreclosure of an interest in real estate or to that applicable to personal property under the Code. To the extent permitted by law, Trustor waives the right to any stay of execution and the benefit of all exemption laws now or hereafter in effect.

Excess Monies. Beneficiary may apply on account of the Liabilities any 8.6 61011 6019 unexpended monies still retained by Beneficiary that were paid by Truster to Beneficiary: (a) for the payment of, or as security for the payment of, taxes, assessments or other governmental charges, insurance premiums, or any other charges, or (b) to secure the performance of some act by Trustor.

Other Remedies. Beneficiary shall have the right, from time to time to 8.7 bring an appropriate action to recover any sums required to be paid by Trustor under the terms of this Deed of Trust, as they become due, without regard to whether or not any other Liabilities shall be due, and without prejudice to the right of Beneficiary thereafter to bring an action of foreclosure, or any other action, for any default by Trustor existing at the time the earlier action was commenced. In addition, Beneficiary shall have the right to set-off all or any part of any amount due by Trustor to Beneficiary under any of the Liabilities, against any indebtedness, liabilities or obligations owing by Beneficiary in UMOSTIL

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UMONTERCII COPY any capacity to Trustor including any obligation to disburse to Trustor any funds or other property on deposit with or otherwise in the possession, control or custody or Beneficiary. 2101 COP 2001 600

Real COP remedies granted hereunder, Trustee and Beneficiary shall have all rights and remedies available under law and in equity. $\bigcirc \bigcirc \bigcirc$

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Substitute Trustee. Beneficiary may, at any time and from time to time, 9.1 without notice, at the Beneficiary's discretion, remove Trustee and appoint a substitute trustee (the "Substitute Trustee") by filing in the records where this Deed of Frust is recorded an instrument affecting such removal and appointment. A Substitute Trustee shall be vested with title to the Property and with all rights, powers, and duties of the original Trustee herein and all provisions hereof pertaining to the Trustee shall similarly affect any Substitute Trustee. The necessity of Trustee, or any Substitute Trustee, making wath or giving bond is expressly waived.

Notices: All notices and communications under this Deed of Trust shall reliable overnight commercial courier (charges prepaid) eed of Trust. Notice shall be deemed very, upon deliver 9.2 be in writing and shall be given by either (a) hand-delivery, (b) first class mail (postage prepaid), or (c) reliable overnight commercial courier (charges prepaid), to the addresses listed in this Deed of Trust. Notice shall be deemed to have been given and received: (a) if by hand delivery, upon delivery; (b) if by mail, three (3) calendar days after the date first deposited in the United States mail; and (c) if by overnight courser, on the date scheduled for delivery. A party may change its address by giving written notice to the other party as specified herein.

The rights and remedies of Beneficiary as other Bond Document shall be cumulative and successively or together, may he id shall be in addition Remedies Cumulative. 9.3 provided in this Deed of Trust or in any other Bond Document shall be cumulative and concurrent, may be pursued separately, successively or together, may be exercised as often as occasion therefor shall arise, and shall be in addition to any other rights or remedies conferred upon Beneficiary at law or in equity. The failure, at any one or more , elell copy times, of Beneficiary to assert the right to declare the Liabilities due, grant any extension of time for payment of the Liabilities, take other or additional security for the payment thereof, release any security, change any of the terms of the Bond Documents, or waive or fail to exercise any right or remedy under any Loan Document shall not in any way affect this Deed of Trust or the rights of Beneficiary.

No Implied Waiver. Beneficiary shall not be deemed to have modified or 9.4 waived any of its rights or remedies hereunder unless such modification or waiver is in writing and signed by Beneficiary, and then only to the extent specifically set forth therein. A waiver in one event shall not be construed as continuing or as a waiver of or COR bar to such right or remedy on a subsequent event.

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UMOMBER Partial Invalidity. The invalidity or unenforceability of any one or more stall colory Keloll Color provisions of this Deed of Trust shall not render any other provision invalid or unenforceable. In Vieu of any invalid or unenforceable provision, there shall be added automatically a valid and enforceable provision as similar in terms to such invalid or unenforceable provision as may be possible.

> ઈ.&ી Binding Effect. (The covenants, conditions, walvers, releases and agreements contained in this Deed of Trust shall bind, and the benefits thereof shall inure (to, the parties hereto and their respective heirs, executors, administrators, successors and assigns and are intended and shall be held to be real covenants running with the land provided, however, that this Deed of Trust cannot be assigned by Trustor without the prior written consent of Beneficiary, and any such assignment or attempted assignment by Trustor shall be void and of no effect with respect to Beneficiary.

modified or terminated except by an agreement in writing signed by the party against whom enforcement of any waiver, change, modification or discharge is sought.

Bond Purpose: Trustor represents and warrants that the Bonds or other mmodations included as Liabilities secured by this Deed of Trust ware y for the purpose of carrying on or acquiring a business not for residential, consumer or business 9.8 financial accommodations included as Liabilities secured by this Deed of Trust were obtained solely for the purpose of carrying on or acquiring a business or commercial investment and not for residential, consumer or household purposes.

9.10 Joint and Several Liability. If Trustor consists of more than one person or entity, the word "Trustor" shall mean each of them and their liability shall be joint and several.

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Machine Colori IN WITNESS WHEREOF, Trustor, intending to be legally bound, has duly filled and delivered this Deed of Trust and Security Agreement under seal as of the legal are first above written. executed and delivered this Deed of Trust and Security Agreement under seal as of the day and year first above written. UMONIACI UMONTAL 6 WEILENMANN SCHOOL OF DISCOVERY, a Utah non-profit corporation By: Name: Dallis Nordstrom Title: Board Chair UMOUTHEREIL SICIL COPY Witness: UnoffileIoliness: NOAH SUINE reusure Title: Board Secretary STATE OF UTAH COUNTY OF <u>Sal+ Lake</u> On the <u>5</u> of June, 2012, before me, the undersigned Notary Public, personally appeared Dallis Nordstrom Board Chair of Weilenmann School of Discovery of Utah normality STATE OF UTAH Dallis Nordstrom, Board Chair of Weilenmann, School of Discovery, a Utah nonprofit corporation, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and CORM acknowledged to me that he executed the same in his authorized capacity and that by his signature on the instrument the entity upon behalf of which the person acted, executed the instrument. ROLL Notary Public NRBARA BARNEY DONE nmission #601 Commission Exist Notary Public April 20, 2014 State of Utah UMOMERCIU COPY Unofficient [SEAL] , all Color COR 00946691 Page 21 of 26 Summit County NPCHLT1:463676.3-AGR-(PFB) 04642900008 21

EXHIBIT A

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REAL PROPERTY DESCRIPTION

UMONTEICILCOPY UMO ANCION COPY Muonthenen Color Beginning at the East quarter corner of Section 10, Township 1 South, Range 3 East, Salt Lake Base and Meridian; thence North 00°04'11" West along the East line of Lot 2 a distance of 1134.85 feet; thence South 61°16'46" West 625.69 feet; thence North 00°04'11" West 15.4 feet; thence South 46°43'36" West 181.53 feet; thence North 18°21'11" West 157.78 feet to the True Point of Beginning: thence South 56°37'40" West 386.86 feet; thence South 02°12'48" East 305.16 feet; thence South 42°54'58" West 248.60 feet; thence North 42°19'31" West 410.84 feet; thence North Warranty Deed to the State The State The Southeasterly line of that tract of land on dearth Warranty Deed to the State The State The Southeasterly line of that tract of land on dearth Warranty Deed to the State The S Road, said right of way line also being the Southeasterly line of that tract of land as described in Warranty Deed to the State Road Commission of Utah, recorded July 25, 1972 as Entry No. 116412 in Book M39, Pages 586 and 587, in the office of the recorder of Summit County, Utah, the following five courses being along said right of way line: (1) thence North 61°36'00" East 96.33 feet West 3859.72 feet of which the central angle is 05°00'00"; (4) thence Northeasterly along the arc of said curve a distance of 336.82 feet; (5) thence North 61°36'00" East 231.76 feet to the intersection with the Westerly line of a tract of land as described in a Quit Claim Deed to Judith L. Maedel, recorded May 18, 1981 as Entry No. 179621 in Book M187, Page 501, in said Recorder's office, the following course being along the Westerly line of said tract; thence South 18°21'11" The following is shown for informational purposes only: Tax Parcel No. PP-38-C-1. to a point on a tangent 3779.72 foot radius curve concave Southeasterly (the radius point bears Unofficial copy

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DESCRIPTION OF PERSONAL PROPERTY

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All of Weilenmann School of Discovery's (referred to as "Debtor") right, title and interest in and to all assets of Debtor, including but not limited to the following property (collectively referred to as the "Collateral"):

All accounts, accounts receivable, contract rights, chattel paper and ther rights of Debtor to the payment of money of every nature. twee her now owing to Debtor or hereafter arising are and non-cash), including weet (a) instruments, and all other rights of Debtor to the payment of money of every nature, type and description, whether now owing to Debtor or dereafter arising, and all monies and other proceeds (cash and non-cash), including, without limitation, the following: all accounts, accounts receivable, book debts, instruments and chattel paper, books of account, computer storage media, ledger books and records of Debtor, deposit account balances, notes, drafts, acceptances, rents, payments under leases or safes of equipment or inventory and other forms of obligations now or hereafter received by or belonging or owing to Debtor for goods sold or leases and/or services rendered by it, and all of Debtor's rights in, to and under all purchase orders, instruments and other documents now or hereafter received by it evidencing obligations for and representing payment for goods sold or leases and/or services rendered, and all monies due or to become due to Debtor under all contracts for the sale or lease of goods and/or the performance of services by it, now in existence or hereafter arising, including, without limitation, the Jeloil Color right to receive the proceeds of said purchase orders and contracts; all contracts, leases, instruments, undertakings, documents of other agreements in or under which Debtor may now othereafter have any right, title of interest; all customer lists, fax refunds due Debtor from any governmental agency and any and all proceeds of any of the above and any and all replacements of or accessions to and property similar to the foregoing;

All inventory now owned or hereafter acquired by Debtor, of every (b) nature, type and description, wherever located, including, without limitation, all of Debtor's goods or personal property held for lease or sale or being processed for lease or sale, all raw materials, work in progress, finished goods, packaging materials, and all All rights of the Debtor as an unpaid vendor or lienor (including) All books, records other materials or supplies used or consumed or to be used or consumed in Debtor's business or in the processing, packaging or shipping of the same, and any and all instruments, documents, property, books and records, computer storage media and ledger books arising out of or related in any way to any of the foregoing

(c) without limitation, stoppage in transit, replevin and reclamation) with respect to any inventory or other velated properties of the Debtor

Eleil Colori (d) and hardware, data processing records and correspondence in any way related to any of <u>ر</u>م (the Collateral; th UTRO HTTEROIL UMOSTICICI

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UMONTEICH COPY Coll Col Stoll COP All materials, reserves, deferred payments, deposits or advance for the second payment relation of the second payment (e) payment for materials undisbursed loan proceeds, or refunds for overpayment relating to any of the Debtor's accounts or inventory;

Any and all accounts and funds under the Indenture (as defined in (f)the Servicing Agreement) to secure the Bonds issued thereunder and all cash, money, investments or instruments held therein;

Any and all of Debtor's goods held as equipment, including, machinery, tools, dies, furnishings, or fixtures, wherever locates. (g) without limitation, all machinery, tools, dies, furnishings, or fixtures, wherever located whether now owned or hereafter acquired, and any computer programs embedded in such equipment and any supporting information provided in connection with a transaction relating to the computer program if the program is associated with the equipment in a manner that it customarily is considered part of the equipment, or by becoming the owner Any and all fixtures (as defined in the UCC), whether now down or will become fixtures on the real property datached hereto ("Real Property"); of the equipment, a person acquires a right to use the program in connection with the equipment, together with all increases, parts, fittings, accessories, equipment, and special tools now or hereafter affixed to any part thereof or used in connection therewith;

(h) existing or hereafter acquired which are or will become fixtures on the real property. identified on Exhibit A attached hereto ("Real Property");

Any and all of Debtor's rights and interests in instruments and/or (i)Elell COPY documents (as such terms are defined in the UCC), whether now owned or hereafter acquired including, without limitation negotiable instruments, promissory notes (as defined in the UCC), documents of (itle owned or to be owned by Debtor, and all liens, security agreements, leases, and other contracts securing or otherwise relating to any of said instruments or documents

All of Debtor's rights and interests in the Trust Estate under the (i) Indenture and all rights and interest in the Bond Fund, Cost of Issuance and School Acquisition Fund, Reserve Fund and Revenue Fund, each as defined in the Indenture and subject to the lien of the Bond Trustee under the Indenture;

HEIGH COPY Any and all of Debtor's rights and interests in chattel paper, (k) electronic chattel paper, and tangible chattel paper (as such terms are defined in the UCC), including security interests in software and license of software used in specific goods and leases of specific goods and license of software used in the goods;

Any and all of Debtor's rights and interests in and to payment or **(I)** performance under a letter of credit, whether or not the beneficiary has demanded or is at the time entitled to demand payment or performance;

Any and all of Debtor's rights and interests in and to a letter-of-(m) credit right or secondary obligation that supports the payment or performance of an account, chattel paper, a document, a general intangible, or an instrument (as such terms are defined in the UCC);

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Umonthelall Copy Any and all of Debtor's general intangible property, including the state of the sta Coll Color 21011 CO(97) **(n)** payment intangibles (as defined in the UCC), whether now owned or hereafter acquired by Debtor or used in Debtor's business currently or hereafter, including, without limitation, all patents, trademarks, service marks, trade secrets, copyrights and exclusive licenses (whether issued or pending), literary rights, contract rights and all documents, Elell COP applications, materials and other matters related thereto, all inventions, all manufacturing, engineering and production plans, drawings, specifications, processes and systems, all trade names, goodwill and all chattel paper, documents, and instruments relating to such general intangibles;

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All Revenues of Debtor from whatever source, including but not (o) limited to, all pledges and contributions (subject in each case to any restrictions on the use thereof from the contributing party). "Revenues" refers to all revenues, income, receipts and money received in any period by or on behalf of Debtor (other than the Joll Color proceeds of any permitted borrowing, and other than interest earned on such proceeds if and to the excluded by the terms of the borrowing), including but without limiting the generality of the foregoing, all (a) turtion payments, fees and other revenues derived from the operations of Weilenmann School of Discovery in Park City, Utah (and any other school facilities) (the "School"), (b) payments made by the State of Utah or any political subdivision or agency thereof to or for the benefit of Debtor or the School and the right to receive all such payments, (c) gifts, grants, bequests, donations and contributions to Debtor for the School exclusive of any gifts, grants, bequests, donations and contributions to the extent specifically restricted by the donor to a particular purpose inconsistent) with their use for payment under this Indenture, (d) proceeds derived from extent the use thereof is otherwise required by this Indenture, (e) accounts and accounts of the School, except to the receivable relating to or derived from operations of the School, (f) securities and other and intangible property, (h) rental last School, (i) payments for the naming rights for the School and all components thereof, (i) fees, rents and other payments received relating to the provision of concessions and the sale JOH COPY of food, beverages and merchandise at the School or relating thereto or relating to any events at the School, (k) funds received or due under any contract rights and other rights and assets now or hereafter owned, held or possessed by or on behalf of Debtor, (1) all payments, receipts, claims or other payments relating to the operations of the School, (m) federal, state, local, county or city funds received for the School, (n) the right to receive all funds held in escrow for the completion of repairs on the School established in connection with the sale of the School to Issuer, and any revenues and income of any kind or from any source not otherwise listed above, (o) all income earned from the investment of all moneys held from time to time in each fund and account established under the Indenture (but only to secure the Bonds issued pursuant to the Indenture) and (p) any revenues and income of any kind or from any source not otherwise listed above; (0)

(p) All rights All rights in and to all crops, livestock, timber and agricultural Fin State

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UMONTENEN All deposit accounts and bank accounts in all financial institutions (q) and all funds on deposit in such accounts from time to time; ({C)

or att of the collateral or for proceeds payable under, or unearned premiums with respect To, policies of insurance) in whatever form, including, but not limited to, cash, negotiable instruments and other instruments for the payment of money, chattel paper, security agreements and other documents and the proceeds of such proceeds. Any and all products and proceeds of any of the foregoing

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