100 10 16 hours	gon Trust Deed Series—TRUST DEED.	TRUST DE	ED VO	7774 L9	ge <u>31119</u>
1. 2 <b>66</b> 92 2 THIS	TRUST DEED, made thi	is 29 day of		nbu	, 19 4 , between
	SONIE R WEBER, AN EST ASPEN TITLE & ESCROW,	TATE IN FEE SIMPLE , INC			as Grantor,, as Trustee, and
	HOISTNG AMERICA, INC				, as Beneficiary,
М	tor irrevocably grants, bar AMAIH Count	WITNESS rgains, sells and conveys ty, Oregon, described as:	ETH: s to trustee in trus	t, with power of	sale, the property in
LOT 11, 1 CODE 43	HOMELAND TRACTS NO. 2, I MAP 3909-100 TL 201	in the county of klamat	h, state of oreson	<b>V.</b>	
	MOS PERSONAL TOO STANSON RESIDENCE OF A CHIEF PERSONAL TO STANSON TO PERSONAL PERSONAL TOO STANSON TO PERSONAL				
		AND SHAPE OF THE STATE OF THE S			
together with	all and singular the tenement appertaining, and the rents, is	ts, hereditaments and appurt sues and profits thereof and	enances and all other all fixtures now or he	rights thereunto be realter attached to	longing or in anywise now or used in connection with d and payment of the sum
or nerealter a the property. FOR 2	THE PURPOSE OF SECUR.	ING PERFORMANCE of e	each agreement of gran	ntor herein containe	a and payment of the
of	SIXII IROGAW AW A	tiles or order and mad	Dollars, with interest t le by grantor, the fina	hereon according to al payment of princ	cipal and interest hereof, if
The d becomes due sold, convey	aid, to be due and payable and date of maturity of the debt see and payable. In the event to yed, assigned or alienated by the districtions	secured by this instrument is the within described propert the grantor without first havi	the date, stated above ty, or any part thereof ing obtained the writte irrespective of the ma	i, or any interest the en consent or appro- nturity dates expres	herein is sold, agreed to be val of the beneficiary, then, sed therein, or herein, shall
at the benef become imn	ticiary's option, all obligations mediately due and payable.	s secured by this manual.	and consirt H	ot to remove or de	molish any building or im-
provement i	thereon, not to comment	ly and in good and nabitable	Condition		t. t
damaged or 3. To	o comply with all laws, ordina	ances, regulations, covenants, ancino statements pursuant	to the Uniform Comm	nercial Code as the rearches made by	filing officers or searching
to pay for	tiling same in the proper pub a may be deemed desirable by	the beneficiary.	buildings now or her	eafter erected on i	the property against loss or less than \$ 175urable V
agencies as 4. T damage by	o provide and continuously tire and such other hazards	as the beneficiary may from beneficiary, with loss payab	n time to time require	, in an amount not licies of insurance sl nce and to deliver t	hall be delivered to the bene- the policies to the beneficiary
ficiary as s at least fif- cure the sa	soon as insured; if the grantor lteen days prior to the expirat ame at grantor's expense. The	shall fall to the tion of any policy of insurance amount collected under any such order as beneficiary may	ce now or hereafter plants of tire or other insurance y determine, or at options of the cure	ce policy may be	applied by beneficiary upor
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Notary Public for Oregon

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and that the grantor will warrant and torever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. Secured nereby, whether or not named as a behavioral present.

In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so In construing this mortgage is understood that the mortgagor or mortgage may be more than one person; that if the context so In construing the mortgage may be more than one person; that if the context so In construing the mortgage may be more than one person; the context so In construing the mortgage may be more than one person; that if the context so In construing the mortgage may be more than one person; that if the context so In construing the mortgage may be more than one person; the context so In construing the mortgage may be more than one person; the context so In construing the mortgage may be more than one person; the context so In construing the mortgage may be more than one person; the context so In construing the mortgage may be more than one person; the context so In construing the mortgage may be more than one person; the context so In construing the mortgage may be more than one person; the context so In context so In cont IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. x Sonie \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. SONIE R. WEBER SONIE R. WEBER This instrument was acknowledged before me on ... OFFICIAL SEAL

LINDA M. LANGER
NOTARY PUBLIC - OREGON
COMMISSION NO. 015149
MY COMMISSION EXFIRES MAY (\* 154) My commission expires 5/4/96 STATE OF OREGON: COUNTY OF KLAMATH: 30th the Aspen Title Co P M., and duly recorded in Vol. M92 Filed for record at request of o'clock \_ \_ A.D., 19 92 at 3:44 on Page \_\_\_31119 Mortgages .County Clerk Evelyn Biehn of Miller Daulence FEE \$15.00