									persented and, com	
832	57 115 TRUST	-23-94P03 DEED, made	:31 RCVD	SFCC TRUST 3 PO day	of	Vo. June	<u>m94</u>	_Page	5 196	장각 관련하는
JOE M.	LOPEZ, L	IR. and JAI	NET L. LOP	EZ, husba	nd and v	rife				

MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY JAMES YOUNG the struct of the star ments but a present as we as

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as Grantor., as Trustee, and

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...., as Beneficiary, WITNESSETH: dia di t Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in

Klamath County, Oregon, described as:

LOT 9, BLOCK 6, TRACT 1207, SECOND ADDITION TO NORTH HILLS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON. 1452 -1613

ther with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now ereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with together the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum (\$14,000) FOURTEEN THOUSAND AND NO/100of

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary of order and made by grantor, the final payment of principal and interest hereol, if not sooner paid, to be due and payable. SIXty days after the date hereof

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or assignment.

beneficiary's option², all obligations secured by this Instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by grantor of an earnest money agreement⁴⁴ does not constitute a sale, conveyance or assignment.
To protect the security of this trust deed grantor agrees:
1 To protect the security of this trust deed, grantor agrees:
2. To complet or restore promptly and in good and habitable condition and repair; not to remove or demolish any building or improvement thereon, and pay when due all costs incurred therefore.
3. To complet or restore promptly and in good and habitable conditions and restrictions affecting the property; if the beneficiary or or quest to join in excerning such timacing statements pursuant to the Uniform Commercial Code as the beneficiary arguine and to pay lor filing same in the proper public offices or offices, as well as the food office or offices, as well as the beneficiary or provide and continuously maintain insurance on the buildings new or hereafter erected on the property against loss or or the buildings new or hereafter placed on the buildings, the beneficiary arguine as the beneficiary in y from time to time require, in an amount not less than 5. CULL INSULP evolution of the schedulary in the beneficiary or on the buildings new or hereafter placed on the buildings, the beneficiary way for any indebteness secured hereby and in such order as beneficiary or on any pay be applied by beneficiany on the content as a second on the buildings, the beneficiary arguing the second on the buildings, the second on the buildings, the second on the schedul hereby and in such order as beneficiary any be applied as second the property before any part of such as the second on the buildings, the second as the beneficiary arguing the second as the beneficiary and y to a second by be cleaned as a second as the beneficiary and pay is a state of expressed to grantor. Such applicat

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency theraof, or an escrow agent licensed under ORS 696.505 to 696.535. WARNING: 12 USC 1701|-3 regulates and may prohibit exercise of this option. *The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

TRUST DEED	 I. D. D. HARDER, M. S. D. LEWISSON, AND SALES AND ADDRESS AND ADDRESS ADDRESS AND ADDRESS AND ADDRESS	STATE OF OREGON, County of
Grantor of the scolent of the scolen	SPACE RESERVED	day of
After Recording Return to (Name, Address, Zip): State (States) James: Young c/o Entek: Manufacturing, Inc. P.O. Box 39 Lebanon, OR 97/355	(a) A social expression and all complete experiments and all complete experiments and all complete experiments and all complete experiments and and and all complete experiments and and and all complete experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately between the provide experiments. The provide experiments are approximately between the provide experiments are approximately bexperiments are approximately betwe	Witness my hand and seal of County affixed.

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benefit of Directors Mortgage Loan Corporation to secure payment of \$112,500,

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, lamily or household purposes (see Important Notice below), (b)- for an organisation or foron if grantor is a natural percent) are for business or commercial purposes. This deed applies to immer to the benefit of and birds all parties hereto, their heres legates; devices, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF: the grantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF; the grantor has executed this instrument the day and ye

MPORTANT NOTICE: Delote, by lining out, whichever warrant, tot applicable; if warranty (a) is applicable and the beneficiary is such word is defined in the Truth-in-Lending Act and Regu eneficiary MUST comply with the Act and Regulation by mal isclosures; for this purpose use Stevens-Ness Form No. 1319; o f compliance with the Act is not required, disregard this notice.	is a creditor.
STATE OF OREGON, C (CTCOID) OF BLIES This instrument we by JOE M, LOPEZ.	
OFFICIAL SEAL HELEN M. FINK NOTARY PUBLIC - OREGON COMMISSION NO. 014766 MY COMMISSION EXPRESSION 20,1996	Alle Minter Public for Oregon My commission expires 4/20/96
A.D., 19 <u>94</u> at 3:	ss. <u>• M. Lopez Jr.</u> the <u>23rd</u> d
of <u>Mort</u>	gages on Page <u>19648</u> Evelyn (Biehn - County Clerk

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By Dauline Mullende