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ASPEN TITE MARION ROS	LE & ESCROW, INC.	AA. HINES, husband and wife as to an undivided or YBETH HINES, husband and wife as to an***
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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

This deed applies to, injures 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 if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be more than one person; that made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. hades assumed and impried to make the provisions hereot apply equally to corporations and to individuals.

It is presented in WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (c) is applicable and the beneficiary is a creditor such word is defined in the Truth-in-Lending Act and Regulation Z, the disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent if compliance with the Act is not required, disregard this notice. STATE OF OKEGON, County of the instrument was acknowledged before me on NOVEMBER 15 19 93 to the property of t essamment of the color OFFICIAL SEAL
MARLENE T. ADDINGTON
NOTARY PUBLIC: OREGON
COMMISSION NO. 022238
WY COMMISSION EXPIRES MAR: 22,1997 THIE i Valumo SEE aton) Notary Public for Oregon KLAME LE REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) Custof The accepta Statis, bargains, sells an Lusto system function and some son The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been tully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the together, with the trust deed) and to reconvey, without warranty, to the parties designated by the trust deed (which are delivered to you herewith the trust deed). est and in it. HINES AND MACKELTE HINES, husband and wite as to an DATED: of lose or destroy this Trust Deed OR THE NOTE which it secures.

must be delivered to the trustee for cancellation before 63 Creator MOMERABER econveyance will be made. Demes : VALUATAN KUND TRUST DEED Posité pie, sat -- Croson Total Dans Series -- IRUST DEEG. Beneficiary ASPEN TELLS: NO. 03010829 12 5 1. 103

His 2-Callections

EXHIBIT "A"

All that portion of Lot 9, Block 3, ALTAMONT ACRES, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point on the East line of Altamont Drive 54.4 feet South of the Northwest corner of said Lot 9; thence running East at right angles to Altamont Drive, a distance of 221.9 54.5 feet; thence West at right angles to Altamont Drive 221.9 feet; thence North along the East line of Altamont Drive 54.5

CODE 41 MAP 3909-3DC TL 5100

STATE OF OREGON: COUNT	TY OF KLAMATU			
Filed for record at request of				
of Nov A	.D., 19 93 at 3:33	en Title co	the15th	
FEE \$20.00	Mortga	iges On Page	d duly recorded in Vol. M93	day
		By Biehn	30118 County Clerk une Mulenolore	
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