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LINE	OF	CHEDIT	" MO	ALC	GAGE

**TRUST DEED** 

Vol. M& Page 11911

The maximum amount to be advanced pursuant to the

This is a revolving adjustable rate Deed of Trust

Afte	er reco	rding	return	to:
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2177

After recording re	eturn to:	Line of Credit Agreement secured by this Trust Deed 15 \$28,000
BENEFICIARY:	Mellon Financial Services Corporation	Agreement secured hereby is 20 years.
Branch Office	2603 Crosby Avenue	
e di San	Klamath Falls, OR 97603	
Grantors (Borro	wers)	
Arm	ando W. Bolletio and Thelma K. Bolletio	
	8 Austin St.	
address	nath Falls, OR 97603	

The Grantors above named are or may become indebted under the terms of a Revolving Loan Agreement dated 6/30/89 in the maximum principal amount of \$ 28,000 to the beneficiary named above at the above office and evidencing advances made by said beneficiary up to the actual amount of the maximum principal thereof. Advances shall not be made more than 20 years from the date of the Revolving Loan Agreement and any balance remaining after 20 years shall be paid in full within 15 years, which is the date of maturity if not sooner paid.

The indebtechess secured by this deed of trust is a revolving line of credit. Funds may be advanced by beneficiary, repaid by grantor and subsequently readvanced by beneficiary. Notwithstanding the amount outstanding at any particular time this deed of trust secures the total indebtedness to the Maximum Principal Amount. Absent a default by grantor under the terms of the Revolving Loan Agreement all advances thereunder by beneficiary are obligatory and are secured by this deed of trust. All such obligatory advances will have the same priority as the funds initially advanced under the Revolving Loan Agreement. Default in making any payment shall, at the option of the beneficiary hereof and vi thout notice or demand, render the entire outstanding balance unpaid thereon at once due and payable. The interest rate, premiums or payment terms on the revolving loan agreement may be indexed, adjusted, renewed or renegotiated.

Grantorshereby convey to Trustee, ASDED Title & Escrow Incin trust with power of sale the following described property:

Lot 19, Block 1, THIRD ADDITION TO ALTAMONT ACRES, in the county of Klamath, State of Oregon.

The Grantors covenant to the Beneficiary that they are the owner of said property free of all encumbrances except

## none

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and that they will warrant and forever defend the same against all persons.

Grantor warrants that the Real Property described herein is not used for agricultural, timber, or grazing purposes.

The Grantors agree: to maintain the property in good condition, not to remove or demolish any building; to provide insurance on the buildings now or hereafter erected in an amount of not less than the principal balance due upon this note or any note hereafter given for which this trust deed shall be security, said insurance to name the Beneficiary as the loss payee to the extent of an outstanding indebtedness, the policy to be delivered to the beneficiary; to keep the property free of all liens of any nature and to pay all taxes and assessments levied upon the property. In the event of the Grantors' failure to pay any taxes or liens, the Beneficiary may do so and add said sums to the Grantors' obligation at the rate of interest described thereon to be paid on the demand of the Beneficiary. In the event the right of eminent domain or condemnation is exercised in regard to said property any moneys received from said proceeding shall be applied to the above indebtedness until it is paid in full. If the Grantor sells or transfers the above described property such sale or transfer shall be an event of default.

Upon default by the Granter hereunder, it is agreed Beneficiary may at any time enter upon and take possession of said property and may either proceed to foreclose this trust deed in equity as a mortgage in the manner provided by law for mortgage foreclosures or direct the Trustee to foreclose this trust deed by advertisement and sale in the manner provided for foreclosing a trust deed in ORS 86.705 to 86.795. Upon the foreclosure the Trustee shall apply the proceeds of the sale first to expenses of the sale, including reasonable attorney fees and compensation of Trustee in the proceeding, then to the obligation secured by the trust deed, then to all recorded liens subsequent to the interest of the Trustee as they may appear in the order of their priority and the surplus, if any, to the Grantors, or to their successors and interests entitled to such surplus.

The Beneficiary may from time to time appoint a successor or successor trustees. The successor trustee upon such appointment shall be vested with all title, powers and duties of the Trustee herein named. Grantors agree to pay all filing fees as well as the costs and disbursements in any proceedings to enforce this obligation.

Receipt of an exact copy of this document is hereby acknowledged by the undersigned.

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State of Oregon

County of Klamath ::: 5: Personally appeared the above named ) Armando N. & Thelma K. Bolletio ione OT their abiuntasy ect a (séal) 2 Tella: STATE OF OREGON: COUNTY OF KLAMATH:

the

day

## Filed for record at request of \_\_\_\_\_ Aspen Title Co. of

<u>June</u> A.D., 19	<u>89</u> at <u>3:49</u>	o'clockP_M., and	duly recorded in VolM89
of	<u>Mortgages</u>	on Page	11911
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FEE \$8.00