ASPEN BUTTO NOT SE

6651	LINE OF CREDIT MO TRUST DEE	D
This is a revolving	adjustable rate Deed of Trust	The maximum amount to be advanced pursuant to the Line of Credit Agreement secured by this Trust Deed is
After recording re	전 교육점에 많은 선생님들이 그렇다는 그렇다고 나왔다. 하게 하다고 하는 그 없었다. 유명 등에 보았다. 없는 것은	\$_30_000 The term of the Line of Credit Agreement secured hereby is 20 years.
BENEFICIARY:	Mellon Financial Services Corporation	Agreement Secured notes (10.20)
Branch Office	2603 CROSBY AVE	## 전통 전통 보통 환경 환경 전 경기 보고 있는 것이 되었다. 그 그 그 것이 없는 것이 되었다. ## 한국 전 경기를 보고 있다. 그는 것이 되었다. 그는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다.
	KLAMATH FALLS, OR 97603	선물 맞았다. 100 12 12 12 12 12 12 12 12 12 12 12 12 12
Grantors (Borro	그 많은 살아 그 아들은 집에 보고 있는데 아래의 회사를 가는 아들은 경기를 가는 것을 하는데 하는데 모양했다.	
name	LEEN ARNOLDI	<u>경영하는 경영하는 경영</u> 경영하는 것이 되었다. 그 같은 것이 되었다. 경화실 하고 있는 것을 하는 것이 있다.
P.O. BOX	로 본 회 및 100 Har 1997	<u> 15일 왕이고 50년 전 전 - 그</u> 리고 이 그는 그 그는 것이 있습니다. 1200년 - 그리고 10년 10년 1일
_SPRAGUE_R	IVER,OR 97639	<u>등 사람들은 경기를 하고 말했</u> 다. 2012년 - 1일 - 1일
maximum princi said beneficiary date of the Revo of maturity if no	up to the actual amount of the maximum principal thereo diving Loan Agreement and any balance remaining after 20 at sooner paid.	ove at the above office and evidencing advances made by f. Advances shall not be made more than 20 years from the years shall be paid in full within 15 years, which is the date
and subsequent secures the total Agreement all a will have the sal at the option of due and payable or renegotiated	Ily readvanced by beneficiary. Notwithstanding the amou al indebtedness to the Maximum Principal Amount. Absen dvances thereunder by beneficiary are obligatory and are me priority as the funds initially advanced under the Revol- the beneficiary hereof and without notice or demand, ren by The interest rate, premiums or payment terms on the re-	t a default by grantor under the terms of the Revolving Loan secured by this deed of trust. All such obligatory advances ving Loan Agreement. Default in making any payment shall, ider the entire outstanding balance unpaid thereon at once volving loan agreement may be indexed, adjusted, renewed
Grantorshereby	convey to Trustee, ASPEN TITLE & ESCROW	_in trust with power of sale the following described property:
THE S 1/2 RANGE 10 STATE OF	OF THE NW 1/4 OF THE NW 1/4 OF SECTI EAST OF THE WILLAMETTE MERIDIAN, IN T OREGON.	ON 24, TOWNSHIP 36 SOUTH, HE COUNTY OF KLAMATH,
CODE 8 M/ The Grantors c	AP 3610–2400 TL 500 ovenant to the Beneficiary that they are the owner of said	l property free of all encumbrances except
NONE		
and that they	will warrant and forever defend the same against all perso	ons.
buildings now for which this indebtedness, assessments I add said sums event the right shall be applie or transfer sha	or hereafter erected in an amount of not less than the print rust deed shall be security, said insurance to name the B the policy to be delivered to the beneficiary; to keep the pevied upon the property. In the event of the Grantors' fail to the Grantors' obligation at the rate of interest describe to feminent domain or condemnation is exercised in regard to the above indebtedness until it is paid in full. If the Grant be an event of default.	emove or demolish any building; to provide insurance on the ncipal balance due upon this note or any note hereafter given eneficiary as the loss payee to the extent of an outstanding property free of all liens of any nature and to pay all taxes and ure to pay any taxes or liens, the Beneficiary may do so and ad thereon to be paid on the demand of the Beneficiary. In the d to said property any moneys received from said proceeding antor sells or transfers the above described property such sale
may either pro direct the Trus 86.705 to 86 reasonable at recorded liens Grantors, or to	oceed to foreclose this trust deed in equity as a mortgage stee to foreclose this trust deed by advertisement and sal 5.795. Upon the foreclosure the Trustee shall apply the progression of Trustee in the proceedin subsequent to the interest of the Trustee as they may ap to their successors and interests entitled to such surplus.	any time enter upon and take possession of said property and in the manner provided by law for mortgage foreclosures or e in the manner provided for foreclosing a trust deed in ORS roceeds of the sale first to expenses of the sale, including g, then to the obligation secured by the trust deed; then to all pear in the order of their priority and the surplus, if any, to the
be vested wit disbursement	h all title, powers and duties of the Trustee herein named s in any proceedings to enforce this obligation.	trustees. The successor trustee upon such appointment shall Grantors agree to pay all filing fees as well as the costs and
	exact copy of this document is hereby acknowledged by	the undersigned.
	AMATH :ss:	
DENO T &	peared the above named) ALLEEN T. ARNOLDI (husband & wife) edged the foregoing instrument	Demo O Amealdo
tobe_THEII	Grantor	Meno O Chincolde
voluntary act		ileen Unolde
(Spal)A Roy	10/04 hingsign expires	
PUBLIC	Request for Full Rec To be used only when obligat	
WALL CE CLOS	undersigned is the legal owner and holder of all indehted	ness secured by the foregoing trust deed. All
	EGON: COUNTY OF KLAMATH: ss.	akki akan niki kata kutuan di dalah salah dalah salah dalah dalah salah dalah dalah dalah dalah dalah dalah da Akan ki aki katan dalah da
Filed for record	at request of Aspen Title Co.	the <u>19th</u> d
01	Oct. A.D., 1989 at 11:13 o'clo of Mortgages	on Page <u>19942</u>

Evelyn Biehn County Clerk

By Daulese, Mullindere