TRUST DEED

THIS TRUST DEED, made on NOVEMBER 5, 1996, between

LARRY W. BURNHAM SR. and PAULETTE BURNHAM, husband and wife , as Grantor,

, as Trustee, and AMERITITLE

LARRY L. COLLMAN, as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as:

LOT 6 IN BLOCK 70 OF KLAMATH FALLS FOREST ESTATES, HIGHWAY 66 UNIT, PLAT NO. 3, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON

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

specifier with all and singluar the tenements, hereditaments and appurtenances and all other rights thereum belonging or in anywise now or hereafter apperating, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granto herein canalined and payment of the sum of "THRIRTY TWO THOUSAND FIVE HUNDRED" Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made payable by grantor, the final payment of principal and interest hereof, if not soon content is be dead, as the property of the content of the payable of the sum of the payable by grantor, the final payable is a property of the payable of the payable by grantor, the final payable of the event the within described property, or any part thereof, or any interest therein is sold, agreed to be cold, conveyed, assigned, or altenated by the grantor without first having obtained the written content is sold, agreed to be cold, and the security of this trust deed, grantor agrees:

1. To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property and good condition and repair; not to temove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To complete or restore promptly and in good workmain the manner any building or improvement which may be constructed, damaged or destroyed thereos, architectures, regulations, ecvenants, conditions and restrictions affecting the property; if the beneficiary was require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary was required in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are

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 thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

TRUST DEED LARRY W. BURNHAM SR. and PAULETTE BURNHAM

Grantor LARRY L. COLLMAN 2263 HOLIDAY BREMERTON, WA 98312 Beneficiary

ESCROW NO. MT39333 MS After recording return to: AMERITITLE

AMERII 222 S. 6TH STREET KLAMATH FALLS, OR 97601

in excess of the amount required to pay all reasonable costs, expenses and attorney's feet necessarily paid or incurred by grantor in such proceedings, shall be platfor connecticary and applied by it first upon any such reasonable costs and expenses and incurred by beneficiary in such proceedings, and the proceedings and processary in obtaining such compensation of the interview of the such as a small beneficiary in such processors. At any time and from time to time upon written request of hereful processors and property; (b) Joint persons for the payment of the individual free processors legally entitled thereto, and the recitals therein of any mattern or facebally reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any mattern or facebally reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any mattern or facebally reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any mattern or facebally reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any mattern or facebally reconveyance may be described as the "person or the payment of the payment o oregon.

and that the grantor will warrant and forever 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 [NOTICE: Line out the warranty that does not apply]

(b) for an organization, or (even if 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 beneficary shall mean the holder and owner, including pledgee, of the context secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if 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 IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. OFFICIAL SEAL MARJORIE A. STUART MOTARY PUBLIC-OREGON COMMISSION NO. 040231 MY COMMISSION EXPIRES DEC. 20, 1998 AURNHAM ST BURNHAM STATE OF OREGON, County of Klamath SS. This instrument was acknowledged before me on LARRY W. BURNHAM SR. and PAULETTE BURNHAM (November & 1996 My Commission Expires_12/20/98 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid) 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 fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to:

19

Beneficiary

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before

DATED:

reconveyance will be made.

THIS TRUST DEED IS AN "ALL INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO THE TRUST DEED NOW OF RECORD DATED JUNE 17, 1994 AND RECORDED JUNE 30, 1994 IN VOLUME M94, PAGE 20396, MICROFILM RECORDS OF KLAMATH COUNTY, OREGON IN FAVOR OF AVCO FINANCIAL SERVICES OF SOUTHERN CALIFORNIA, INC., AS BENEFICIARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED.

LARRY L. COLLMAN, BENEFICIARY HEREIN, AGREES TO PAY WHEN DUE ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE IN FAVOR OF AVCO FINANCIAL SERVICES OF SOUTHERN CALIFORNIA, INC., AND WILL SAVE GRANTORS HEREIN, LARRY W. BURNHAM, SR. AND PAULETTE BURNHAM THEREFROM.

SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, GRANTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO SAID PAID BY GRANTOR HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.





	COPYRIGHT 1991 STEVENSHESS LAW PURILISHING CO., PORTLAND.
	35764
This insurance coverage disclosure is proving gagor/borrower/purchaser:	ICE COVERAGE DISCLOSURE
Larry L. Collman	vided by the following lending institution/lender/seller to the following me
LENCING INSTITUTION/LENCEH/SELLER	Larry W. Burnham, Sr C Day
Address	A SECULIAR DE LA CONTROL DE LA
	Address
In accordance with ORS 746.201(2), the lend	ing institute a
the following notice to the mortgagor/borrower/purch	ing institution/lender/seller (referred to below as "we" or "us") hereby furnish haser (referred to below as "you" or "your"):
한테 시작에 뭐 이 가장하는 이 눈이 아니라 가셨다는데, 다	多点,是一个一个大型的大型的一个特殊的一个特殊的。
	WA DAUDIO
VI IIIS COVERAGE by	Pay ally Cirim non-mail.
You are responsible for the cost of any insurant this added amount. The effective date of coverage roof of coverage.	isurance coverage as required by our contract or loan agreement, we may put it. This insurance may, but need not, also protect your interest. If the collaters to pay any claim you make or any claim made against you. You may later can be obtained property coverage elsewhere. The cost of this insurance may be added to your contract or loan balance, the interest rate on the underlying contract or loan will apply may be the date your prior coverage lapsed or the date you failed to provide
You are responsible for the cost of any insurant to this added amount. The effective date of coverage roof of coverage. The coverage we purchase may be considerably for any need for property damage coverage or any may	isurance coverage as required by our contract or loan agreement, we may put it. This insurance may, but need not, also protect your interest. If the collateral to a surance may ou make or any claim made against you. You may later can be contracted by us. The cost of this insurance may be added to your contracted purchased by us. The cost of this insurance may be added to your contracted loan balance, the interest rate on the underlying contract or loan will apply the date your prior coverage lapsed or the date you failed to provide your expensive than insurance you can obtain on your own and may not see undatory liability insurance you can obtain on your own and may not see
You are responsible for the cost of any insurant to this added amount. The effective date of coverage in the coverage. The coverage was a state of the coverage in the coverage in the coverage.	isurance coverage as required by our contract or loan agreement, we may put it. This insurance may, but need not, also protect your interest. If the collateral to a surance may ou make or any claim made against you. You may later can be contracted by us. The cost of this insurance may be added to your contracted purchased by us. The cost of this insurance may be added to your contracted loan balance, the interest rate on the underlying contract or loan will apply the date your prior coverage lapsed or the date you failed to provide your expensive than insurance you can obtain on your own and may not see undatory liability insurance you can obtain on your own and may not see
You are responsible for the cost of any insurant to this added amount. The effective date of coverage is of coverage we purchase may be considerably any need for property damage coverage or any ma Dated this	isurance coverage as required by our contract or loan agreement, we may put it. This insurance may, but need not, also protect your interest. If the collateral to pay any claim you make or any claim made against you. You may later can expect the contract of this insurance may be added to your contract or loan balance, the interest rate on the underlying contract or loan will apply may be the date your prior coverage lapsed or the date you failed to provide may be expensive than insurance you can obtain on your own and may not saturdatory liability insurance requirements imposed by applicable law.
You are responsible for the cost of any insurant loan balance. If the cost is added to your contract of this added amount. The effective date of coverage roof of coverage we purchase may be considerably any need for property damage coverage or any ma Dated this 5th day of November	Isurance coverage as required by our contract or loan agreement, we may put it. This insurance may, but need not, also protect your interest. If the collateral to pay any claim you make or any claim made against you. You may later can be obtained property coverage elsewhere. It could be not coverage elsewhere. It could be not coverage to this insurance may be added to your contract or loan balance, the interest rate on the underlying contract or loan will apply the date your prior coverage lapsed or the date you failed to provide a may be the date your prior coverage lapsed or the date you failed to provide a more expensive than insurance you can obtain on your own and may not saturdatory liability insurance requirements imposed by applicable law.
You are responsible for the cost of any insurant to this added amount. The effective date of coverage is of coverage we purchase may be considerably any need for property damage coverage or any ma Dated this	Isurance coverage as required by our contract or loan agreement, we may put it. This insurance may, but need not, also protect your interest. If the collateral pay any claim you make or any claim made against you. You may later can obtained property coverage elsewhere. Ice purchased by us. The cost of this insurance may be added to your contract roloan balance, the interest rate on the underlying contract or loan will apply may be the date your prior coverage lapsed or the date you failed to provide more expensive than insurance you can obtain on your own and may not saturdatory liability insurance requirements imposed by applicable law. Larry W. Burnham, Sr. MONTOLOGORIOWER/PURCHASER
You are responsible for the cost of any insurant to this added amount. The effective date of coverage is of coverage we purchase may be considerably any need for property damage coverage or any ma Dated this	Isurance coverage as required by our contract or loan agreement, we may put it. This insurance may, but need not, also protect your interest. If the collateral pay any claim you make or any claim made against you. You may later can bottained property coverage elsewhere. Ice purchased by us. The cost of this insurance may be added to your contract roloan balance, the interest rate on the underlying contract or loan will apply may be the date your prior coverage lapsed or the date you failed to provide more expensive than insurance you can obtain on your own and may not satindatory liability insurance requirements imposed by applicable law. Larry W. Burnham, Sr. MONTOLOGOR/BORROWER/PURCHASER
You are responsible for the cost of any insurant loan balance. If the cost is added to your contract of this added amount. The effective date of coverage is coord of coverage we purchase may be considerably by any need for property damage coverage or any matching and this	Isurance coverage as required by our contract or loan agreement, we may put it. This insurance may, but need not, also protect your interest. If the collateral pay any claim you make or any claim made against you. You may later can obtained property coverage elsewhere. Ice purchased by us. The cost of this insurance may be added to your contract roloan balance, the interest rate on the underlying contract or loan will apply may be the date your prior coverage lapsed or the date you failed to provide more expensive than insurance you can obtain on your own and may not saturdatory liability insurance requirements imposed by applicable law. Larry W. Burnham, Sr. MORTGAGOR/PORROWER/PURCHASER
You are responsible for the cost of any insurant loan balance. If the cost is added to your contract of this added amount. The effective date of coverage responsible for the coverage we purchase may be considerably from your need for property damage coverage or any man and this still day of November warry L. Collman	Isurance coverage as required by our contract or loan agreement, we may put to the collaterate collaterate to the collaterate collaterate to the collaterate collaterate to the collater
You are responsible for the cost of any insurant loan balance. If the cost is added to your contract of this added amount. The effective date of coverage roof of coverage. The coverage we purchase may be considerably from the property damage coverage or any man and this structure. Dated this 5th day of November LENDING INSTITUTION/LENDER/SELLER	Isurance coverage as required by our contract or loan agreement, we may pure to the contract of the collaters of the collaters obtained property coverage elsewhere. It is insurance may, but need not, also protect your interest. If the collaters obtained property coverage elsewhere. It is property coverage elsewhere. It is insurance may be added to your contract or loan balance, the interest rate on the underlying contract or loan will apply the date your prior coverage lapsed or the date you failed to provide more expensive than insurance you can obtain on your own and may not satindatory liability insurance requirements imposed by applicable law. It is not coverage to the date your prior coverage lapsed or the date you failed to provide more expensive than insurance you can obtain on your own and may not satindatory liability insurance requirements imposed by applicable law. It is not coverage agreement, we may pure to the collaters and the collaters and the coverage lapsed or the date you failed to provide more expensive than insurance you can obtain on your own and may not satindatory liability insurance requirements imposed by applicable law. It is not coverage agreement, we may pure to the collaters and the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to provide the coverage lapsed or the date you failed to you failed
You are responsible for the cost of any insurant loan balance. If the cost is added to your contract of this added amount. The effective date of coverage responsible for the coverage responsible for the coverage. The coverage we purchase may be considerably from the coverage we purchase may be considerably from the coverage or any man and the coverage of the cove	Isurance coverage as required by our contract or loan agreement, we may put to the contract of the collaters

35765



INSURANCE COVERACE DISCLOSURE

Larry L. Collman	사람들은 사람들은 생활 내가 가장 가장 가장 하는 것이 없는 것이 없는 것이 없는 것이 없다면 하는데 없다.
LENDING INSTITUTION/LENDER/SELLER	Larry W. Burnham, Sr. & Paulette Burnham
이라인 교기들의 그 사이에 어떤 일반으로 있는데 화장을 하려고요.	MONTGAGOR/BORROWER/PURCHASER
Address	Address
In accordance with ORS 746.201(2), the lending	institution/lender/seller (referred to below as "we" or "us") hereby furnisher (referred to below as "you" or "your").
the following notice to the mortgagor/borrower/purchase	er (referred to below as "vou" or "us") hereby furnish
	S you of youry:
	WARNING
Unless you provide us with evidence of the insur-	ance coverage as required by our contract or loan agreement, we may put his insurance may, but need not, also protect your insurance may.
mase insurance at your expense to protect our interest. T	ance coverage as required by our contract or loan agreement, we may put in insurance may, but need not, also protect your interest. If the collater ay any claim you make or any claim made against you.
el this covernge his coverage we purchase may not pa	This insurance may, but need not, also protect your interest. If the collater ay any claim you make or any claim made against you. You may later car often deproperty coverage elsewhere.
Vous are recently in the state of the state	Diamed property coverage alant to against you. You may later car
roun belong. Let	otained property coverage elsewhere. purchased by us. The cost of this insurance may be added to your contract oan balance, the interest rate on the underlying contract or live.
this added to your contract or le	purchased by us. The cost of this insurance may be added to your contract oan balance, the interest rate on the underlying contract or loan will apply be the date your prior coverage lapsed or the date was 6.11.
this added amount. The effective date of coverage may	oan balance, the interest rate on the underlying contract or loan will apply be the date your prior coverage lapsed or the date you failed to provide
root of coverage.	be the date your prior coverage lapsed or the date you failed to provide
The coverage we purchase may be considerably my	AND THE PROPERTY OF THE PROPER
fy any need for property damage coverage or any mand-	ore expensive than insurance you can obtain on your own and may not sat atory liability insurance requirements imposed by applicable law.
	atory liability insurance requirements imposed by applicable law
Dated this 5th day of November	-7 -Phironogo 10M.
	, 19_ <u>96</u>
	- Maria - Mari
 기술 기술 기	
Larry L. Collman	
LENDING INSTITUTION/LENDER/SELLER	Larry W. Burnham, Sr.
LENDING INSTITUTION/LENDER/SELLER	Larry W. Burnham, Sr.
LENDING INSTITUTION/LENDER/SELLER	TIGAGOR/BORROWER/PURCHASER
LENDING INSTITUTION/LENDER/SELLER	TIGAGOR/BORROWER/PURCHASER
LENDING INSTITUTION/LENDER/SELLER	By R B SR.
LENDING INSTITUTION/LENDER/SELLER	HIGAGOR/BORROWER/PURCHASER
LENDING INSTITUTION/LENDER/SELLER	By R SR.
LENDING INSTITUTION/LENDER/SELLER	By A B Sa. Title
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER	By R Sa. Title Paulette Burnham
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER	By R Sa. Title
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER	By S.
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER	By R S. S. S. Title Paulette Burnham Morroagon/Borrowen/Purchaser By All Marchaser By All Marchaser
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER	By R S R. Title Pauleste Burnham Montgagor/Bornower/Purchaser By A Market Burnham By B M
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER	By R S R. Title Paulette Burnham Morroacspr/Borrower/Purchaser By Alluly A. By By Alluly A. By By Alluly A. By By Alluly A. By B
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER	By R S R. Title Paulette Burnham Morroacspr/Borrower/Purchaser By Alluly A. By By Alluly A. By By Alluly A. By By Alluly A. By B
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER	By R S R. Title Paulette Burnham Morroacspr/Borrower/Purchaser By Alluly A. By By Alluly A. By By Alluly A. By By Alluly A. By B
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER TE OF OREGON: COUNTY OF KLAMATH: SS.	By S.
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUT	By S.
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUT	By S.
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER S. LENDING INSTITUTION/LENDER/SELLER LENDING INST	By S.
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER S. LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER S. LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUTION/LENDER/SELLER S. LENDING INSTITUTION/LENDER/SELLER LEND	By S.
LENDING INSTITUTION/LENDER/SELLER LENDING INSTITUT	By S.