robur Ne. 11-Oregon Liver Cheel Street TRUST DEED. Vol. 76 Pdge 20755 53740 ~ **~346**3 Norvel D. Weatherspoon, a single man Transamerica Title Insurance Company ., as Grantor, WellsFargoRealtyServices.Inc., a California Corporation, as Trustee , as Beneficiary, 38-11950 WITNESSETH: Lots 1, 2, 3, and 4, Block 40 of Oregon Pines, as same is shown on plat filed June 30, 1969 duly recorded in the office of the county recorder of said county. "This document is being re-recorded to correct the Trustee." 

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances 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 with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of One Thousand Two Hundred Forty-Two Dollars and 26/100----- Dollars, with interest

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

constitute a breach of this frust deed. 6. To pay all costs, lees and expenses of this frust including the cost of title search as well as the other costs and expenses of the frustee incurred lees actually incurred. 7. To coppear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee; and expenses, in-ding evidence of title and the beneficiary or trustee; and expenses, in-fined by security rights or powers of beneficiary or trustee; action or proceeding in which the beneficiary or trustee; and expenses, in-arry suit for the foreclosure of this deed, to pay all costs and expenses, in-fined by the trial court and in the beneficiary is or trustee; arround of altorney's lees mentioned in this paragraph 7 in all cases shall be faced of the trial court, grantor further agrees to pay such sum as the ap-peliate court shall adjudge reasonable as the beneficiary's or trustee's attorney's lees on such appeal. If is the trust of the deet.

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pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's less on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation. Beneficiary's shall have the right, il is so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required for pay all reasonable costs, expenses and attorney's less meanity paid or applied by it first upon any reasonable costs and expenses and beneficiary and both in the trial and appellate courts, measurily paid or incurrent by been-ficiary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be necessarily point, to the indebtedness of any time and its research in obtaining such com-genamics, to its less and presentering in the trial and the mote to any and prompting upon beneficiary's request. 9. At any time and itom time to time upon written request of bene-derary.

be due and payable to benefittary of otdet and times by granner, in. , 19 minor and payable in the payment of the indebtedness, trustee may (a) consent to the making of any may restriction thereonic, (c) join in any subordination or other agreement affecting this deed or the line or charge thereonic (d) reconvey, without warranty, all or any part of the property. The granning any essentent or creating any restriction thereonic, (c) join in any subordination or other agreement affecting this deed or the line or charge thereois (d) reconvey, without warranty, all or any part of the property. The granning any essentence of the receival state of the property. The services mentioned in this paragraph shall be not less than \$5. 10. Upon any deargraph shall be not less than \$5. 10. Upon any deargraph shall be not less than \$5. 10. Upon any deargraph shall be not less than \$5. 11. Upon any deargraph shall be not less than \$5. 12. Upon any deargraph shall be not less than \$5. 13. Upon any deargraph shall be not less than \$5. 14. Unter the indebtedness hereing and the property. The prime without notice, either in person, by agent or by a receiver to be app pointed by a court, and with regard to the adequery of any scorift log-the indebtedness hereing upon and taking possession of asid property, the collection of such rests, issues and prolits, or the proceeds of iter stores insures and prolits, including those past due and unpaid, and apply the same-lies upon any delault or motice of default hereender or invalidate any act done property, and the such and taking possession of asid property, the collection of such rests, issues and prolits, or the proceeds of iter as bear property, and the such maner provided by law for margiagh of danage of the as a morigage in the manner provided by law for margiaght. In such an equily decise all the times and proceed to foreclose the such and equily decise and the section many proceed to foreclose the such an equily decise all the times and proceed to f

86.740 to 86.795. 13. After default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the enelizing yor his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured thereby fincluding costs and expenses actually incurred in enforcing 450 each) other than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, in which even all foreclosure proceedings shall be dismissed by the trustee.

all horeclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sall said property either auction to the highest bidder for cash, psyable at the time of sale. Trustee the property so sold, but without any covenant or warranty, espress or inco-tent of the recisive in the deed of are universal. The server is the sale of the trustee, but includes the transfer of the purchaser is deed in the sale. Trustee the transfer of the trustee sells pursuant to the powers provided herein, trustee shall deply the proceeds of sale to psympath the sale. 15. When trustee sells pursuant to the powers provided herein, trustee studing the compensation of the trustee and a resonable charge by trustees hall apply the proceeds of sale to psympath the trust deed (3) to all persons half apply the proceeds of the trust deed (3) to all persons having recorded tiens subsequent to the order of their priority and (4) the surplus, if any, to the granter or to his successor in interest entitled to surplus. 16. Each and the granter or to his successor in interest entitle to surplus. 16. Each and resons committed her law honeliciary may from time to surplus.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee successor trustee, the latter shall be vested with ell powers and during successor trustee, the latter shall be vested with ell powers and during appointed hereinder. Upon such appointment, and whout powers and during appointment and substitution shall be made by will hereunder. Each successor trustee, the latter shall be vested with ell instrument executed by beneficiary, containing relevance to this trust dece and its place of eccord, which, when recorded in the office of the fourty shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notily any party hereto of pracing all under any versues is no trust or of any, action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, or a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches.