NOTE: The Trust Deed Act provides that the trustee hereunder main be either on attainey, who is an attive member of the Oregon State Bar, a bank, trust company or savings and icon association authorized to do business ander the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its solisidiories, athlicites, agents or b praches, the United States or any agency thereof, or an escow agent licensed under ORS 696,505 to 696,555.

It is mutually afreed that: It is mutually afreed that: As In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, bet efficity a shall have the right, it is a elects to require that all or any portion of the moving parable to pay all reasonable costs, there are a set of the moving parable incurred by drantor in such taking, which use in excess all the amount required incurred by drantor in such taking, shall be pud to beneficing and both in the trial and appendences, shall be pud to beneficing and both in the trial and appendences and the escasting paid or in-urred by bene-secured hireby; and grantor drants and the balance applied by the such proceedings, and the balance applied by the secured and execute such instruments as shall be necessary in obtaining such com-pendencing of the first of presention of this tited and the note for the and entrement of its feas them to time upon written request of bene-redorsment of its feas of presentation of this tited and the note for the liability of any person for the payment of the indefined for the liability of any person for the payment of the indefined for the liability of any person for the payment of the indefined for the the for the liability of any person for the payment of the indefined for the the indefined (a) concert to the making of any map or plat of said property; (b) join in

It is mutually agreed that:

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sold, converged, assigned or slienated by the grantor without lies then at the beneliciary's option, all oblightions secured by this inside the secure immediately due and payable.
To protect the security of this trust devid, grantor agreets:

 and repair: not to represerve and maintain said property in good condition not to commit or permise or wrate of said property.
 To complete or permise or demilish any building of or adversarily and in good condition not to commit or permise or wrate of said property.
 and repair: not no represerve and maintain said property in good condition not to commit or permise or wrate of said property.
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surplus, if any, to the granter or to his successor in interest entitled to such surplus. If any trustee named herein or to an successor in successor or success moder. Upon such appointment, and without conveyance to the successor trustee states shall be vested with all title, powers and dutes conferred and substitution shall be made by writted hereunder. Each such appointment which the property is situated, shall be conclusive proof of proper dupon of the substitution shall be made by writted hereunder. Each such appointment which the property is situated, shall be conclusive proof of proper dupon of the substitution state. The substitution of any difference is not appointed bereficiency which and any descent the state of provided by law. Trustee is not it the substitution or proceeding in which granter, beneficiency or trustee and any arity unless such action or proceeding is brought by trustee.

together with irustee's and attorney's ites rot exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in hotice of sale or the time to which at the time and be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the inneed or parcels or shall deliver to the purchaser its deed in form as required by law conveying plied, they sold but without any coverant or warranty, express or im-ol the truthilness thereof, any person, excluding the trustee, but including 15. When trustee sell purchase at the sale. 15. When trustee sell purchase at the sale. 15. When trustee sell purchase at a trust end, any sell said provided stormers of sale. Trustee chall apply the proceeds of any person, excluding the trustee, but including 15. When trustee sell purchase at the sale. 15. When trustee sell purchase at a reasonable charein, trustee cluding the compensation of the truster and a reasonable charein, trustee stormy (2) to the obligation secured by the trust deed, (2) and by proof having recorded liens ubgrant to the interest of the trust in the strust surplus, if any, to the granter to the interest of the trusting in the success of 16. Benelicity may from time to time appoint a success or such

astrument, irrespective of the maturity dates expressed therein, or dranting uny easement or creating any restriction thereon: (c) join in any subserved in any reconveyveries and be developed or the lien or charge subserved in any reconveyveries may be developed or any part of the property. The leastly emined in this pargaph shall be not leaster's less for any of the second in this pargaph shall be not exister's less for any of the indebted in the rest of any matters or lacts shall services mentioned in this pargaph shall be not less the site's less for any of the indebted in this pargaph shall be not less the's less for any of the indebted in this pargaph shall be not less the's less for any of the indebted in this pargaph shall be not less the's less for any of the indebted by court, and without regard to the dryuay of any security for ery or any nart thereol, in its own name sue take possession of said properties and indepted in the pargaph shall be not less only any security for ery or any matt thereol, in its own names sue only and the rest of any indebted set is including those past due and 'unfurth' and apply the same, ney's fees up any indebted sets and prolits, or the proceeds of life and of the any indebted sets are any of less there of any indebted sets are any indebted sets are any of the indexed sets and a pargement of any derivation of a wards for any the beneficiary may at done the application or release thereoi any the pargement hall not cure or property, and the set for any agreement hereander, the beneficiary may edge or direct the trustee to foreloase this trust deed advertisement and sale, in the set of the set of any other right or the beneficiary or any direct the trustee to foreloase this trust deed advertisement and sale, or any direct the trustee to foreloase this trust deed advertisement and sale, or any direct the trustee to foreloase this trust deed advertisement and sale. The beneficiary or any direct the trustee to foreloase this trust deed by the beneficiary to as in equity, wh

together with all and singular the tenemants, hereditaments and appartenances and all other rights thereauto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

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thereof on file in the office of the County Clerk of Klamath County, Oregon.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKLAMATH County, Oregon, described as: Lots 3 and 10 in Block 3 of ORICINAL TOWN OF CHILOQUIN, according to the official plat

as Beneficiary, $||f| \leq |f| \leq |f|$

TRUSTER OF THE J. KALITA LIVING TRUST AND THE E.C. KALITA LIVING TRUST

FORM Na. 681 - Gregen Trust Died Series-TRUST DE

[∞] 16442 MTC #23691--DN TRUST DEED

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	wenants and agrees to ar	id with the berr	eficiary and those of	laiming under him, the state of	12025
seized in fee sin	wenants and agrees to ar aple of said described rea EXCEPT NONE trant and forever defend			an go an chuir an Albana An Anna an Anna Anna Anna Anna Anna	
hat he will wa	rrant and lotters				
				note and this trust deed a	are:
(i) primarily	rrants that the proceeds of the for grantor's personal, family of MANNAN MALEXANNAN (MANNAN) ies to, inures to the benefit o en successors and assigns. The	IXAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA		t totoon devisees, admin	nistrators, executors.
This deed appl sona' representativ red hereby, wheth der includes the le IN WITN	WHANNER KALEARA A Constant es, successors and assigns. The her or not named as a benelici minime and the neuter, and the ESS WHEREOF, said gr	e term beneficiary wry herein. In con e singular number writor has herev	shan means deed and wincludes the plural. nto set his hand the	henever the context so leave and year tifts ab	ove written.
MPORTANT NOTICE: opplicable; if warr such word is defin	Delete, by lining out, whichever anty (a) is opplicable and the ber to in the Truth-in-Lending Art a ply with the Art and Regulation pose use Stevens-Ness Form No. Act is not required, disregard this	vicinanty (a) or (b) i neticiary is a credito of Regulation Z, th by making require 1310, or equivalen	Fred Del P	R. Del Prino	Runs
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(SEA)					(SEAL)
	STATE OF CALIFORNIA COUNTY OF 0644	ice	ss.	ned, a Notasy Public in a	und for said
TO: trust d said tr herowi	State, personally appearing	e) to be the person	personally	pown to me (or proved to subscribed	by said
estate Noux	Instrument and acknowledge WITNESS my hand and offi	cial seal.		OFFICIAL SEAL F. C. HORZEWSKI NOTARY PUBLIC - CALIFORNIA ORANGE COUNTY My Comm. Expire: Feb 20, 1991	
DATE	7- (- Herze	tu:e of Notary		(This area for offici	ai notariai seai) ode.
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