о вена <b>68120</b>	DEED OF TRUST Oregon Short Form)	Vol. 10 Page 205
<u></u>	, Oregon Dat	, , , , , , , , , , , , , , , , , , ,
Grar(s): <u>John S. Ward</u> Borrower(s): <u>John S. Ward</u>	<u>Addres</u>	
	Addres:	
Beneficiary/("Lender"): <u>U.S. Bank Desc</u> Trustee: <u>Bank Of Corvellis</u>	<u>hutes Country</u> Address	
<u> </u>	Adóress	
1. GRANT OF DEED OF TRUST By signing to	5 - 4 - 	Portland, Oregon 97208
the following property located in <u>Klama</u> Lot 2, Block 2, Riddle Ac file in the office of the	ath County, State	gain, sell and convey to Trustee, in trust, with power of sale, of Oregon:
file in the office of the	County Clerk of Klamati	fficial plat thereof, on h County, Oregon
A gentalt Course Cher		
and an buildings and other improvements and and rents from the property as additional sect Deed of Trust. The above described	d fixfures now or later located on it. I all unity for the debt described below. I agree	So hereby assign to Lender any existing and future icases se that I will be legally bound by all the terms stated in this ral, timber or grazing purposes
2. DEBT SECURED. This Decd of Trust and a	solo	ral, timber or grazing purposes.
other amounts owing under a note ("Natarity	, credit report fees, late charges, colloc	ign the set of the se
to Lender, on which the last payment is due	John S. Ward 11/5/	14, 209, 00
		and heyeble
and under any extensions and renewals of any b. The payment of all amounts that are p dated	r length. LNIS Stryce Lo	n Reconden use
of credit under the and signed by		("Credit Agreement")
may not at any time exceed \$ ins need of the second states of the second	or more loans from Lender on one or n	nore occasions, the total outstanding has been been been been been been been bee
feet (including any on appeal), collection costs a any extensions and renewals of a	preement? The payment of all interest; creating and all other amounts that are payment of all other amounts that are payment of all other amounts that are payments and all other amounts and all other amounts that are payments and all other amounts are payments and all other amounts and all other amounts and all other amounts and all other amounts are payments and all other amounts and all other amounts and all other amounts are payments and all other amounts are payments and all other amounts and all other amounts are payments are payments and all other amounts are payments are paym	nore occasions, the total outstanding balances of which owing under the Credit Agreement, if not sooner paid, ance of the Credit Agreement, the payment of all loans dif report fees, late charges, membership fees, attorneys to Lender at any time under the Credit Agreement, and
C. This Deed of Trust also secures the pay	ment of all other sums with interest of	and the creat Agreement, and
I NA INteract rate	The second secon	his Dead
in accordance with the terms of the Note, the Credi 3. INSURANCE, LIENS, AND UPKEEP.	nder the Note and under the Credit Agree it Agreement and on account of any exte	this Deed of Trust. This Deed of Trust also secures his Deed of Trust. ment may be indexed, adjusted, renewed or renegotiated insions and renewals of the Note and Credit Agreement.
With fire and theft insured by companies	acceptable to you later be possi	3 YOU DINITEORA
located in any area which is, or hereafter will special flood hazard area, and extended co	If the property is will pay all rat	cording fees and other fees and costs involved
	6.1 If you don of Trust y	"I receive any payment on the debt secured by this Deed
What The policy amount will be enough to pay the owing on the debt secured by this Deed of Trus value of the property, whichever is less "co-insurance" or similar provision in the end "co-insurance" or similar provision in the end "co-insurance".	e entire amount 6.2. If I fail to i t or the insurable or there is	Keep any agreement I have made in this Deed of Trust,
policies will have your stondard in the polici	y. The insurance the debt s	Secured by this Death of
one but you has a mortgage or lien on the prop following "Permitted Lien(s)":	Derty, except the 6.4 If I have gi you the tru	Borrower, Grantor or I become insolvent or bankrupt; wen you a false financial statement, or if I haven't told th about my financial situation about
3.2, I will pay taxes and any debis that might becon	about my 6.5 (If any cred	use of the money;
other than yours and the Parmitte the	gages and liens, by legal pro	Int, any Co-Eotrower, Grantor or I may have, or tries, beess, to take any other money or property I may then ng from you;
unity prevent the removal of any of the improvement 3.4 If any of these this	direpair and will 6.6 If any perso second control on the prop	n tries or threatens to foreclose or declare a forfeiture
you may do them and add the cost of the Note of ment. I will pay the cost of the Note of	3 are not done. Permitted L r Credit Agree. 6.7. If there is ar	Lien or other lien on the property;
or the Credit Agreement, whichever is higher. Even things, my failure to do them.	If you do these 7 YOUR BIOLING	erty: 1 and 1 derive any interest
and you may still use other rights you have for t	der, Section 6, following rights a the default at any time.	AFTER DEFAULT, After a default you will have the ind may use any one, or any combination of them,
DUE-ON-SALE: Lagree that you may, at your option de ayable of sums secured by this Deed of Trust if all o te property, or an interest in the property is said	Clare due and 7.1. You may dec or any part of payable all a	clare to entire secured debt immediately due and
For an interest in the property in and	transformed. If 7.2 Subject to any	V imitationa :
ou exercise the option to accelerate I know that you efault remedies permitted under this Deed of Tivst ar w. I know that you may are	may use any Coor after a sale	y limitations imposed by applicable law, either before of the property under a judicial foreclosure, or before
ou exercise the option to accelerate I know that you, efault remedies permitted under this Deed of Tu-st ar w. I know that you may exprcise your rights under this ovision each time all or any part of the property, or e property, is sold or transferred, whether or not you ex phils on any previous sales or transfers.	may use any <sup>10</sup> <sup>Ole</sup> or after a sale nd'applicable <sub>1,12</sub> a sale of the p s due-on-sale <u>1,10</u> available in the p	property by advertisement and sale by the Trusteee, for and recover from Eorrower all amounts remain-

utility of any provide star of the star	
<ul> <li>Indicially by such in equity of nonjudicially by advertisen sale.</li> <li>7.4 x You may have accurate the same second of the number of the same second s</li></ul>	Wheneyer I - Will give you my new address in wheneyer
<ul> <li>Hawful expenses, on the debt secured by this Deed of 7.5 st will be liable for all reasonable collection rosts you incu</li> <li>D⊡⊑ full extent allowed by law! If you foreclose this Deed of True ludicially by suit is card.</li> </ul>	d other Trust: 10 OREGON LAW APPLIES. This Deed of Trust will be governed by r to the 5 either 11. NAMES DE Dagener
sale. I will also be liable for your reasonable attorneys to cluding any on appeal. 7.6 You may use any other rights you have under the law, this of Trust, or other agreements.	ant and "you" means Beneficiary/Lender. Ges in 1999 8 Deed
completely paid off and the credit agreement is cancelled ar minated as to any future loans. If understand that the Lender y guest Tristea to cancelled.	febt is Grapper found, Wash
son legally entitled thereto; I will pay the Trustee a reasonable f preparation and execution of the reconveyance instrument and record the reconveyance at my expense.	ee for
ingovinodi, partiritiso minicar ous partivino pasia unudade os real ou trierto (in objectes mill resources: erasorita josa habita (INDIVIDUAL STATE og (contractorus) "elescutes broasis	Construction of the second s Second second s Second second secon second second sec
STATE OF OREGON IN COMPACT AND ALL STATE OF OPEN INCOMPACT AND ALL STATE OF OPEN INCOMPACT AND ALL STATE OF OPEN INCOMPACT AND ALL STATE OF OPEN INCOMPA	Charles and the second
Personally appeared the above named <u>John S. Ward</u> and acknowledged the foregoing Deed of Trust to be <u>his</u> vol	053110 000000000000000000000000000000000
<ul> <li>Insurance, which is the second of a second and second</li></ul>	Before me: Dumula Fig. Value no
nie repolius in province traction provinces and the second s	My commission expires: <u>And And A</u>
The undersigned is the holder of the Note and/or Credit Agreeme and/or the Credit Agreement, together with all other indebtedness to cancel the Note and	ant secured by this Deed of Trust. The antire obligation and
Date: <u> </u>	r persons legally entitled thereto.
und rodge and existential site information entranding DEED OF TRUET	THIS SPACE FOR RECORDER USE
JIXA         Id         JC         Granuff bit	STATE OF OREGON, County of Klamath. <sup>85,</sup>
After recording, return to: -U.S. National BARK of OTEGON	Filed for record at request of:
RECOUNTES COUNTY BRANCE	at <u>11:29</u> cdy of <u>A.D.</u> <u>A.D.</u> <u>19 36</u> in Vol. <u>M86</u> <u>of Mtges</u> . <u>Page</u> 2059
Bend of Sterling Buder and the court clerk	By <u>Hom Inthe</u> Fee, \$9.00 Deputy
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aurowe.(s) JANK S. Mard	STOLES AND AND ADDRESS AND ADDRESS ADD
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