Parties:	spen Title	and LY	ATC. 3			14.6
A 6 K	spen Title	Drive		NIST DEED		
A 6 K	spen Title	Drive s OR 97603	NNE T LE	LOSI DEED	Val miller	24
A 6 K	spen Title	<u>S UR 97603</u>	AND LE BLA	NC Husband	Vol. m84 Page	 2 4
K					-	
K		& Escrow			Grantor(s)	
•	Lamath Fall	s OR 97601			(herein "Borrower")	
Stat	te of O	<u> UR 97601</u>				
Dire	te of Oregon, by ector of Veterar	Trustee				
	Beneficiary					
A. Borroweri Lot 6, Block 1	(herein "Lender")					
Lot 6, Block 1,	CYPRESS VII	LLA, in the C	Ounty of Va			
		-	ouncy of Klan	nath, State of	Oregon.	
including all appurtenance	200 L. 11 11					
property is hereinafter ref	erred to as "Trust I	xisting or future imp	Ovements loopted at			
incorporate by this referen	the word "Borrowe	r" to "Lender" in the	the	ereon, and all fixtures a	and attachments thereto, all of	
Property is located in the	volume and at the r	master form of Trust	of paragraph VI on p Deed recorded in the	age 2, Borrower, Lender	L and Tours	which real
Co	untv l	Date	i i i i i i i i i i i i i i i i i i i	office of the county reco	nd attachments thereto, all of t r, and Trustee hereby expressly a rding officer of the county in wh	adopt and
	amath	of Record	Volume or Rec!	1		nen i rust
		12-1-82	M-82	Page	Fee No.	
C. Borrower is inde \$ 40,850.00	thed to I and			16543		
<u>\$ 40,850.00</u>	(Forty the	he principal sum of		& no/100		
minch indebtedness is eviden	loed by Borrower's	isand eight hi	undred fift.	0		
					ments of principal and interest v	
THEREFORE, to secure the interest thereon, all of whi	re payment by Borro	Ower of the indult			nents of principal and interest v	
THEREFORE, to secure the interest thereon, all of white ovenants contained in the ma	re payment by Borro	ower of the indebtedne	ess evidenced by the N		nents of principal and interest v	
THEREFORE, to secure the interest thereon, all of white ovenants contained in the main secure repayments of any f	re payment by Borro ich terms of the Not aster form of Trust L	ower of the indebtedne te are incorporated by Deed recorded as in di	ess evidenced by the N this reference herein	lote in strict accordance	nents of principal and interest v	
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