40939 $\#6^{20}$ THIS MORTGAGE, made	MORTGAGE	Vol. <u>77</u> Page 24959 . . 19 <u>77</u> by and between	
MAPION JACK POLICH SECURITY SAVINGS AN	AND DELORES M. POLICH;	hereinafter called Mortgagee.	
FIVE THOUSAND NINE repay to the Mortgagee according by the Mortgagor to the Mortgage	HUNDRED AND NO/100 DO t to the terms of a promissory note of ev ee.	LLARS, which sum the Mortgagor agrees to end of the said sum executed and delivered	
sums of money and interest specified herein contained, the Mortgagor does l assigns forever, all of the KLAMATH and The Southerly 17 feet feet of Lot 29, all in the official plat ther Clerk of Klamath County logether with any other property wi property").	es hereby grant, bargain, sell and convey e following described real prope nd State ofOREGON	rformance of all the covenants therein and nvey unto the Mortgagee, its successors and roperty, situated in the County of towit:	
	et of Lot 31, all of L in Block 17, ElDORADO chereof on file in the punty, Oregon. (ty which shall be determined to be a ecure the payment of the several sums	ot 30 and the Northerly 19 HEIGHTS, according to office of the County part of said real estate (collectively "the of money and interest specified in said note	
hereinbefore mentioned, and the the full payment of which said su as herein required, this conveyanc It is expressly provided tha essence of this contract, and in c payable, as above provided, then and all other sums which the hol	performance of the covenants and con ims and the full and complete performance shall be null and void, otherwise it sha at time and the exact performance of al case default be made in the payment of the whole of the principal sum and the i lder of this mortgage shall have paid or	ditions therein and herein contained; upon nee of which said covenants and conditions, Il be and remain in full force and effect. Il the conditions of this mortgage are of the any of said sums of money when due and nterest accrued at the time default is made, become liable to pay shall at the option of	
foreclosed at any time thereafter And it is also expressly agr default, the party to such suit ho may adjudge reasonable in such s such party for continuation of at	without notice. eed that if any suit is instituted to effe olding this mortgage may recover therei suit or action and any appeal therein, to bstract or title search from the date of t ne costs and disbursements allowed by 1	mand or notice, and this mortgage may be ct such foreclosure, by reason of any such n as attorney's fees such sum as the court ogether with the costs incurred or paid by his mortgage to the date of instituting such aw, and said attorney's fees and other costs	
	F, the Mortgagor has signed this mortgag	e the day and year first above written. <u>man fact ouch</u> <u>CK POLICH</u> <u>POLICH</u> <u>12-2/, 19-77</u>	
the foregoing instrument to be Kutuum T-A	(양성)(영화) 전통 19 · 양성 영화 영화 전문	lich and Delorands adknowledgeitch d deed.	A PARTIN
FORM NO. 134-75 STATE OF OREGON; COUNTY O I hereby certify that the within ins <u>December</u> A.D., 19.77 at 4: of <u>Mortgages</u> or EFF \$3.00	My Commission e DF KLAMATH; ss. strument was received and filed <u>109</u> o'clock <u>P</u> M., and n Page_24959	for record on the <u>27th</u> day of duly recorded in Vol <u>M77</u> ,	
FEE <u>\$3.00</u>	By <u>e flinet</u>	VE, County Clark	

ł

13

1.3

il len

国家語を行うます