50
<u>:</u>
Ī
<u> </u>

leturito	Security Savings	7/4 105		
4	- チャン %。.6% ! 7955	MORTGAGE	Vol. 77 Fage 9639	
	THIS MORTGAGE, made t		AY 78 FGGe 9639	
	JOHN E. PATTERSON A		SON	~
	SECURITY SAVINGS AN		nerematter called Mortgagor, and	
			hereinafter called Mortgagee. loaned to the Mortgagor the sum of	
	TWO THOUSAND AND NO	/100/	oshed to the mortgagor the sum of	
	repay to the Mortgagee according to by the Mortgagor to the Mortgagee.	the terms of a promissory note of	DOLLARS, which sum the Mortgagor agrees to of even date for said sum executed and delivered	
	herein contained, the Mortgagor do	es hereby group have:	purpose of securing the payment of said several if performance of all the covenants therein and d convey unto the Mortgagee, its successors and property, situated in the County of	
က က	ET AMAMIT	nd State of OREGON	, to wit:	
<u>'</u>	Lots 1 and 2 in Blocklamath and State of	ck 7, ST. FRANCIS P	PARK, in the County of	
Market 2.7.1 Annual Annual	together with any other property property").	which shall be determined to b	be a part of said real estate (collectively "the	
78 III	the full payment of which said sums	and the full and annual a	oms of money and interest specified in said note conditions therein and herein contained; upon rmance of which said covenants and conditions, shall be and remain in full force and effect.	
	It is expressly provided that ti essence of this contract, and in case payable, as above provided, then the and all other sums which the holder such holder thereof, become immediately foreclosed at any time thereafter with	me and the exact performance of default be made in the payment whole of the principal sum and the of this mortgage shall have paid intely due and payable without tout notice.	of all the conditions of this mortgage are of the t of any of said sums of money when due and he interest accrued at the time default is made, I or become liable to pay shall, at the option of demand or notice, and this mortgage may be	
And it is also expressly agreed that if any suit is instituted to effect such foreclosure, by reason of any such default, the party to such suit holding this mortgage may recover therein as attorney's fees such sum as the court may adjudge reasonable in such suit or action and any appeal therein, together with the costs incurred or paid by such party for continuation of abstract or title search from the date of this mortgage to the date of instituting such foreclosure suit, in addition to the costs and disbursements allowed by law, and said attorney's fees and other costs shall be secured by this mortgage.				
	IN TESTIMONY WHEREOF, th	e Mortgagor has signed this mort	gage the day and year first above written.	
		TOUR	n J. Jamson	
;	STATE OF OREGON) ss	<u> </u>	19 J. Patterson	
•	County of Klamath	TERRY	L. PATTERSON, 1978	
	Personally appeared the above	namedJohn E. Pat	tereon and Tombyckliowledgedterson	•
t	the foregoing instrument to be			1
lit Secu	inty Sav. Bb/ 1921	BEFORE ME:		
G.O *	· K.E.L 1921 · FAUS		Vicky Magricutz	
F	ORM NO. 134-75 OF OREGON; COUNTY OF (Notary Public F Mv Commission	ith WegonHARGIENES WestingeRublic for Oronon 1015/8	
I hereby	y certify that the within instru	ment was received and tile	ed for record on thelithday of	
	y A.D., 19 78 at 10:3 ortgages on Pa	o clock A M., ar	and duly recorded in Vol. M78	
-			LNE, County Clerk	
r	EE\$3.00	By Desker	LNE, County Clerk	