Interlaken Resort Co. to Stevenson and Jones Co.

The Mortgagor, The Interlaken Resort company a corporation mortgages to Minnie Stevenson and Losia A. Jones, the following described tract of land to-wit: An undivided three fourth interest in the south west half of the D.Baughman D.L.C. No. 42 in Skamania county Washington, except the right of way heretofore comveyed to the Portland (arm) cattle Railway Company. To secur the pay ment of the sum of four thousand five hundred dollars and inter st thereon in accordance with the tenor of four certain promissory notes of which the following is a copy tewit:

\$1125.00

Wancouver, Waldlington December 30 th 1910 On or before one year after date for value reported we promise to way to the order of Minnie Stevenson and Lesia A. Jones the sum of one thousand one h ndred and twenty five dollars with interest thereon payable semilannually at the rate of 7 per entire annum from date and if no so paidthe whole sum of both pirncipal andinterest to become immediately due and collectible at the option of the hoder of this note. If the phitogestlipinos paid when due it shall be com pounded with the principal and bear like interest principal and interest payable in U.S.Gold Coin and in case suit is instituted to colect! this mote or any portion thereof we promise to pay such additional sum as the Court may adjudge of asonable as attorneys fees to be taxed as part of the poosts of such/suit for the use for plaintiffs attorney.

signed: I\_terlaken Resort Company

Attest: E.M.Rands/gecretary

by Daniel Crowley Pr esident

\$1125.00

Vancouver, Washington December 30th 1910 On or befor two years after date for value received we promise to pay to the order of Min nie

gyevenson and Losia A. Jones one thousand one hundred and twenty five dollars with interest thereon payable semi-annually at the rate of 7 per cent per annum froj date and if not so paid the whoke sum of both pirncipal and interest to become cimeemdiately due and collectible at the optin of the holder of this note. If the interest is not paid when due it shall be compounded with the por noipal and bear like interest princiant and interest payabble in U.S.Gold coin, and in case suit is instituetd to collect this note or any portion thereof we promise to pay such addivinal sum as the court may adjudge reasobale as attrneys fees to be atxed as part of the costs of such suit cor the use of plai tiffs attorney.

signed Interlaken Resort Company

AttestE: E.M.Rands, ceretary

by Daniel Crowley, Presidnt

\$1125.00

Vancouver, washington \_ecember 30th 1910

On or before three years after date for value received we promise to pay to the order of Minni Stevenson and Losia A.Jones one th iusand one hundred and twenty five dollars with interest the whole sum of both principal and interest to become immediadely dye and collectibel at the option of the holder of this note. If the interst is not paid when due it shall be compounded with the piracipal and hear like interest piracipal and interst payable in U.S.Gold coin. and on case suit is instituted to colect this note or any portion thereof we promise to ay such additional sum as the churt may adjudge reasonable as attenys free to be taxed as part of the costs of such suit for the use of plaintiffs attorney

signed Interlaken Resort Company

Attest: E.M.Rands, secretary

by Daniel Crowley

\$1125.00

Vancouver, Washington December 30th 1910

On or nefore four years for value received we prenise to pay to the order of Minnie Stevenson and Lodia A.Jones one thousand one hurred and twenty five dollars with interest thereon payable annually at the rate of 7 per cent per annum from date and if not se, paid the whole sum of both pirncipal and interest to become immediately due and collectibel at the option of the holder of this note. If the interest is not paid when due it shall be compouded with the principal and bea like interest, principal/and interest payable in U.S.Gold coin, and in case suit is