01-10480 38-13149 Vol. 23649 40041 Page -11 THE MORTGAGOR AMELIA PINELLI & LILLIE PRETARI 3.91 7.91 county, State of Oregon, and all interest or estate therein that the mortgagor may hereafter acquire, together with the income, rents and profits thereof, towit: 4 A tract of land situated in Lot 1 in Block 2, Track 1080, WASHBURN PARK, a duly recorded subdivision, Klamath County, Gregon, more particularly described as follows: Beginning at the Southeast corner of said Lot 1; thence North 00° 03' 00" East, along the Westerly line of Washburn Way, 175.00 feat; thence North 89° 55' 10" West 250.00 feet; thence South 00° 03' 00" West 175.00 feet to the Northerly line of Crosby Avenue; thence South en 89° 55' 10" East 250.00 feet to the point of beginning, with bearings based on the subdivision plat of said Tract 1080, Washburn Park. 0 TOGETHER WITH THE ATTACHED PERSONAL PROPERTY. together with all rights, easements or privileges now or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and linoleum, shades and built-in ranges, dishwashers and other built-in appliances now or hereinafter in-stalled in or used in connection with the above described premises, and which shall be construed as part of the realty, to secur-tive payment of a certain promissory note executed by the above named mortgagors for the principal sum of ONE HIMDERD FORTY BEVE THOUSAND AND NO/100 ONE HUNDRED FORTY FIVE THOUSAND AND NO/100 Dollars, bearing even date, principal, and interest being payable in monthly installments of \$ 1,374.60 and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee to the mortgagor or others having an interest in the above described property as may be evidenced by a note or notes. If the mortgage indebted any payment on one note and part on another, as the mortgagee may elect. The mortgagor covenants but he will keep the builders and part of a builders and part of a builders. The morigagor covenants that have the will keep the buildings now or hereafter erected on said morigaged property car against loss by fire or other hazards, in such companies as the morigage may direct, in an amount not less than the far with loss payable first to the morigage to the full amount of said indobledness and then to the morigager. The loss or damage to the property insured, the norigage all right in all policies of insurance carried upon said prope and apply the proceeds, or so much thereof as may be necessary. In payment of said indobledness. In the event of is the morigager in a policies the in force shall pass to the morigage thereby giving said morigage the right or assign to be he erty and uch loss mortgagor further covenants that the building or buildings now on or hereafter erected upon said premises shall be kent in good repaid or demolished without the written consent of the mortgage, and to complete all buildings in course of construction or hereafter constru-om the date hereof or the date construction is hereafter commenced. The mortgager acress to pay, when due, all taxes assessments, an assessed against said premisers, or upon this mortgage or the note and or the indebicalness which it secures or any transactions in connection is may be adjudged to be prior to the life of this mortgage or which becomes a prior life to portation of bay; and to pay premiums on be assigned as further security to mortgage of the the purpose of providing regularly for the prompt parament of all taxes, assessed evide on assessed against the mortgaged property and instrumer premiums while any part of the indebicalness secured hereby remains the functions on the date induitions on principal and instrumer premiums while any part of the indebicalness accured hereby remains said amount, and said amounts are hereby pledged to mortgage as additional security for the payment of this mortgage and the note here Should the mortgager fail to keep any of the foregoing covenants, then the mortgagee may perform them, without waiving any other right or remedy herein given for uch breach; and all expenditures in that behalf shall be secured by this mortgage and shall hear interest in accordance with the terms of a certain promissory note of date herewith and be repstable by the mortgager on demand. In case of default in the payment of any installment of said debt, or of a breach of any of the covenants herein or contained in the attent for lean executed by the mortgager, then the entire debt hereby secured shall, at the mortgagee's option, become immediately without notice, and this mortgage may be foreclosed. The mortgagor shall pay the mortgagoo a reasonable sum as attorneys for t the lien hereof or to foreclose this mortgago; and shall pay the costs a ling records and abstracting same, which sums shall be secured hereay and to foreclose this mortgago or at any time while such proceeding is pendin pointment of a receiver for the mortgagod property or any part thereof an ind may iding, the and the The morigagor consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be p d property. Words used in this mortgage in the present tense shall include the future tenso: and in the masculine shall include the feminine and genders; and in the singular shall include the plural; and in the plural shall include the singular. Each of the covenants and agreements herein shall be binding upon all successors in interest of the shall inure to the benefit of any successors in interest of the mortgages. Dated aKlamath Falls Oregon, this Gincles Finelle STATE OF OREGON County of Klamath 1 ** AMELIA PINELLI & LILLIE PRETARI to he known-to be the identical person. described in and who executed the within instrument and acknowledged to me that they executed the same freely, and voluntarily for the purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunta set my hand a Times - 78 Oreann. 0 9

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PERSONAL	DDODE DT V	23650
PERSONAL PROPERTY		
QUANITY	DESCRIPTION	
1	7 X 14 Metal Walk in Box and Freezer	
٦	Double Chicken Broaster	
1	Pitco Gas with double basket and stainless steel fryer	
1	Cheese Melter	
1	Grill	
9	Booths No sag springs and a Diamond Tufted Back	
1 lot	Tabies in Lounge Area	
l lot	Lounge Chairs and Bar Stools	
38	Chairs with Black and Red Upholstery	
l lot	Tables for Dining Room	
l lot	19 Bases-Prong Type	
31	Lounge Chairs	
11	Bar Stools	
1	Char-Broiler	
2	Range	
1	Freezer, 1 door, 7 cubic upright, interior and exterior	
1	Work Table 8' 36" X96" Stainless	
1	Electric Steamer	
4	Steam Table Units	
1	Mixer	
1	Dicer	
1	Shredder	
1	12" Blade Slicer	
1	Ice Machine	
2	Soup Warmers	
2	Ice Bin	
2	Glass Filler	
1	Garbage Disposai	

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QUANITY	DESCRIPTION
1	Dishwasher Cold Water
1	Waitress Call Lite System
1	Hand Sink
l	Stainless Table 36" in lounge
1	Fire Extinguish System in lounge
1	Stainless Table 6' in lounge
1	Stainless Dish Table in lounge
1	Sink in lounge

Return to: Klamate first fool. Main 15 OF OREGO

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TE OF OREGON; COUNTY OF KLAMATH; 59. and for record at request of ______. A. nis _6th_ day of __December ___A. D. 1977 at 3;39 cleck P M., and uly recorded in Vol. _MZ7____, of ___Mortgages on Page 23649 Wm D. MILNE, County Cle K

and Letach Bγ⊠

Fee:\$9.00

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