anangananganangananganangananganangan Bababababababababababababababababababab		Vol. 13 Page	6537
76980 Agreement I	au Sala af	Roal Hata	
하다 그러워 있는 바다가 와 나는 사람이들이 되고 있다. 전경인은 마음되는 것이다고 있다니다.	[19] 1. "我们从中国的国际工程的关系,他们		
THIS AGREEME	NT, executed in duplicate	<u> 4-27-13</u>	, 19,
etween PERDRIAU INVESTMENT CORP			, Seller
ON JERRY L. STEWHAT HAD LE	AH C. STAWAR	T. HUSBAIND I WI	Fr Buyer
WITNESSETH: That the Seller, in consideration of the aid Buyer agrees to buy all that real property situ	covenants at the Buyer N	rein, agrees to sell alla com	OKIEON
nereafter referred to as "said property" described S 4 0 F SW 4 0 F NE 5	as follows: Section	3_, Township_378	, Range 14 E
Reserving therefrom an easement of thirty feet (3 public highway for use in common with others, with products derived therefrom, within or under county of KLHCHTH , State of CRI	D feet) along all boundarie th power to dedicate, and lying said land or that m	s and 60 feet in width along , excepting therefrom all pet ay be produced therefrom a unimproved range land as pe	all existing roads, for roleum, oil, minerals, and all rights thereto. or government survey.
Down payment		Dollars	152500.00
Deferred payment price	ate of	Dollar	(\$ 47.42)
which installments shall include interest on the coer annum, all payable at the office of the Sellement shall be credited first on interest then duthe principal so credited.	npaid principal hereof for , and continuing until sai e; and the remainder on p	d principal and interest have principal; and interest shall	been paid. Each pay
the principal so credited. This property will be used as principal residen This property will not be used as principal res	idence before 1707 121	1473 initial -	?! J./ S
This properly will not be used as principal res	entry upon, over, under, along,	across, and through the said land or of electrical energy, and for teleph	for the purpose of erecting
THE SELLER, HEREBY RESERVES a right of way, with right of constructing, operating, repairing and maintaining pole lines to repairing, operating and renewing, any pipe line or lines for the sole right to convey the rights hereby reserved.	vater, gas or sewerage, and any	conduits for electric or telephone wire	es, and reserving to the Selle
the sole right to convey the rights hereby reserved. THE BUYER HEREBY AGREES during the term of this Agree horges of every kind and nature now or hereafter assessed, taxes, assessments and charges, the Selley has been added thereto. The amount of the right added thereto. The amount of the right has been assessed, with interest repaid, shall be secured ereby and shall be repaid by said birthy (30) days from such demand by the Seller shall constitutions.	ment and any extension of rene levied, charged or imposed again to pay the same, logether with thereon at the rate of SEPPS. Yet yet to said Seller on demond, and the a default under the terms of	any and all costs, penalties and leg any and all costs, penalties and leg (7%) per annum from it d failure by the Buyer to repay the s this Agreement.	by the Buyer to so pay said percentages which may be date of advancement unlame with such interest with
THE BUYER AGREES to keep all buildings now on, or that	ller, with appropriate clauses pro	tecting the Seller as his interest ma	appear.
In such insurance companies as may be unsastation. THE BUYER AGREES had he will at all times during the term encumbrances of every kind or nature except such as are as a many nuisance, and publishing or structure, except as herein described, not the event of the violation of any at these without any lability therefor. Any building or structure may the BUYER AGREES to keep the premises in as good a state of	onditions, Seller may, in addition be erected on the property herein and condition as a reasonable am	described upon approval of the Sell- ount of use and wear thereof will s	er. Dermit.
THE SELLER RESERVES the right to enter upon sold reality of improvement placed or constructed on sold reality shall be returned to the reality shall be returned to the reserved of this Agreement placed or constructed on sold reality shall be returned to the reserved of this Agreement and the reserved of this Agreement of the reserved of the	moved without the written conse eement, and full performance by	nt of the Seller. the Buyer of all his obligations	hereunder is and shall be
Improvement placed or constructed on sold really shall be re IT IS FURTHER AGREED that time is of the essence of this Agrandian precedent to his right to a conveyance hereunder, when the same become due, or (b) in the repayment, wit (c) in the observance or performance of any other obligation of all the buyer's rights under this Agreement and oil intergright or remedy. The Buyer agrees to pay oil costs and expulsion of the buyer of a written declaration of forfeiture and cancellation, to the Buyer of a written declaration of forfeiture and cancellation, to the Buyer at his last address on file with the Seller. Seller	and should detault be made (a hin thirty (30) days after dema hereunder, the Seller may thereu st in said realty and the appurte	nd as aforesaid, of any amount he pon, at his option, enforce his rights nances, as hereinafter provided, or b	rein agreed to be repaid, hereunder, either by forfeitu y any other legal or equitab
of all the buyer is fights or medy. The Buyer agrees to pay oil costs and expringint or remedy. The Buyer agrees to pay oil costs and expression with the selection of forfeiture and cancellation, Buyer of a written declaration of forfeiture and cancellation, to the Buyer at his last address on file with the Seller. Seller the sellection of the Buyer of this last address on file with the Seller. Seller	nses of any action commenced to elect to enforce his right of force or by depositing in the United	y the Seller to entorce this Agreem ture hereunder, he may declare said States mail, postage prepaid, such to the time in the manner above desc	forfeiture by service upon t written declaration, address tribed, agrees to execute a
(1) Any lien or encumbrance, payment or discharge (2) Any encumbrance or lien created or suffered be (3) Covenants, conditions, restrictions, reservations	y Buyer. s, easyment, rights and/or rights ditions of this Agreement by the	of way of record affecting said pro Seller shall be construed to be a wa	iver of any succeeding brea
(3) Covenants, conditions, restrictions, reservations NO WAIVER OF THE BREACH of any of the covenants or con of the same or other covenants or conditions of this Agreem in the event of default shall be construed as a waiver thereo- time other than as herein provided be construed as a waiver	ent. No delay or omission of the if or acquiescence therein, nor st of, or variation in, any of the to	all the acceptance of any payment rms of this Agreement.	s made in a monner or at
EACH PARTY AGREES that there have been no warranties or oral negotiations between the parties herein, NO MINNING UR TIMBER CO.	or representations other than those and contains the entire agreement Trivia Without Thout all year 73-74. This co	ntract to be paid in full by	1979
Seller will refund all moneys paid if buyer ma writing a refund within <u>NoINE</u> days of date of Buyer agrees he will not transfer this agreement	without permission in wr	ting from seller.	of seller and requests
Above property encumbered by Seller Boundary executed the	Agreement the day and year fi	a mace contact.	
Unimproved range land as per government survey, Improveme	nts at buyers expense.	BUYER	<u>. </u>
Louis Filesdrian Preside	ent x	Jerny Lxl	lenar?
PERDRIAD INVESTMENT GORP.	_ <u>×</u>	Jak U.	tewart
Accounting Deptite	Address	BOX 484	
P. 0: Box 11108 Piedmont Stal Oakland: Calif. 94611 415-653-4599	13.7	4 ORICGON 97	1622 503 lephone 353-22
		nous no	4.5.5.5.5.5.8.5.5.3.5

.

STATE OF OF this __31st_ Vol. _ M 73

E.

e per

re III III III III

75



PERDRIAU INVESTMENT CORP. REAL ESTATE DIVISION

P. O. BOX 11108. • OAKLAND, CALIFORNIA 94611 • TELEPHONE 653-4599

EXICH "A"

DOWNPHYMENT ON THIS CONTRACT FOR THE POSCHER. R OF THE SZOF SWITOF REL. SECTION IS TOWNSHIP ST. SOUTH, PROVERTY PROS ELIPTIATH COUNTY DIECEN TO COURSE FOR A WARRING Y DEED TO THE

LOT TOF BLK T AND LOT TOF BLK TOF N. BLY, ORECOM \$1622

BUYER TO PAY ONE HALF COST OF TITLE DEPRECH

ON RLY BROTERTY TO COURTE GOVER OF THEY SALVER THAT CHANGE AND THE APPEARS OF THE TYPES PROSERTY TO BE FREE ACTIONS OF ALL.

Dated 4-27-73

Produca Ino Corp

Lucio 7 Sudina Por

SELLER OF FIBOLE PROPERTY ABNEES TO LET

BUYER STAY ON BLY PROPERTY LOTS 798 BLK)

N BLY UNTIL NOW 15T 1973.

Louis Frenchein Presidenti Pendrem In Corb

STATE OF OREGON; COUNTY OF KLAMATH; ss.	T
STATE OF OREGON; COUNTY OF A D. 19.73. at	o'clockA_M., and duly recorded in Page6537
this 31st day of MISCELLAFFOUS on	Page6537
Vol. M 73 of MISCELLAR ACTUS	WM. D. MILNE, County Clerk
more \$ 7,000	$\Omega I - I = I = I$