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BROOKS RESOURCES CORP. 93088	416 E. Greenwood St. Bend, Oregon 97701 Phone (503) 382-1662 O. M-74-10Ge	I have been also a second and the second second by the second sec
THIS AGREEMENT made this 25_day ofJuly, 197_3, by a TION, hereinafter called Soller, andDon_Allen_Benson_and_ husband_and_wife	Augre-Hourbe Densen,	
That in consideration of the covenants herein contained and the payments agrees to sell and the purchaser agrees to buy the following described real pr wit: Lot 1, Block 7, Wagon Trail North First Add of record and covenants, conditions and res	trictions in the 19, 1972 in Volume	
(also known as sales lot number 35) for the following price which the purchaser agrees to pay in the manner ar Cash Price		
Unpaid Balance of Cash Price (amount financed)	ng balance at an ANNUAL PERCENTAGE RATE 28.72_ in this transaction. of all deferred payments is \$_6,558.72_ meet and principal. The first payment will be due	OOKS RES
on <u>Ull(0</u> 2/3), 197/2 and the remaining payments due of the is fully paid. Payments are to be made to seller at P. O. Box 1111, Bend, U Purchaser may at any time prepay part or all of the balance owing with chaser from making the regular monthly payments. All taxes levied against the above described property for the current to chaser as of the date of this agreement. Purchaser agrees to pay when due property and all public, municipal and statutory liens which may be hereaft	Oregon 97701. out penalty. Part payment shall not excuse pur- aut year shall be prorated between seller and pur- all taxes which are bereafter levied against the	OURCES CO
imposed upon said property, seller, without admaration to sub, so paid. Title principal amount remaining due under this agreement the sums so paid. Title purchaser shall be entitled to possession of the premises upon the date or Purchaser agrees that all improvements now located or which shall he part of the real property and shall not commit or suffer any waste of the pro- thereof, and shall maintain the property and all improvements thereon, and properts.	eafter be placed on the premises, shall remain a ne expiration of this agreement without the written operty, or any improvements thereon, or alterations d all alterations thereof, in good condition and	
Upon payment of the entire purchase price for the physical dependences other terms, conditions and provisions hereof, seller shall forthwith execu- ded conveying said property free and clear of all liens and encumbrances provided and those placed upon the property or suffered by purchaser subsec- to provide an owner's title insurance policy in the amount of purchase price In the event that purchaser shall fail to perform any of the terms of being of the essence, seller shall, at its option, have the following rights	te- and deliver, to purchaser a good and sufficient as of the date of this agreement except as above equent to the date of this agreement. Seller agrees cc. this agreement, time of payment and performance	OOKS RES
(a) To forcelose this contract by strict forcelosule in ready (b) To declare the full unpaid balance of the parchase price immediat (c) To specifically enforce the terms of this accented by sail in call (c) To specifically enforce the terms of this accented by sail in call (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare this agreement null and void as of the date of the part (d) To declare the part (d) the part (d) the date of the part (d) the part (d	ely due and payable. ch and to retain as liquidated damages the amount tion all of the right, title and interest of the pur- or winnow any other act by selfer to be performed. Her, or in default thereof purchaser may, at the after the expiration of a lease and may be ousted	
<ul> <li>and purchaser agrees to peaceably surrender the premises of se option of seller, be treated as a tenant holding over unlawfully a and removed as such.</li> <li>Seller reserves the right to enter upon the above described property at purpose of examining the same.</li> <li>In the event suit or action be instituted to enforce any of the terms or puy to the prevailing party, in addition to the costs and disbursements adjudge reasonable as attorneys' fees in such suit or action, in both tria and personal knowledge of the premises and option of the value thereof; chaser's judgment; that no agreement or promise to alter, repair, or improven agent of seller; that no agreement or promise to alter, repair, or improven agent of seller; and that purchaser takes said property and the improvement of promise to alter, repair, or improven agent of seller; and that purchaser takes said property and the improvement of promise to alter, repair, or improven agent of seller; and that purchaser takes said property and the improvement of promise to alter, repair, or improven agent of seller; and that purchaser takes said property and the improvement of promise to alter, repair, or improven agent of seller; and that purchaser takes said property and the improvement of promise to alter, repair, or improven agent of seller; and that purchaser takes said property and the improvement of promise to alter, repair, or improven agent of seller; and that purchaser takes said property and the improvement of promise to alter, repair, or improven agent of seller; and that purchaser takes said property and the improvement of promise to alter, repair, or improvent agent of seller; and that purchaser takes said property and the improvement at the seller of the premise to alter, repair, or improvent agent of seller; and that purchaser takes said property and the improvement at the seller and that purchaser takes said property and the improvement at the seller and the property at the improvement at the seller and the seller at the seller at t</li></ul>	conditions of this agreement, the losing party shan allowed by statute, such sum as the court may a court and appellate courts. executed on the basis of purchaser's examination that no attempt has been made to influence pur- facil premises have been made to seller or by any	RP.
agent of seller; and that partnase tunes and partnase by purchaser of of this agreement. Failure by seller at any time to require performance by purchaser of seller's rights bercunder to enforce the same, nor shall any waiver by sel seller's rights bercunder to a waiver of this agreement shall extend to the heirs, administrators, executors and assigns of the parties hereto the heirs, administrators, executors and assigns of the parties hereto the heirs, administrators, executors and assigns of the parties hereto	of any of the provisions hereof shall in no way affect lier of any breach hereof be held to be a waiver of to and be binding upon and inure to the benefit of is concerning the above premises and hereby agrees	
Turchaser has examined and is functed in a second of the same. Purchaser shall not assign this agreement, his rights thereunder or consent of seller. In construing this agreement and where the context so requires, the Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of the purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement Purchaser hereby acknowledges, receipt of a copy of this agreement	singular includes the plural.	
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STATE OF OREGON: COUNTY OF KLAMATH: ss. Klamath County Ti Filed for record at request of	tle o'clockM., and duly recorded in 2321	
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