

D. L. Kicker)

State of Oregon,  
County of Multnomah, I do.

This Certifies, That on this 14th day of October, A.D.  
1901, before me, the undersigned, a notary public in and for said  
County and State, personally appeared the within named:  
J. C. Day, who is known to me to be the identical person  
described in and who executed the within instrument for  
and on behalf of the firm of J. G. & J. C. Day, and ack-  
nowledged to me that he signed and sealed the same as  
the act and deed of the said J. G. & J. C. Day, freely and  
voluntarily, for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand  
and affixed my official seal, the day and year last above  
written.

Notarial  
Seal.

H. L. Boise  
Notary Public for the State of Oregon.

Filed for record by Storey & Keeler Lumber Co., 10 December, 1901, at  
9 a.m.

J. H. Hale ✓  
C. Auditor.

Dr. H. M. Lauman & C. A. Frost, J. R. Welty, J. M. Kepner et al.

This Agreement, made and entered into between Dr. H. M. Lauman,  
of Lewis County, state of Washington, party of the first part, and  
C. A. Frost, J. R. Welty, J. M. Kepner, S. S. Somerville, David Stewart,  
and W. A. Reynolds, parties of the second part, of Lewis County,  
Washington, witnesseth:

That whereas, the party of the first is the undisturbed  
owner, and locator, of the following, described mining claims: That  
certain claim known as "Tuniata", location notice of which is re-  
corded in Book Miscellaneous Records, Auditor's office of Skamania  
County, Washington, page 177; Angelus, location notice of which  
is recorded in said Auditor's office, Book Miscellaneous records,  
page 176; Suzette, location of which is recorded in said Auditor's  
office in Book D Miscellaneous records, page 389; also an-  
ended location notice of first mentioned claim is recorded in

Book A. Mineral Locations, said office, page 260, and amended location notice of second claim above described, recorded in said office in Book A. Mineral Locations, page 259:

And whereas the party of the first part is desirous of securing money with which to develop the said claims:

Now therefore, in consideration of the sum of three hundred and twenty dollars to be paid by the parties of the second part, that is to say, - the sum of \$53.33 each in manner hereinafter set forth, the party of the first part agrees:

First. That he will for the said sum of \$320 run an open cut and tunnel on the ledge of claim first above described, i.e. the Juniper claim at the present working, beginning at the perpendicular face of said working and running forty feet on the ledge, six feet high, and five feet wide, the tunnel to be constructed in a workman like manner; work to be begun as soon as same can be done to advantage, and to be completed on or before November 1st, 1901.

Second. That the party of the first part, his heirs or assigns, will give to the parties of the second part, or either of them, as they may agree, an optional interest in said mines:

1st. Upon payment of fifteen hundred dollars, by the parties of the second part, or any one or more of them, in actual development work on the lead, or leads of the said claims, which constitute a group of claims, one exceeding the other, the party of the first part his heirs and assigns, agrees to convey to the parties of the second part, or any one or more of them or their assigns, according to the payment made by them of said fifteen hundred dollars, the undivided one half interest in said claims, and each of them. The \$320 is to be a part of said \$1500 if the above option is accepted, or

2nd. When the said forty feet of development work shall have been done for the year 1901 as aforesaid, the parties of the second part, or any one or more of them, as may be agreed, may organize a corporation for the purpose of obtaining title to and developing the said claims, in which the party of the first part will join as organizer. The company to be stocked on the following basis: The capital stock is to be \$1,000,000, divided into 1,000,000 shares; of the par value of \$1<sup>10</sup> per share; 500,000 shares are to be set aside as treasury stock to be sold, and proceeds used in developing the mines, or so much thereof as may be necessary to make said claims self sustaining.

from sales of ore; \$20,000 are to be issued to the party of the first part, his heirs or assigns in consideration of the transfer by him of the title to said claim to the corporation to be so organized; \$10,000 is to be issued to the said parties of the second part, their heirs or assigns, or to such of them as may in the aforesaid sum of \$320. pro rata. The expenses incident to the formation of said corporation is to be borne by the promoters of said corporation proportionately to the stock issued to them respectively.

It is understood and agreed that the party of the first part is to be paid for running the said tunnel on each estimate of five feet or multiple thereof at the rate of eight dollars per linear foot of open cut or tunnel run. David Stewart is to be the disbursing agent of the said \$320 and the money necessary to be paid for said tunnel work is to be paid to him as needed.

It is further understood that the parties of the second part are to decide which of the two options aforesaid they desire to avail themselves of by June 1st, 1902. In case the first one of the options set forth aforesaid is accepted the parties of the second part, he or heirs or assigns are to pay for development work on said claims the sum of \$320 per year until the full sum of \$1500 is paid. Said yearly payments are to be made under the development work performed at such time of year as the work can best and most economically be done, and when to the best advantage, and such development work is to be done in best and cheapest manner to obtain best results.

In witness whereof the said parties of the first and second part hereinabove set their hands this 20th day of June, 1901.

J. G. M. Lannan  
E. A. Frost  
J. R. Kelly  
J. M. Kepner  
Samuel S. Somerville  
David Stewart  
W. A. Reynolds

State of Washington,  
County of Lewis,

I, A. L. Goffman a Notary Public for the

said state and county do hereby certify that on this 20th day of June, 1901, personally appeared before me S. L. L. Goffman, to me known to be the individual described in and who executed the within instrument, as the party of the first part, and acknowledged that he signed and sealed the same as his free and voluntary act and deed for the uses and purposes herein mentioned.

Given under my hand and official seal this 20th day of June, 1901.

C. L. Goffman  
Notarial Seal. Notary Public for the State of Washington  
Residing at Spokane.

Filed for record by Reynolds Stewart, 13 Feb 9 1902 at 9 a.m.  
J. P. Hale  
Clerk.

Hdell Moriarty with The Brunswick-Balke-Collender Co.

This Memorandum of Agreement, made and entered into between The Brunswick-Balke-Collender Co., the party of the first part, and Hdell Moriarty of Stevenson County of Okanogan, State of Washington the parties of the second part, witnesseth, That the said party of the first part, being the owner of the hereinfor described personal property, has leased and does by these presents lease and rent unto the parties of the second part, the following described personal property, to wit:

One 14 ft Oak Oakwood Counter	#10673
" " " Back Bar	10529
" " " Mirror	10040
" " " 4 Zinc Clerk	786
" " Iron foot Rail	

and in fact everything pertaining and appurtenant to said hereinbefore described outfit belonging to and manufactured by the said The Brunswick-Balke-Collender, Co., for the term of nine months from the date hereof, on the following terms and conditions, to-wit: Fifty Dollars, payable in cash at or before the encasing of these presents, and the further sum of Twenty five Dollars, to be paid on the tenth day of each and every month ensuing, until the full term of nine months from this date shall have expired, said payment covering for the rental, use and wear of said property.

The said parties of the second part agree that they will carefully use, and keep in good order, the said articles of merchandise