21169	CONTRACT_BEAL PROVIDENT
THIS CONTRACT, Meda and	CONTRACT_REAL ESTATE Vol. mg3 Pagel 35 is day of ail J. Pulone, husband and wife, 19.82, betw
Joe D. Pulone and Ga	ail I Bai day of Multip
and	ail J. Pulone, husband and wife
John Parks	, hereinafter called the
WIINKSSETT	
MALCOS (1) SALL HEAL IL I	ideration of the mutual covenants and agreements herein contained, the se buyer agrees to purchase from the seller all of the following described la hCounty, State ofOregon
LOT 13. Block 5 m	
thereof on file in th Oregon.	Rivers North, according to the official plat he office of the County Clerk, Klamath County,
Subject to:	
Easements, covenants, record,.and unrecorded a limited partnership, and wife.	conditions, reservations, and restrictions of contract between D-Chutes Estates, Oreg. Ltd., and Joe D. Pulone and Gai& J. Pulone, husband
for the sum ofSeven thousand three	account of whichOpethousandandno/100Dollars (\$.7,.350.00)
(hereinafter called the purchase price) on	account of whichOpethousandand.no/100Dollars (\$.7,350.00) execution hereof (the receipt of which is hereby acknowly laborated and the sector of soid one of soid one of the sector of which is hereby acknowly laborated and the sector of soid one of soid
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And it is understood and adreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the parties that time is of the essence of this contract, and in case the buyer shall fail to make the parties that time is of the essence of this contract, and in case the buyer shall fail to make the parties that contained therefor, or fail to keep any adreement herein contained, then here the parties that contract null and void. (2) to declare the buyer shall fail to make the parties the intervent and payable. (3) to withdraw said deed are void. (2) to declare the whole unpaid prime contained, then here the parties without any adreement prime contained, then here the parties without any action account of the premises created or then existing in lavor of the buyer adjants there even and or (4) to forcelose that purchase of said seller to be performed and without any infall all payments therefore and payable with the premises up to the time of such delault and the waid seller, in case of such delault and process of law, and take line prosession thereof, is contract are to be retained by and being to said self erise the instead and with delault, shall here with all being to said selfer to a such delault, what the said seller, in case of such delault, shall being to said self by and there the retained by and being to said set and very brees made; and in the same the advert be made and without any process of law, and take immediate possession thereol, together with all the improvements and apputentiates thereand the real and such retained by any time to require performance by the buyer of any provision hereof shall or owner where the result of and rever be made; and in the same the result of endores the advert be advert be advert be same advert be same advert be advert be advert be advert be advert be advert by time to require performance by the buyer of any provision hereof shall on the same advert be advert by time to require performance by the buyer of any provision hereof The land alorsaid, without any process of law, and take immediate possession thereol, together with all the improvements and appurchances thereon or sub-elonging. The huyer lurther agrees that lailure by the seller at any time to require performance by the buyer of any provision hereof shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach any such provision, or as a waiver of the provision itself. 1997 (1927) Contractellin (1977) . : The true and actual constitution plat log this transfer, stated in terms of dollars, is \$ 7,350.00 . Therefore the actual consideration plants diverted a block is parked which is \$ 7,350.00 . Therefore the actual consideration consideration consideration of the trial dout of action is instituted to foreclose this contract for the online and park is in said suit or action and it is a appeal is taken to make the promises to pay such sum as the appellate court shall adjude reasonable as the provision here the none person or a corporation, that it the context to require a shall be made, assumed and implied to make the provision here apply a maxually to corporations and the neuter, and that denerally all frammatical changes in the sectors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the under-IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly atthorized thereunto by order of its board of directors. Dail, Fulore John. Park NOTE-The sentence betw symbols (), if not applicable, should be deleted. Ser ORS 93.030). STATE OF OREGON, County of Lane STATE OF OREGON, County of Lane 3-7, 1983 Personally appeared John Torks ,٤٦ ر.... 3 / 4 , 19 83 Personally appeared the above named ment to be their woluntary act and deed. president and that the latter is the secretary of and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Userah 2 Stone (OFFICIAL SEAL) Notary Public for Oregon My commission expires 4/1/1 Notary Fublic for Oregon My commission expires ORS 93.636 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument accuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be con-are bound thereby. ORS 93.030 (2) Violation of DBC of the title to the title to the conveyor of the title to be con-(SEAL) re bound thereby. ORS 93.990(3) Violation of ORS 93.633 is punishable, apos conviction, by a fine of not more than \$100. STATE OF OREGON, County of Lanc FORM NO. 23 - ACKNOWLEDGMENT STELEVIS NESS LAN UP CO. PORTLAND ORE BE IT REMEMBERED, That on this be in Remember 20, that on this and for said County and State, personally appeared the within namedJohn Parks known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that the same freely and voluntarily. TESTIMONY WHEREOF, I have hereunto set my hand and affired my official seal the day and year land my official seal the day and year law above written. . • Act 5 lea Notary Public for Oregon. My Commission expires ······ STATE OF OREGON: COUNTY OF KLAMATH ; SS I hereby certify that the within instrument was received and filed for increase certify that the within instrument was received and rifed for record on the <u>9th</u> day of <u>March</u> A.D., 1983 at <u>11:37</u> o'clock <u>A.M.</u> and duly recorded in Vol <u>M.83</u>, of <u>DEEDS</u> on page <u>3554</u> FEE \$ 8.00 EVELYN BIEHN COUMTY CLERK by Servetland Litsch_ Deputy