	말 같은 것			DEAL ESTATE-Par	tial Payments-Deed in court	mid	Page 2322	. <b>J</b>
		Tauth-In-Lendi	ng Series)-CONTR	ACT-Read by seller and re	tial Payments-Deed in Lange	Vol. <u>'70</u>	Page	ween-
FORM	No. 854-	uld be executed	in triplicate, ackno	DMIEGREG -1		omher		
(This	cohtract sho	18		jst	day ofSept	,emper	alled the s	seller,
	000	CONTRA	ACT, Made	this	day of	herei	natter cance	

hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-

-Partial Payments-Deed in Estraw (Individual or Carporate).

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and ....

A tract of land situated in Section 2, T.35 S., R.11 E., of the W.M., in the County of Klamath and State of Oregon described as follows:

Beginning at the Southeast corner of said Section 2; thence North 89°03'41' West along the Southerly line of said Section 2, a distance 69-03 41 West along the Southerly line of said Section 2, a distance of 661.44 feet to the most Southerly Southwest corner of a tract of land described in a Contract to Mary L. Menkins, recorded October 19, 1977 in Volume M-77, Page 20005, Deed Records; thence North 08013'29" West along a boundary line of said Menkins tract and its extension a distance of 2107 74 feet to the most Fasterly corner US-13 29 West along a boundary line of Salu Henkins tract and re-extension, a distance of 2107.74 feet to the most Easterly corner of a tract of land described in a Contract to Keith R. Shannon, recorded October 19, 1977 in Volume M-77, Page 20008, Deed Records recorded occuper 19, 19// III vorume M-//, rage 20000, Deed Records and the true point of beginning of the tract of land herein to be described; thence North 80°22'31" East a distance of 1010.57 feet to a point on the Easterly line of said Section 2 which is South a point on the Easterly line of said Section 2 which is South 0°50'47" West a distance of 3032.85 feet from the Northeast corner thereof; thence North 0°50'47" East along the Easterly line of said Section 2, a distance of 1158.62 feet to the most Southerly corner of a tract of land described as Parcel II in a Contract to Temple ot a tract of land described as Parcel 11 in a contract to remple Naylor, recorded October 21, 1977 in Volume M-77, Page 20295, Deed Records; thence North 42°01'02" West along the Southwesterly line of said Naylor tract a distance of 667.26 feet to the most Easterly corner of a tract of land described in a Contract to Dr. George B. of Saturayion tract a distance of dorred free to the most inducer. corner of a tract of land described in a Contract to Dr. George B. corner of a tract of land described in a contract to br. George B Adams recorded November 3, 1977 in Volume M-77, Page 21079, Deed Records; thence South 49°06'50" West along the boundary line of Adams front to a route a distance of 1/32 23 front to a point in the said Dr. Adams tract a distance of 1438.83 feet to a point in the Easterly Line of the afore-said Shannon tract; thence South 40°53'10" East along the Easterly line of said Shannon tract a distance of 600,00 feet to an angle corner therein; thence continuing along the Easterly line of said Shannon tract South 16°40'58" East a distance of 446.58 feet to the true point of beginning.

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(4) to tore selfer hereunder and below the transfer of the transfer, the transfer and to the transfer and to the transfer and the transfer and the transfer and to the transfer and to the transfer and to the transfer and the transfer and the transfer and to the transfer and to the transfer and transfer and the transfer and transfer and transfer and the transfer

The true and actual consideration paid for this transfer, stated in terms of dollars, is 3.15,000.00. (Ethereter, the actual emission of the contract of the stated in terms of dollars, is 3.15,000.00. (Ethereter, the actual emission) is a stated in terms of dollars, is 3.15,000.00. (Ethereter, the actual emission) is a stated in terms of dollars, is 3.15,000.00. (Ethereter, the actual emission) is a stated in terms of dollars, is 3.15,000.00. (Ethereter, the actual emission) is a stated in terms of dollars, is 3.15,000.00. (Ethereter, the actual emission) is a stated in terms of the state emission (indicate which). (Ethereter, the actual emission) is a stated in terms of the state of t

ive heirs, executors, administrators, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; it either of the un-

dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto ts board of directors. John Jer S. Poul Jennifer S. Poulos by its officers duly authorized thereunto by order of its board of directors. NOTE: The senteate between the sym-bols (), i/ not opplicable, shall' be delated; 30.030, s(Notorial ocknowledge section 93.030, s(Notorial ocknowledge ment on revented) Bright a Johnman

BAPORTANT, HOTICE: Deleter by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. The physical structure of the selfer is a creditor, as such word is defined in the Truth-In-Lending Act and if warranty (A) is applicable and if the with the Act and Regulation by making required disclosures; for this purpose, regulation 2, the physical structure of a similar unless the contract will become a first lien to lineace the purchase of a Stevent-Nets for the Stevent-Nets Form No. 1307 or similar.

- Anni Marella

## 23216

for the sum of \_\_\_\_\_\_ Dollars (\$ 15,000.00 \_\_\_\_\_\_) (hereinafter called the purchase price) on account of which \_\_\_\_\_\_ ONE THOUSAND AND NO/100 \_\_\_\_\_\_ --- Dollars (\$ 15,000.00 ) Dollars (\$.1,000.00.....) is paid on the execution hereof (the receipt of which hereby is acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows,

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Balance on a land sales contract with payments to be not less than \$100.00 per to-wit: month including principle and interest per annum. Payoff to be within 10 years of closing date. Purchaser to pay taxes when due.

per cent per annum from All of said purchase price may be paid at any time; all deferred balances shall bear interest at the rate of ...... 9.0...... the minimum reg-

The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for buyer's personal, family, household or agricultural purposes. (B) is an engagination of form if buyer is a network percent is for point.

the easements, building and other restrictions now of record, if any, and .... See the title report for other

.... and has placed said deed, together with an executed copy of this contract

and has placed said deed, together with an executed copy of this contract and the title insurance policy mentioned above, in encow with <u>Mt. Title.Company.of.Klamath.Falls</u>, <u>Oregon</u> escrow agent, with instructions to deliver said deed, together with the life and title insurance policies, to the order of the buyer fin here and assigns, upon the payment of the purchase price and full compliance by the buyer with the terms provided therefor, to the said encow agent for the use and behaves of aid purchase price and the respective installments thereof, promptly at the times provided therefor, to the said encow agent will be paid of the seller. The escrow lee of the escrow agent shall be paid by the seller and buyer in equal shares; the collection charge of said agent shall be paid

of the seller. The encrow les of the encrow agent shall be paid by the seller and buyer in equal shares; the selled the object of and effect that be paid by the seller and buyer in equal shares; the selled therefor or fail to keep any agreement herein contained, from the seller at his option shall have the following within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following at one of used purchases above frequined, or any of them, purcing rights: (1) to declare this contract, and in case the buyer shall fail to make the following at one of used purchases price with the interest for and in any of such cases, all rights and interest created or then existing in lawor of the buyer as the seller at his option shall have the following and determine and the right to the postession of the periods above described and all other rights and interest created or the existing in lawor of the buyer as about the seller at his option shall have the right and determines and the right to the postession of the purchase of said property as absolutely against if by the buyer hereunder shall reter o and reclamation or compensation for money paid on account of the purchase of said property as absolutely and perfectly as if this contract and use paid seller as the agreed and require performants and exputite performants and meter of the requires and belong have the right immediately, or at own thereas there and provision hereod is shall in more way a time to be readed, without any right be added and all the importants and appretunes and a

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

dersigned is exporporation, it has caused its corporate number of directors. by its officers duly authorized thereunto by order of its board of directors. Dernifer S. Poulos Avan Luc.

By Securid a Ochrman

PAPORTANT, NOTICE: Deleter by lining out, whithever phrass and whithever warranty (A) or (B) is not applicable. The paranty (A) its applicable and it the seller is a creditor, as such word is defined in the Truthin-Lending Att and if warranty (A) its applicable and it the seller is a creditor, as such word is defined distlesure; for this purpore, again and the paranty (A) its applicable and the seller is a creditor, as such word is defined distlesure; for this purpore, again and the seller MUST comply with the Att and Regulation by making read distlesure; for this purpore, again and the seller MUST comply with the Att and Regulation become a first lien to finance the purchase of a us Stevas. Note form (Ne 1) 08 or similar unless the contract will become a first lien to finance the purchase of a Gwelling the phylor great dis Stevan-Ness Form No. 1307 or similar. -canning and

NOTE: The sanleate between the sym-hole (), is not opplicable secure be deleted; is oregon, favled Statuter, section 03.000 (Nelastial acknowledg-ment on revented)

