FORM No. 706-CONTRACT-REAL ESTATE-Monthly Poyments.	MT 7148	STEVENS LEVES FAW U	
59868.38S	NTRACT-REAL ESTATE	n - n	TSPOSER8278
THIS CONTRACT, Made this 15th Willis A. Schlorff and John May	den at D	cember	, 19.78., between
and William L. Dillman and Wilhelmine A. Dillman, husband and wife, WITNESSETH: That in consideration of the mutual and wife of the buyer,			
WITNESSETH: That in consideration of seller agrees to sell unto the buyer and the buyer scribed lands and premises situated inKlama	r agrees to purcha th Coun	ants and agreement se from the seller a ty, State of	s herein contained, the Il of the following de- regon, to-wit:
Lots 9, 9A, 10, 10A; 11, 12 and 1 ing to the official plat thereof Clerk of Klamath County, Oregon.	가 가장에 가 있었다. 그는 아이는 아이들에게 같이 있는	ll of WEST C the office of	HILOQUIN, accord- the County
Subject, however, to the followin 1. Unrecorded Contract dated Sep Audrey Baxter, husband and wife, Diane C. Anderson, husband and wi ing Assignment: Assignment dated September 27	tember 22, as Sellers a fe, as Buyer	s, as disclos	sed by the follow-
Assignment dated September 27, 1974 and recorded September 27, 1974 in Volume M74, page 13306, Microfilm Records of Klamath County, Oregon, from Dale Baxter and Audrey Baxter, husband and wife, as Sellers, and Roger A. Anderson and Diane C. Anderson, husband and wife, as Sellers, and (Affects Lots 9, 9A, 10, 10A, 11 and 12 in Block 11 of West Chiloquin,)			
(For continuation of this docume	ent. see rev	to obje arre	
(For continuation of this document, see reverse side of this contract.) for the sum of Fifty-thousand and no/100Dollars (\$50,000.00) (hereinafter called the purchase price), on account of which .Thirteen thousand and no/100 Dollars (\$13,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 37,000.00) to the order of the seller in monthly payments of not less than Three hundred and no/100 Dollars (\$ 300.00) each, or more, prepayment without penalty,			
	hrchavmenr	irnout penal	t.y.,
payable on the .1stday of each month hereaft, and continuing until said purchase price is fully all deferred balances of said purchase price shall b November 1, 1978,until paid, inter the minimum monthly payments the same the same same same same same same same sam	bear interest at the	rate of	be paid at any time; cent per annum from
rated between the parties hereto as of the date of this contract.			
(B) for an organization or foren it hurse is a patient person	a)_is_lar_businesz ~ -em	maraid 2101-2203 - 0 then - the	तन्न सङ्घलेच्छा म्यापसं – इम्बद्धकुठ <u>३८</u> ६.
he is not in delault under the terms of this contract. The buyer affec erected, in good condition and repair and will not suffer or permit at and all other liens and save the seller harmless thereform and reimbu such liens; that he will pay all taxes herealter levied against said, pro- atter lawfully may be imposed upon said premises, all promptly belore insure and keep insured all buildings now or hereafter erected on said	es that at all times he w, ny waste or strip thereof urse seller for all costs and perty, as well as all wate the same or any part th premises against loss or	19, 19, 19, and may reta 11 keep the buildings on sai that he will keep said pr attorney's lees incurred by re-rents, public charges and proof become past due; that tamage by fire (with exten-	in such possession so long as d premises, now or hereafter emisses free from mechanic's him in delending against any municipal liens which here- at buyer's espense, he will led coverage in an
not test than 3 their respective interests may appear and all policies of insurance to be such liens, costs, water rents, taxes, or charges or to procure and pay to to and become a part of the debt secured by this contract and shall be the seller for buyer's breach of contract.	stactory to the seller, with delivered to the seller as for such insurance, the sel war interest at the rate al	loss payable first to the sel soon as insured. Now it the er may do so and any paya resaid, without waiver, how	ler and then to the buyer as buyer shall fail to pay any uent so made shall be added ever, of any right arising to
save and except the usual printed exceptions and the building and oth and purchase price is fully paid and upon request and upon surrender premises in lee simple unto the buyer, his heirs and assigns, lice and cl since said date placed, permitted or arising by, through or under selfer liens, water tents and public charges so assumed by the buyer and lutth	er evcepting all liens unif	encumbrances created by 11	r a title insurance policy in- the date of this agreement, Seller also agrees that when licient deed conveying said d clear of all encumbrances and the taxes, municipal is buyer or his assigns.
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever a creditor, as such word is defined in the Truth-In-Lending Act and Regulation for this purpose, use Stevens-Ness Form No. 1308 or similar unlets the contro Stevens-Ness Form No. 1307 or similar.	warranty (A) or (B) is not	nnlicoble 16 warman cat	
John Mayer, 1138 E. 87th Place, Los Angeles, CA 90002 Willis A. Schlorff, P. O. Box 431 Janesville, CA 96114		STATE OF ORE	GON,
William L. and Wilhelmine A. Dilln #25 North 14th Street, Suite #630 San Jose, CA 95112		ment was receive day of	hat the within instru- d for record on the ,19, ck. M., and recorded
Alter recording return to: Winema_Real_Estate Box.,376	SPACE REDENVED PON NECONDEN'S USE	in book file/reel number Record of Decis o	on page or as
Chiloquin, OR. 97624 NAME, ADDRESS, ZIP Julia a change is requested all tax statements shall be tent to the following address.		Witness m, County affixed.	y hand and scal of
• William L. & Wilhelmine A. Dillman same address as above		By	Recording Officer Deputy
• SCHIE CHALLESD GD GUUVE			

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84515 585 28219 See the state in a second state of And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually 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 rights: (1) to declare the built and road, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable, (3) to withdraw said deed and ether documents from encrow and/or (4) to foreclose this contract by suif in equity, and in any of such cases, all rights and interest created or then existing in lawr of the buyer as against the seller hereunder shall utterly cease and de-termine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in said seller without any set of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, fully and perfectly, as if this contract and such payments hed never been made; and in premises up to the time of such delault. And the said seller, in case of such delault, shall have the right inmediately, or at any time thereafter, to enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereof or or thereof belonging. and allocating, and any second strain and the seller at any time to require performance by the buyer of any provision hereol shall in no way allect his The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way allect his the hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any succeeding breach any such provision, or as a waiver of the provision itself. right h 的过去分词 To get it is then as a chuinn ar a sa shirtaí dhite. Tanna air a shirtaí sa sta sta sta shieuf or includer other property or value given or promised which is And State consideration (indicate which) (1) In case suit or action is instituted to loreclose this contract or to enforce any provision hereol, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as altorney's less to be allowed the prevailing party in said suit or action and it an appeal is taken from any judgment or decree of such trial court, the losing party luther promises to be allowed the prevailing party in said suit or action and it an appeal is taken from any party's altorney's less on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that it the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply qually to corporations and to individuals. This agreement shall boin and incre to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, 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 undersigned is a corporation, it has caused its corporate name to be signed and its, corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. Willia Schlorff N John Mayer 91 **¥** Mulliam L. Ridlman Wilhelmine Dillman A. NOTE-The sentence between the symbols (), if not opplicable, should be deleted. See ORS 93.030). STATE OF California Megn.) County of Klimath. MW 13, 1970 ; 19. 78 STATE OF OREGON, County of 1 88. . 19 Personally appeared Personally appeared the above named William L. Dillman and Wilhelmine A. who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the Dillman, husband and wife, secretary of and acknowledged the foregoing instrua corporation, and that the seal allized to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Bloce me ment to be their voluntary act and deed. (OFFICIAL COMMENDE Wills SEAL) Before me: (SEAL) Notary Public for Galifornia Myr Notary Public for Oregon My commission expires My Commission expires: ORS 93.635 (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 cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-re bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) "On February 22, 1972, the n said Contract and the Said Assignment also discloses the following: "On February 22, 1972, the Andersons assigned their purchaser's interest in said Contract and the property described therein to Willis A. Schlorff, John Mayer, Thomas P. Hammond," which Buyers herein do not assume and agree to pay, and Sellers further covenant to and with Buyers that the said prior contract shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said contract upon payment of this contract. 1 1 10 FORM NO. 23 ACKNOWLEDGMENT STATE OF CALLFORNIA ENS-NESS LAW PUB. CO.. PORTLAND, ORE SS. County of All 12 8 2 1 /, 19.78., before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Willis A. Schlorff known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluplarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and attixed my official seal the day and year last above written. SHAREE I. JOHNSON 7 NOTARY PUBLIC Notary Public for California Laston County, California My Commission Expires March 3, 1979 My Commission expires

28220 المبارية المراجع المبارية المبارية المراجع المبارية المبارية المبارية المبارية المراجع المبارية المبارية المبارية المبارية FORM NO. 23 - ACKNOWLEDGMENT STEVENE-NESS LAW PUB. CO., PORTLAND, ORE. 말을 걸칠 STATE OF CALLFORNIA County of Sta angelte BE IT REMEMBERED, That on this day of , 19.78 , before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within namedJohn Mayer known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day, and year last above written. [Mer] Oar un OFFICIAL SEAL ALBERT COY MUNOZ Notary Public for Californi NOTARY SUBLIC CALIFORNIA PRINCIPAL OFFICE IN LOS ANGELES COUNTY My Commission expires June -28 480 My Commission Expires June 28, 1980 FATE OF CREGON; COUNTY OF KLAMATH; ss. 4. 949 Said. 4 N. A. S. Filed for record at request of ___Mountain_Title_Co.__ this 18th day of December A. D. 1978 at 3:23 dock M., or duly recorded in Vol. ____MZ8___, of ____Deed.s______ on Page 28219 WE D. MILNE, County Cla Jacqueline J. Mete By Fee \$9.00 $L_{\rm e}$ (2.3) (1.1) and the second second 15 50 Street State 52 1 1 1 1 1 C ્યું છે. સુધર જ Con Carlo and the 52 ter and the second s والأجار ورو $\gamma \rightarrow$ A. C. Martin 1.12 12 . .