FORM No. 705-CONTRACT-REAL ESTATE-Monthly Poy AW PUBLISHING CO., PORTLAND, OR. \$720 Vol. M85 Page 15088 53432 CONTRACT-REAL ESTATE THIS CONTRACT, Made this 13th day of September , 19.85, between orbin David Alsbrook, hereinafter called the seller, Dirk C. & Cynthia S. Lutman and, hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller _enox Lt 10 BIK5 S Street 2 Burder Contract Contract Contraction fueled and the second second and the second second Construction of Adding to ar a a strand or the thereast that he for the sum of <u>Fifteen</u> <u>Thousand</u> (hereinafter called the purchase price) on account of which <u>K</u> Five <u>Hundved</u> Dollars (\$.50000) 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: \$ 14,500.00...) to the order of the seller in monthly payments of not less than One Hundred Seventy File Dollars (\$ 1759) each, Thirty Days (30) payable on the 15th day of each month hereafter beginning with the month of October, 19.85, of Closing until paid, interest to be paid monthly and * { in addition to being included in the minimum monthly payments above required Taxes on said premises for the current tax year shall be provided between parties hereto as of the date of this contract. no provide The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for buyer's personal, tamily, household or agricultural purposes. (B) the encoganization of (even it buyer is a natural person) is for business or commercial purposes. all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount not less than \$ 15,000,00 in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests and appear and all policies of imurance to be detered to the seller as soon as insured. Now il the buyer shall fail to pay any such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract. contract and shall bear interest at the rate accreasing, without waiver, however, of any right arising to the seller for buyer's breach of contract. The seller agrees that at his expense and within days from the date hereol, he will furnish unto buyer a first instruction of the seller on or subsequent to the date of this agreement, save and except the first part of the seller on or subsequent to the date of this agreement, save and and upon arrender of, this agreement, he will deliver a good and sufficient deed conveying said premises in a different to the buyer, his heirs and assigns, free and clear of encumbrances as of the date hereoit and restrictions and the buyer at all encumbrances since sind and upon arrender of, this agreement, he will deliver a good and sufficient deed conveying said premises in the simple permitted or arising by, through or under seller, excepting, however, the said easements and restrictions and the taxes, municipal liens, water rents and public charges so assumed by the buyer and further excepting all liens and encumbrances created by the buyer or his assigns. (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, as such word is defined in the Truth-in-Lending Act and Reputation Z, the seller MUST camply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar. Corbin David Alsbrook Rt-1 Box 343-F Bonanza, Ove 97623 SELLEP'S NAME AND ADDRESS STATE OF OREGON, Id Da County of Dirk C & Cynthia S. Lutman 3626 Diamond Klaniath Falls, Or 97601 BUYER'S NAME AND ADDRESS Certify that the within instrument was received for record on the SPACE RESERVED After recording return to: FOR and a state provide a real of the state of t pageor as fee/file/instru-RECORDER'S USE V3:00 Record of Deeds of said county. Witness my hand and seal of NAME, ADDRESS, ZIP County affixed. Until a shange is requested all tax statements shall be sent to the following address. Dirk C & Cynthia Lutinan 3626 Diamond Klamoth Falls, 0- 97601 NAME, ADDRESS, ZIP TITLE NAME By Deputy

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 selfer at his contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with a days of the time limited therefor, or fail to keep any agreement herein contained, then the selfer at his contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with a contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with a certaine, and, the right to the possession of the premises above described and all other documents from escrow and/or (4) to forclose this contract or with the selfer hereunder shall revert to and reverse and decribed and all other rights acquired by the buyer of return, reclamation or compremation for moneys paid on and et all payments therefolore made on this contract are to be retained by and belong to the buyer of return, reclamation or compremation for premises up to the time of such default. And the said selfer, in case of such default, shall have the right on the agreed and reasonable rent of said selfer upon time datorsaid, without any process of law, and take enter at env time to require previous and approximate and appurchases there on the to first upon the selfer here of the selfer here after the or enter the selfer here the agreed and reasonable rent of said belong in a self to the buyer of any provision hereof shall in row way alled there the selfer here of such default. And the selfer at env time to require performance by the buyer of any provision hereof shall in no way alled the case of such default, an payment an payment and such default. And the said seller, in case of such default, and the improvements and appurcentive succession thereof, together with all the improvements and appurcentives succession. The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way allect his of any breach of any provision hereof the behalf to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provis ANDE C.S. CLARKING DU LUCHMANN Sloger Diantond Allomath Fulls CX 99001

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate figure in the figure in the figure is a corporation, it has caused its corporate figure is the figure i signed is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its of-

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

Buyer

23333

198-100.414401-191-01 671W10-14490111 (1910)

: Sellar

Debrook

NOTE-The sentence between the symbols (), if not applicable, should be deleted. Ses. ORS 93.030).

STATE OF OREGON, 5 58. County of Klamath, 19..... Personally appeared Personally appeared the above named..... 12,1334 Personauy appeared the Strock who, being duly sworn, each for himself and not one for the other, did say that the former is the Dirk C. Lutman and Cynthia S. Lutman president and that the latter is the and acknowledged the foregoing instrument to be their woluntary act and deed. Secretary of OFFICIAL Scintha A her and that the seal atlixed 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: det and ach. Notary Public for Oregon (SEAL) My commission expires:

ORS 92.635 (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 scuted 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-ors 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

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assumes Sewer Contract

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15.45 March Children

CLIPSYCH BLAS SSING

Sept. 13, 1985 15090 Dirk C. Lutman agrees as a down payment, to not exceed #50000 assemble and furnish parts for a 340 cu. in Dodge engine to be Completed within 90 days. Down Payment is for property located at 3624 Diamond Klamath Falls, Oregon. Rud Rufne STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _ of <u>September</u> A.D., 19 85 at 2:52 o'clock P M., and duly recorded in Vol. M85 of _ Deeds _ on Page _____ 15088 Evelyn Biehn, County Clerk FEE \$13.00 **R**v