Guy P. & Jean L. Turnage	ľ								
5292 Gatewood Drive	l								
Klamath Falls, Oregon 97601	l								
SELLER'S NAME AND ADDRESS	l								
Brian O'Maicin & Leslie Williams	l								
201 Alameda Box 1364	l								
Klamath Falls, OR 97601	l								
BUYER'S NAME AND ADDRESS	ı								
After recording return to:	l								
T. #									
Control of the contro	l								
NAME, ADDRESS, ZIP									
Until a change is requested all tax statements shall be sent to the following address.	l								
	l								
A SOLIT TO THE SOLIT THE S	l								

I certify that the within instruwas received for record on the day of .. 19.... M., and recorded on page.... in book. file/reel number

STATE OF OREGON,

Record of Deeds of said county. Witness my hand and seal of County affixed.

Recording Officer Deputy

Ву

CE RESERVED

ORDER'S USE

payments above required, or any of them, punctually within ten days of the time limited thereby, or fall to keep any agreement herein contained, then be solder at his upton shall have the hollowing rights (1) to declare this contract rull and void, (2) to declare the whole unpuid principal balance of all to keep any agreement herein contained, then said purchase price with the interest thereon at once due and parable and or (3) to breedose this contract his wift in equity, and in any of such cases, played to the resisting in layor of the buyer as admits the seller hereunder shall uterly case and determine and the right to the of recently, or any other act of said seller to be performed and without any right of the buyer of the right of the resisting in the purchase of said property as absolutely, hally and perfectly as if the output of the purchase of said property as absolutely, hally and perfectly as if they contact and such payments had never been made, and in case primises up to the time of such default. And the said seller, in case of said belong to said seller of the agreed and resonable trent of said seller of the layor decreased without any process of law, and take immediately on the right immediately, or at any time thereafter. To thereton better of better with all the improvements and appurtenances.

enter upon the land alor thereon or thereto belong The buyer lurthe	esaid, without ing. r-agrees that f	any process	of law, and take in	ot such umedia - to swi	letault, shall have to possession thereof	e the right is together wit	mmedia th all th	tely, or he impro-	at any t vements a	ine thereal ind appurte	ter, to
The buyer forthe his right hereunder to e ceeding breach of any so	nlorce the san uch provision,	e, nor shall or as a wai	any waiver by san ver of the provision	l seller itsell.	of any breach of a	The huyer of my provision	any pr hereof	ovision h be held	ereol shal to be a w	II in no way vaiver of ar	affect vy suc-
Kitchen	range	to be	included	in	purchase	price	οf	\$14,	,000.	00	
In case suit or at court may adjudge reason the trial court, the bappeal. In constraint this lar promoun shall be take be made, assumed and in IN WITNE dersigned is a corp by its officers duly	contract, it is contract. It is contract, it is contract. SS WHER Doration, it	ROUSE XA. ed to lorech they's lees tomises to j understood d include th e the provis REOF, sa has caus d thereus lace	MANAXXXXXXXX so this contract or to be allowed plain any such sum as the that the seller or to plural, the mascurions hereol apply exit parties have sed its corpora into by order or the plural parties have sed its corpora into by order or the plural parties have sed its corpora into by order or the plural parties have sed its corpora into by order or the plural parties have sed its corpora into by order or the plural parties have sed its corpora into by order or the plural parties have been sed in the plural parties have been sed in the plural parties and the plural parties have been sed in the plural parties have been sed in the plural parties and the plural parties have been sed in the plural parties and the plural parties have been sed in the plural parties and the plural parties have been sed in the plural parties and the plural parties have been sed in the plural parties and the plural parties have been sed in the plural parties and the plural parties have been sed in the plural pa	To ento ento entit! in e appel he buyo line, tho qually e execute	ore any of the provisal suit or action late court shall ad or may be more that the leminine and the roto corporations and cuted this instituted to be signed.	isions hereot, and if an ap- judge reasons n one perron teuter, and the to individual tument in	the bupeal is able as it in the same it is in the same it in the same it in the same it is in the same it in the same it in the same it is in the same it in the same it is in the same it in the same it is in the same it in the same it is in the same it in the same it is in the same it in the same it is in the same it in the same it is in the same it in the same it is in the same it in the same it is in the same it in the same it is in the same it in the same it is in the same it in the same it is in the s	TANKEN AND AND AND AND AND AND AND AND AND AN	Anchy (1) rs to pay in any ju s attorne text so re grammat	such sum adgment or ey's less on quires, the ical changes	as the decree such singu- s shall
OTE-The sentence between t	he symbols ①, i	f not applica	ible, should be delete	d. See	ORS 93.030).			J.J. 54,		J	
TATE OF OREGON,)) ss	S7		OF OREGON, O	County of				,) ss.
County of Klon			•		ersonally appeare	, 19					
Personally appeared to Milliam Lies	noga 2	illiame	1000 ea		himself and not		other pre	, did sa sident a	who, be y that i nd that	eing duly the forme the latte	sworn, r is the r is the
	KHAL DNNA K. F RY PUBCIGO	LU LICK,	nd devo of ha the	lf of same ack Be	the seal affixed orporation and to a corporation be the control of the corporation be the corporation of the	y authority instrument	going i strume:	instrum nt was	ent is ti signed a	he corpora and sealed fors; and ct and de (OFF	ate seal in be-
Section 4 of Chapter 61 "(1) All instruments of the parties are both the parties are both instruments, or a memound thereby. "(2) Violation of subse	ontracting to out on the standard there or the standard there or the standard the s	convey fee t cknowledge f, shall be	itle to any real pr d, in the manner p recorded by the cor	operty, rovided iveyor scanor,'	at a time more the for acknowledgme not later than 15 d	in 12 months nt of deeds, ays after the	from by the instrur	the date owner o nent is e	that the of the tit	instrument le being er ind the par	is exe- onveyed, rties are
) ile:	NTE OF OREG	GON; at re of Val	M78 , of	ansame	1978 ads	Titl	3:31 0 clo	ock ^P M. n Page. County	3109