15708 Vol.<u>m90</u> Page 10761 AGREEMENT FOR SALE OF REAL ESTATE

THIS AGREEMENT, made this25th.		day of May	. 19 90
BETWEEN F. Pauline Lemon		, wh	ose address is
(or principal place of business is) <u>1756 Ira Drive 1</u> 505-891-0944	(nsme) I.E. Rio Rancho, Ne		
AND R.E.T. Inc. A Nevada Corpo	(name)		ose address is
(or principal place of business is) <u>4550 W. Oakey</u>	Suite 108, Las Vegas	Nevada 89102	
hereafter designated as "Buyer."			
WITNESS: That Seller, in consideration of covenants and agreeme buy the following described real property:			
Parcel 53, Block 16, Klamath Klamath County, Oregon.	Falls Forest Estates)
B. Less: Present Cash Down Payment \$375.00	n an	\$ <u>2500.00</u>	
C. Deferred Cash Down Payment \$			
(Due on or before 19)			
D. Trade-in SSS	<u>e de la constante de la constante</u>		5 a.
E. Total Down Payment \$ 375.00 F. Unpaid Balance of Cash Price - Amount Financed		\$ 375.00	,
G. FINANCE CHARGE (Interest Only)		\$ <u>2125.00</u> \$307.52	 .
H. ANNUAL PERCENTAGE RATE%		\$01.04	<u> </u>
I. Deferred Payment Price (A + G)		s 2807.52	
J. Total of Payments (F + G)		\$ 2432.52	
The "Total of Payments" is payable by Buyer to Seller in approximat	ely 36		
Sixty Seven 57/100	Dollars (\$_	67.57) each due on 15th	90
and a like amount oue on the day of eac	and every calendar month therea	fter, until paid in full. The FINAN	ICE CHARGE
applies on all deferred payments from <u>may 25, 1990</u> United States. Buyer may make prepayments.	, 19 <u>90</u> Such pa	yments shall be made in lawful n	noney of the
Taxes for <u>Current year</u> and all subsequent subsequent to date hereof: Buyer to pay prorata sh ement. Seller and buyer agree at Buyers olding Escrow at Hillwood Escrow Soue note and deed of trust on the above T IS UNDERSTOOD AND AGREED that time is of the essence of thi may at his option cancel this contract and be released from all oblig be deemed to have waived all rights thereto and all moneys there exection of this Agreement and for the rentai of premises. Notwithst ess than 45 days after having mailed written notice to Buyer's addre in which to cure any default.	expense to place Con Seller agrees property by separate contract and should Buyer fail to ations in law and in equity to conv tofore paid under this contract sl anding the foregoing, Selier shall r ss of his intent to do so, thereby a	taxes only from dat ntract and Warranty at Buyers expense a e parcel or all. o comply with the terms hereof, rey said property, and Buyer shall hall be deemed payments to sel to cancei any delinquent contra fording Buyer at least 45 days g	te of Deed and request then Seller I thereupon I thereupon I thereupon ct until not race period
ELLER, on receiving full payments at the times and in the manner H ested in Buyer free of encumbrances, except subject to easements acceptions of record, and to record and to excute and deliver to Buyer uyer and Seller agree that Buyer may go mount pail from the principal balance. npair and pue, and deduct from princip WITHESS WHENED, sad parties have hereunto affixed their signa	r a good and sufficient deed to the	s, conditions, reservations, restric e premises herein described.	ctions, and
CATAIN	12 Paulis	1. Leman	
W.V. Tropp, R.E.T. Inc. A Nevada Corporation	F.Pauline Lemon	· · · · · · · · · · · · · · · · · · ·	
rn to;4550 W. Oakey # 108, Las Vegas	Nevada 89102		
The sufference of the	AN INVERTIGATION CONCINCTION		

8.00

01 0 H

AUL 06.

By Dauline Much