SLAS 2 ALL2

AGREEMENT FOR SALE OF REAL ESTATE	
10th.	E OF REAL ESTATE
REEMENT, made this	1. Petzoldt, whose address is
EN (name) (name) (name)	via. Cal. 91016
cinal place of pusiness is;	· · · · · · · · · · · · · · · · · · ·
818-338-8903	, whose address is
R.E.T. Inc. (name	e 108, las Vegas Nevada 89102
incipal place of business is) 4550 W. Oakey, Survey	3 100, 1 2
fter designated as bujet.	nafter contained agreed to sell and convey to Buyer, and Buyer agrees to
ne tolowing described the plack 11 Klamath Fall	s Forest Estates menual
Parcel 26, Block 11, 11, Oregor Unit 1, Klamath County, Oregor	2500.00
	• • • • • • • • • • • • • • • • • • •
Loss: Present Cash Down Payment \$500.00	
Deferred Cash Down Payment \$	
(Due on or before 19) S	500.00
Trade-in \$500.00	\$\$
Unpaid Balance of Cash Price - Amount Financed	\$ _289.60
CINEMES CHARGE (Interest Only)	
ANNUAL PERCENTAGE RATE 9%	\$ _2789.60
Deferred Payment Price (A + G)	\$ _2289.60
Total of Payments (F + G) e "Total of Payments" is payable by Buyer to Seller in approximately	36 monthly installments of Dollars (\$63.60), each, due on 15th19 devery calendar month thereafter, until paid in full. The FINANCE CHARGE
ubsequent to date hereof: Buyer to pay provatu share	tes are to be paid by Buyer and he shall agree to pay all assessments levied e of current years taxes only from date of expense to place Contract and Warranty Ded Seller agrees at Buyers expense and reque property by separate parcel or all. contract and should Buyer fail to comply with the terms hereof, then Seller ions in law and in equity to convey said property, and Buyer shall thereupon
Jaing Ferrow at to be designible showe n	Proper cy by ever fail to comply with the terms hereof, then seller
Alding Escrow at to be using the above p sue note and deed of trust on the above p T IS UNDERSTOOD AND AGREED that time is of the essence of this c may at his option cancel this contract and be released from all obligati be deemed to have waived all rights thereto and all moneys thereto exection of this Agreement and for the rental of premises. Notwithstan less than 45 days after having mailed written notice to Buyer's address	fore paid under this contract shall be deemed payments to seler for the fore paid under this contract shall not cancel any delinquent contract until not adding the foregoing, Seller shall not cancel any delinquent contract until not s of his intent to do so, thereby affording Buyer at least 45 days grace period
Adding Escrow at to be used at the above p sue note and deed of trust on the above p T IS UNDERSTOOD AND AGREED that time is of the essence of this of nay at his option cancel this contract and be released from all obligating be deemed to have waived all rights thereto and all moneys thereto exection of this Agreement and for the rental of premises. Notwithstan less than 45 days after having mailed written notice to Buyer's address in which to cure any default. SELLER, on receiving full payments at the times and in the manner he vested in Buyer free of encumbrances, except subject to easements of exceptions of record, and to record, and to excute and deliver to Buyer Buyer and Seller agree that Buyer may go amount paid from the principal balance.	fore paid under this contract shall be deemed payments to seler to the fore paid under this contract shall be deemed payments to seler to the fore paid under this contract shall not cancel any delinquent contract until not so of his intent to do so, thereby affording Buyer at least 45 days grace period erein provided, agrees to deliver a policy of title insurance showing title to be of record, rights of way, covenants, conditions, reservations, restrictions, and r a good and sufficient deed to the premises herein described. ahead and pay unpaid taxes, if any, and deduct Buyer may pay any road assessments that are balance.
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Alding Escrow at to be used and the above p is up note and deed of trust on the above p is up note and deed of trust on the above p is up note and deed of trust on the above p is up note and deed of trust on the above p is up note and all a definition of the senter of the exection of this Agreement and for the rental of premises. Notwithstan less than 45 days after having mailed written notice to Buyer's address in which to cure any default. SELLER, on receiving full payments at the times and in the manner he vested in Buyer free of encumbrances, except subject to easements of exceptions of record, and to record, and to excute and deliver to Buyer Buyer and Seller agree that Buyer may go amount paid from the principal balance. unpaid and dued, and defuct from princip IN WITNESS WHEREOF, shid earlies have hereunto affixed their signa R.E.T. Inc.	And the second s
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Plding Escrow at to be used and the above provide the second of the second of the above provide the second of t	A second