۲۹۶۶ Nol<u>mad</u> Page 17791 AGREEMENT FOR SALE OF REAL ESTATE

	THIS AGREEMENT, made this	15th.	da	ay of <u>September</u> , 19_90
	BETWEEN Ester W. Roddar			, whose address is
	(or principal place of business is)	(nam 1361 Sierra Vista	a Az. 85653	
	602-458-2820			
Ret	AND R.E.T. Inc. A Nevada Corporation , whose address is (name)			
	(or principal place of business is)4550 W. Oakey Suite 108, Las Vegas Nevada 89102			
	hereafter designated as "Buyer."	•	a sa ang ang ang ang ang ang ang ang ang an	••••••••••••••••••••••••••••••••••••••
	WITNESS: That Seller, in consideration of con	enants and agreements herein	nafter contained agreed to se	ell and convey to Buyer, and Buyer agrees to
	buy the following described real property:			
	Parcel 24, Block 112, Klamath .County, Oreg		est Estates Highv	way 66 Unit 4,
	A. Cash Price			\$ 1250.00
	B. Less: Present Cash Down Payment	\$ 350.00		
	C. Deferred Cash Down Payment	S		
	(Due on or before 19)			
ł9	D. Trade-in	\$		s 350.00
	E. Total Down Payment F. Unpaid Balance of Cash Price - Amount	•		\$ <u>900.00</u>
Į	F. Unpaid Balance of Cash Price - Amount G. FINANCE CHARGE (Interest Only)	rinanced		\$ 87,36
	H. ANNUAL PERCENTAGE RATE 9	.		\$
	I. Deferred Payment Price (A + G)	_%		. 1337.36
SEP	J. Total of Payments (F + G)	•		987.36
	The "Total of Payments" is payable by Buyer to	n Seller in annovimately	24	monthly installments of
C .	Forty one and 14/100			
	and a like amount due on the			
	applies on all deferred payments from <u>September 15, 1990</u> , 19 Such payments shall be made in lawful money of the United States. Buyer may make prepayments.			
	Taxes for Current and all subsequent taxes are to be paid by Buyer and he shall agree to pay all assessments levied			
agre in H to i	subsequent to date hereof: Buyer to pay prorata share of current years taxes only from date of eement. Seller and buyer agree at Buyers expense to place Contract and Warranty Deed Holding Escrow at to be designated Seller agrees at Buyers expense and requises issue note and deed of trust on the above property by separate parcel or all. IT IS UNDERSTOOD AND AGREED that time is of the essence of this contract and should Buyer fail to comply with the terms hereof, then Seller may at his option cancel this contract and be released from all obligations in law and in equity to convey said property, and Buyer shall thereupon be deemed to have waived all rights thereto and all moneys theretofore paid under this contract shall be deemed payments to seller for the exection of this Agreement and for the rental of premises. Notwithstanding the foregoing, Seller shall not cancel any delinquent contract until not less than 45 days after having mailed written notice to Buyer's address of his intent to do so, thereby alfording Buyer at least 45 days grace period in which to cure any default.			
1	SELLER, on receiving full payments at the times and in the manner herein provided, agrees to deliver a policy of title insurance showing title to be vested in Buyer free of encumbrances, except subject to easements of record, rights of way, covenants, conditions, reservations, restrictions, and exceptions of record, and to record, and to excute and deliver to Buyer a good and sufficient deed to the premises herein described. Buyer and the ler agree that Buyer may go ahead and pay unpaid taxes, if any, and deduct amount paid from the principal balance. IN WITNESS VIHEREOF, spid parties have hereunto affixed their signatures the day and year, first above written.			
		וויס מווזכט נוודוו פוצוומנעופג נו	2-1 1 1	
	W.V. Tropp R.E.T. Inc		Ester W. Rodda	an /
			Harold E. Rod	E.R. addan
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Evelyn Biehn - County Clerk By Oductore Mullen alare