		R8T [#] 18
	AGREEMENT FOR SALE OF REAL ES	77/11E 90 Page 24534
202 11 ИУ т. 1. 330 вв.	576 AGREEMENT FOR SALES VOLY	90 Page 24534
	576 15 day of	recomber 19 90
20	THIS AGREEMENT, made this	The state of the s
	BETWEEN Albert G. Kleinknecht and Helen G. Kleinknecht (name) (or principal place of business is) 6441 Brooke lane Hereford Az 8561	5
	(se principal place of business is)	
1 _	(or principal place of business is) 602- 378-2762 R.E.T. Inc. A Nevada Corproation (name)	, whose address is
	AND R.E.T. Inc. A Nevada Corproduction (name)	ada 89102
	Question (name) Question (name) 4550 W. Oakey Suite 108 Las Vegas Nevalue (or principal place of business is)	
	(or principal place of see	
ones.	hereafter designated as "Buyer." WITNESS: That Seller, in consideration of covenants and agreements hereinafter contained agreed to sell and	convey to Buyer, and Buyer agrees to
	WITNESS: That Seller, in consideration of covenants and agreements by the following described real property:	TI demost
	Parcels 72 and 73, Block 81, Klamath Falls Forest Esta	tes Highway
	Parcels 72 and 73, Blown 66 Unit 4, Klamath County, Oregon	3000.00
	200.00	
HILL	A. Cash Price B. Less: Present Cash Down Payment \$ 600.00	
# E	C. Deferred Cash Down Payment \$	
=	(Due on or before 19)	600.00
	D. Trade-in \$ 600.00	2400.00
=======================================	E. Total Down Payment F. Unpaid Balance of Cash Price - Amount Financed	\$ 347.52
<u> </u>	G. FINANCE CHARGE (Interest Only)	00.45 60
	H. ANNUAL PERCENTAGE RATE 9 5	\$ 3347.52 \$ 2747.52
	1. Deferred Payment Price (A + G)	menthly installments of
	J. Total of Payments (F + G) The "Total of Payments" is payable by Buyer to Seller in approximately	29) each, due on 1/159 91
man.	The "Total of Payments" is payable by Buyer to Seller in approximately	until paid in full. The FINANCE CHARGE
	and a like amount due on the	its shall be made in lawful money of the
alli.	applies on all deferred payments from United States. Buyer may make prepayments.	tt sees smante levied
11111111	United States. Buyer may make prepayments. Taxes for Current year and all subsequent taxes are to be paid by Buyer and he subsequent to date hereof: Buyer to pay prorata share of current years to subsequent to date hereof: Buyer to pay prorata share of current years to subsequent to date hereof: Buyer to pay prorata share of current years to subsequent to date hereof: Buyer agree at Buyers expense to place Contractions.	exes only from date of
	Taxes for Current year and all subsequent taxes are to unique to subsequent to date hereof: Buyer to pay prorata share of current years to subsequent to date hereof: Buyer to pay prorata share of current years to subsequent to date hereof: Buyer to pay prorata share of current years to subsequent to date hereof: Buyer agrees at green and buyer agree at Buyers expenses at the buyer agrees at the buyer agree at Buyers expenses at the buyer agree at the buyer agree at the buyer agree at Buyers expenses at the buyer agree at the buyer ag	
THE C	subsequent to designated. agreement. Seller and buyer agree at Buyer's experiences agrees agreement. Seller agrees agree at Buyer's experiences agrees agreement. Seller agrees agree at Buyer's experiences agrees agreement. Seller agrees agree at Buyer's experiences agrees agreement agreement agreement. Seller agrees agreement agreement agreement agreement agreement agreement. Seller agrees agreement agreement agreement agreement agreement agreement agreement. Seller agrees agreement. Seller agrees agreement agreement agreement agreement agreement agreement. Seller agreement agreem	then Seller
21311111	in Holding Escrow at to be designated in Holding Escrow at the sum of the essence of this contract and should Buyer fail to contract Sunderstood AND AGREED that time is of the essence of this contract and should Buyer fail to convey may at his option cancel this contract and be released from all obligations in law and in equity to convey may at his option cancel this contract and be released from all obligations in law and in equity to convey may at his option cancel this contract and all moneys therefolore paid under this contract shall not	
	TIS UNDERSTOOD AND AGREED that time is of the essence of this contract and in equity to convey may at his option cancel this contract and be released from all obligations in law and in equity to convey be deemed to have waived all rights thereto and all moneys theretofore paid under this contract shall be deemed to have waived all rights thereto and all moneys theretofore paid under this contract shall not exection of this Agreement and for the rental of premises. Notwithstanding the foregoing, Seller shall not exection of this Agreement and for the rental of premises. Notwithstanding the foregoing, Seller shall not exection of this Agreement and for the rental of premises.	contract little but
	be deemed to have waived all rights thereto and all moneys thereto lost the foregoing, Seller shall not exection of this Agreement and for the rental of premises. Notwithstanding the foregoing, Seller shall not exection of this Agreement and for the rental of premises. Notwithstanding the foregoing, Seller shall not executed a seller shall not be seller shall not	toing buyer at least 40 0010 8.000 F.
	less than 45 days after name money in which to cure any default.	
	in which to cure any default. 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 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 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 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 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 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 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 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 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 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 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 SELLER, on receiving title insurance showing title to be SELLER, on receiving title insurance showing title to be SELLER, on receiving title insurance showing title to be SELLER, on receiving title insurance showing title to be SELLER, on receiving title insurance showing title to be SELLER, on receiving title insurance showing title title insurance showing	
	SELLER, on receiving full payments at the times and in the managements of record, rights of way, covenants, vested in Buyer free of encumbrances, except subject to easements of record, rights of way, covenants, vested in Buyer free of encumbrances, except subject to easements of record, rights of way, covenants, vested in Buyer free of encumbrances, except subject to easements of record, rights of way, covenants, vested in Buyer a good and sufficient deed to the exceptions of record, and to record to except and except and subject to easements of record, rights of way, covenants, vested in Buyer a good and sufficient deed to the exceptions of record, rights of way, covenants, vested in Buyer a good and sufficient deed to the exceptions of record, rights of way, covenants, vested in Buyer a good and sufficient deed to the exceptions of record, and to record, and to except and deliver to Buyer a good and sufficient deed to the exceptions of record, and to record, and to except and deliver to Buyer a good and sufficient deed to the exceptions of record, and to record, and to except and deliver to Buyer a good and sufficient deed to the exceptions of record, and to record, and to except and deliver to Buyer a good and sufficient deed to the except and the except and the except and deliver to Buyer a good and sufficient deed to the except and the except a	taxes, if any, and deduc
	Buyer and Siler agree that Buyer may go and sure amount paid from the principal balance.	
	amount daid from the principal but and signatures the day and year, first above the viriness with the ordinates have bereams affixed their signatures the day and year, first above to the viriness with the ordinates have been affixed their signatures the day and year, first above to the viriness with the ordinates have been affixed their signatures the day and year, first above to the viriness with the ordinates have been affixed their signatures the day and year, first above to the viriness with the ordinates have been affixed their signatures the day and year, first above to the viriness with the ordinates have been affixed their signatures.	written.
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	Albert G. Klein	knecht
	W.V. Tropp RVE.T. Inc	& leinheilt
	Helen G. Klein	
	RECORDY RETURN TO BUYEN	orangaming anniming managarangaming sarangaranganganganganganganganganganganganganga
	1/Score 4	
	STATE OF OREGON: COUNTY OF KLAMATH: ss. Realvest Inc.	the <u>11th</u> d
		uly recorded in Vol. M90
	or on the peeds	. County Clerk
	FEE \$28.00	

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