## Agreement for Sale of Real Estate

between	SONIA S. WAI	KER 🦿	Soller, and	PAT HIGGINS AT	J D
0011110811	MACKICOPREDICTOR	BOLAND E. (	TRAN	<u> </u>	
	A TO CONTRACTOR OF THE PARTY OF	**************************************			Buye
witnesset <sub>i</sub> 4:					
That the Seller	r, in consideration of the	covenants of the Bu	iyer herein, agrees	to sell and convey to sa	id Buyer an
aid Buyer agr	ees to buy all that real pr	operty situated in t	he county of	EUREKA	
state of Neva	da, hereinafter referred to	as "said realty," de	scribed as follows:		
NORTHI	EAST ONE QUARTER EAST ONE QUARTER ST.M.D.B.M. AS I	OF SECTION	.29 TOWNSHI	QUARTER OF THE P 30 NORTH, RAN	ι <b>G</b> Ε
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				oprijet <sub>e</sub> e e e	
				Land of the Control o	
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				Car Jugar	
				) ]	
or underlying served in dee		produced therefro	m and all rights th	ereto, together with righ	t of entry_
The price or	principal sum, for which	Seller agrees to s	sell and Buyer agre	ees to buy said realty is	the sum
FOUR 1	THOUSAND FIVE HU	NDRED	<u> </u>	Dollars (\$ <b>4</b>	500-0
	of the United States, and				
JWO HU	JNDRED	. <b></b>	- / /	Dollars (\$	200.0
pon the signi	ng and delivery hereof, re		/ /		
	Bonnet Breeze				
nstallments of	FORTY-FIVE -	<u> </u>	<del></del>	Dollars (\$	45.0
r more, each, c	commencing on the	10th	day of_	NOVEMBER	_, 19 <u>_61</u> _
rhich installme	ents, shall include interest o	n the unnaid princi	pal balance hereof	from date until paid at	the rate
e <b>vane</b> pe <b>r (e)</b> i nave been paid	5%2 per annum, all payal d. Each payment shall be c pon cease upon the princi	ole at the office of t redited first on inte	the Seller, and cont	lagioning bias litru principal	l and intere
urpose of erecti nd for telephone	EBY RESERVES a right of way, ing, constructing, operating, ra line, and/or for laying, repair tric or telephone wires, and res	pairing and maintaining ng, operating and rene	g pole lines with cross owing, any pipe line or	arms for the transmission of el t lines for water, gas or sew	ectrical energ
axes, assessments tpon failure by ny and all costs, it the rate offsell by said Buyer to	EBY AGREES, during the term and charges of every kind and the Buyer to so pay said taxes, peralties and lead percentage was a factor of the country of the c	d nature now or herealt , assessments and charges as which may be added from the date of adva- iture by the Buyer to re	ter assessed, levied, cha ges, the Seller shall ha I thereto. The amounts ncement until repaid, : epay the same with sur	irged or imposed against or u	pon said real: together wi
			•		
HE BUYER AGE	EES to keep all buildings now a	on, or that may here all	er be placed on, sad	realty insured against loss ith appropriate clauser protection	by fire to f

THE BUYER AGREES that he will at all times during the term of this Agreement, and any extension or renewal thereof, keep said realty free of all liens and encumbrances of every kind or nature except such as are caused or created by the Seller.

THE BUYER AGREES to keep the premises in as good a state and condition as a reasonable amount of use and wear thereof will permit (damage by the elements excepted).

THE SELLER RESERVES the right to enter upon soid realty at any time during the term of this Agreement for the purpose of examining the same. No building or improvement placed or constructed on said realty shall be removed without the written consent of the Seller.

IT IS FURTHER AGREED that time is of the essence of this Agreement, and full performance by the Buyer of all his obligations hereunder is and shall be a condition precadent to his right to a conveyance hereunder; and should default be made (a) in the peyment of any of said installments of principal or interest when the same become due, or (b) in the repayment, within thirty (30) days after demand as aforesaid, of any amount herein agreed to be repaid, or (c) in the observance or performance of any other obligation hereunder, the Seller may thereupon, at his option, enforce his rights hereunder, either by forfeiture of all the Buyer's rights under this Agreement and all interest in said realty and the appurtenances, as hereasifter provided, or by any other legal or equitable right or remedy. The Buyer agrees to pay all costs and expenses of any action commenced by the Seller to enforce this Agreement, including offerney's fees, whether such progress to judgment or not. Should the Seller elect to enforce his right of forfiture hereunder, he may declared said forfaiture by service upon the Buyer of a written declaration of forfaiture and cancellation, or by depositing in the United States mail, postage prepald, such written declaration, addressed to the Buyer at his last address on file with the Seller.

NO WAIVER of the breach of any of the covenants or conditions of this Agreement by the Seller shell be construed to be a weiver of any succeeding breach of the same or other covenants or conditions of this Agreement. No delay or omission of the Seller in exercising any right, power or remedy herein provided in the event of default shell be construed as a waiver thereof or acquiescence therein, nor shell the acceptance of any payments made in a manner or at a time other than as herein provided be construed as a waiver of, or variation in, any of the terms of this Agreenment.

EACH PARTY AGREES that there have been no warranties or representations other than those contained herein and this agreement supercedes any and all prior agreements or oral negotiations between the parties herein, and contains the entire agreement concerning said property.

THE SELLER AGREES, within a reasonable time and subject to the terms hereof as to said time, and after Buyer's compliance with all terms and conditions hereof and upon surrender of this agreement, to execute a good and sufficient deed to said property delivered to Buyer hereunder subject only to matters of record and to the ancumbrances arising out of this agreement or subject to the encumbrances not caused or created by the Seller.

THE BUYER ACREES that this agreement shall not be recorded, not any mame and an thereof be recorded and all agreement shall not be assigned, set over or transferred without the prior written consent of the Selfer hereunder or their assignee, and any violation of the terms of the paragraph shall constitute a breach of this agreement and the Selfer may at their option immediately declare the entire un-

IN WITNESS WHEREOF the parties hareto have executed this Agreement the day and year first above written

SEAL Affixed

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SELLERS

BUYERS

101 Auggues

806-B-St. Specks

Address\_

Roland E

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