CASE NO. 3776 2 Dept. ΙI MAR 11 P3:05 136357 IN THE DISTRICT COURT OF THE FOURTH JUDICIA 6 OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF ELKO 8 IN THE MATTER OF THE ESTATE OF 9 ORDER FOR BATTISTA TOMERA JR., A.K.A. BATTISTA EXCHANGE OF PROPERTY TOMERA, A.K.A. BUTCH TOMERA, 11 Deceased. 12 13 THE PETITION OF MATTHEWS AND WINES, P.C., and McMULLEN, 14 MCPHEE & COMPANY, Co-Executors of the above ESTATE, having come 15 before this Court for hearing on the 11th day of MARCH 16 1991, upon the Petition for Exchange of Property wherein the 17 Co-Executors have petitioned this Court for its order authorizing 18 the Co-Executors to exchange ESTATE assets for the outstanding 19 one-half interest in a note receivable secured by real property; 20 the Court having fully considered the matter and being fully 21 advised in the premises: 22 THE COURT DOES HEREBY SPECIFICALLY FIND THE FACTS TO BE AS FOLLOWS: 24 On or about February 14, 1986, TOMERA BROTHERS, a 1. 25 Nevada General Partnership consisting of BATTISTA TOMERA and 26 GEORGE TOMERA, entered into a sales agreement with JULIAN TOMERA 27

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RANCHES, INC., STONE HOUSE DIVISION whereby TOMERA BROTHERS sold and JULIAN TOMERA RANCHES, INC., STONE HOUSE DIVISION purchased certain real property then owned by TOMERA BROTHERS.

- 2. That said sale required the unpaid purchase price to be paid in ten (10) equal annual installments, with interest on the unpaid balance.
- The TOMERA BROTHERS partnership was dissolved by Court 3. Order entered August 14, 1989, wherein all interests in real property maintained in the name of TOMERA BROTHERS were distributed in equal shares to the ESTATE OF BATTISTA TOMERA and to GEORGE TOMERA.
- That JULIAN TOMERA RANCHES, INC., STONE HOUSE DIVISION 13 has timely made all installment payments which are due pursuant to the Note and Deed of Trust. All payments are current. Five 15 (5) annual installments remain due and owing.
- That this note receivable is a residuary asset of this 5. ESTATE, and pursuant to the terms of the Will, the one-half interest in this Note would be further fragmented by distribution 19 to the three residuary devisees, one of whom is likewise an ESTATE.
 - The owner of the remaining one-half interest in the note receivable is GEORGE TOMERA, Decedent's brother, who is currently subject to a Guardianship. On June 11, 1990, this Court, after due consideration, entered its order authorizing GEORGE TOMERA to purchase Decedent's one-half interest, thus permitting full and final distribution of this ESTATE without fragmenting the note receivable to the residuary devisees.

7. This Court's order permitting the Estate to exchange its interest in this note receivable for cash will permit full, final and complete distribution of the ESTATE.

- 8. Such an exchange would be advantageous to the ESTATE because it would permit the residuary devisees to realize their entire inheritance now, rather than requiring that they wait another five (5) years to realize it.
- 9. That the exchange will not cause any disadvantage to the ESTATE, since GEORGE TOMERA will not receive any discount.

IT IS HEREBY ORDERED that the Co-Executors exchange, by assignment, deed or transfer, the ESTATE'S entire right, title, interest and estate, in and to the note receivable and the deed of trust securing payment thereof, to GEORGE TOMERA, upon payment by GEORGE TOMERA on the date of exchange, of the cash value of the note receivable.

The Co-Executors are authorized to execute any and all documents necessary to transfer the interest, and to pay the ESTATE's share of any costs and expenses. A copy of this Order shall be recorded in any and all counties necessary to effect the exchange.

DATED this day of Men, 1991
CERTIFICATION OF COPY

STATE OF NEVADA)
COUNTY OF ELKO)SS

I, KAREN VASQUEZ, COUNTY CLED AND EACE COCO
CLERK OF THE DISTRICT COUNT OF THE FOUNTH
DISTRICT OF THE STATE OF 10 ADA, IN AND FOR THE
COUNTY OF ELKO, DO HER BY CENTRY THAT THE
ANNEXED IS A FULL, TRUE (IND COURLECT SOPY OF
THE INSTRUMENT AS THE SAVE APPEARS ON FILE OF
RECORD IN MY OFFICE.

/s/ Jack B. Ames

DISTRICT JUDGE

Witness my hand and the seal of said court affixed this

day of V Aven AD., 19 (A. KAREN VASQUEZ • County Clerk

KAHEN VASCUEZ COUTTY CIETY

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