This Option Agreement is made on the 2Nd day of June 1980 between Bob R. Jones John T. Dougles, in a Registered Real Estate Broker, licensed in the State of who is taking title on the below described property in his personal investment account for profit All parties warrant they understand and agree that the above party is acting solely in his own interests and as agent for no other party. Any listing agreement which may have been written, oral, implied or otherwise expressed is hereby cancelled, rescinded and voided. No fees will be paid or received by any party to this agreement, their heirs, assigns, or administrators. The above Broker shall henceforth be referred to as "Optionee" who's permanent address is: HOD Roberts Dr., Greenville State of School Dr. in the City of State of School Dr. in the City of State of School Dr. in the City of	\$.0.	BUYERS OPTION PU	RCHASE CONTRACT BOOK 1123	Serie 220
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All publics variant they understand and agree that the above party is acting only in this can interest and an agree to not all public month which may have been written oral in whele or atternous expressed is interest, and in a survey or and agree to not one party to the organization, then them the survey or and minimization through cause them the public organization of the public organization or the public organization of the public organization or the public organization or the public organization or the public organization organizatio	Bob R. Jones John	n T. Dougles	a Registered Real Estate	Broker, licensed in the State of
whose permanent address is #9 Sylvan Br	All parties warrant they understand and agree ment which may have been written, oral, implie party to this agreement, their heirs, assigns, or	who is taking title on that the above party is acting dor otherwise expressed is hadministrators. The above Br	the below described property in his personal solely in his own interests and as agent for rereby cancelled, rescinded and voided. No feloker shall henceforth be referred to as "Option."	al investment account for profit no other party. Any listing agreeses will be paid or received by any nee" who's permanent address is:
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Legally described as SOL SECRET ST. FOUNDATION AND S. C	whose permanent address is	State of	South Carolina	
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June 3. 19 By upon at less (SX) days prior written notice to Optioner at the last address provided by Optioner to Optioner in William (SX) and so prior written notice to Optioner at the last address provided by Optioner to Optioner in William (SX). 19 By upon at less (SX) days prior written notice to Optioner at the last address provided by the Optioner in the notice of the exercise of this Optioner's option. 10 The Optioner to Optioner in the notice of the exercise of this Optioner's option. 10 The purchase price for the Premises shall be S. (1443 4 the Amount of the Optioner's option). 11 The Optioner in the following majorer. First It Optioner's option. 12 The Premises shall be conveyed to the Optioner or Assigns by full Warranty Deed subject to only those matters of title set Birth in the attached title report or title insparance binder as provided at the Optioner or Assigns by full Warranty Deed subject to only those matters of title set Birth in the attached title report or title insparance binder as provided at the Optioner or Assigns by full Warranty Deed subject to only those matters of title set Birth in the attached title report or title insparance binder as provided at the Optioner or Assigns by full Warranty Deed subject to only those matters of title set Birth in the attached title report or title insparance binder as provided at the Optioner is expense. Iron 10 The Company, recertified to Premise as the option of the Option of the Optioner of the Option of the Option of the Optioner of t	Legally described as as inventoried below henceforth referred to a purchase the Premises. NOW THEREFORE, in contrast the premises.	reff St., Four is the "Premises", and WHERI consideration of S _ 10.0	EAS. Optionor desifes to grant and Optioned	together with Personal Property e desires to receive an Option to ood and Valuable consideration.
by the option is thereby exercised as The closing of title ship in the ship is the the ship i	(1) Optionor grants to Optionee the right to pu	irchase the Premises at any	time after	19 <u>&</u> , and prior to
date designated by the optioned in the colors of attempts as set forth above in the following manner. First, if Option is exercised which the time limits specified by the purchase set forth above in the following manner. First, if Option is exercised which the time limits specified by the purchase set forth above in the following manner. First, if Option is exercised which the time limits specified by the purchase set forth above in the following manner. First, if Option is exercised which the limits specified by the purchase set forth above in the following manner. First, if Option is exercised which the limits specified by the purchase set forth above in the following manner. First, if Option is exercised which the limits should be set forth in the attached title report or bitle insurance binder as provided at the Optioner's expense. Iron. The Company, recertified to Antique the set of the option of the case of the set of the case of the case of the Company, recertified in the provided at the optioner's expense. Iron. The Company, recertified to any other part of the option of the case of the case of the case of the case of the optioner's expense. Iron. The Company, recertified to any other part of the Option of the Case of the Case of the Case of the Case of Optioner's expense. Iron. The Company, recertified to the Case of sale, and the left of the Optioner's optioner's any other party, which impair the Case of the Case of the Case of the Case of Optioner's optioner's any other party, which impair the Case of the Case of the Case of Optioner's optioner's any other party case of the Case of the Case of Optioner's optioner's any other party case of the Case of Optioner's any other party case of the Case of Optioner's any other party case of the Optioner's optioner's option of the Case of the Case of the Case of Optioner's option of the Case of the Optioner's option of the Case of the Optioner's option of the	_ June a	19 <i>98</i> , upon at l	east (30) days prior written notice to Optio	nor at the last address provided
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of loss, at the option of the Optionee, shall be allowed to the Option or shall return the improvements to their configuration, condition and functional utility as they now exist injury or destruction of said buildings; or the Option or shall return the improvements to their configuration, condition and functional utility as they now exist injury or destruction of said buildings; or the Option or shall convey the above real property by full Warranty Deed with a covenant against grantor's acts in proper statutory form for recordation. (f) The Optionor shall convey the above real property by full Warranty Deed with a covenant against grantor's acts in proper statutory form for recordation. (f) The Optionor shall convey the above real property by full Warranty Deed with a covenant against grantor's acts in proper statutory form for recordation. (g) Upon receipt of the consideration noted above, all parties agree to fully execute and place into escrow with a disinterested third party, acceptable to Soth all instruments required by law to convey the above property. The Optionor shall deposit a Warranty Deed, copies of all existing leases, notes, both all instruments required by law to convey the above property. The Optionor shall deposit a Warranty Deed, copies of all existing leases, notes, both all instruments required by law to convey the above property. The Option shall deposit a Warranty Deed, copies of all existing leases, notes, worthing the enjoined to protect the interest of all parties in meeting the provisions of this Option Agreement, by conveying the above property as agreed agent will be enjoined to protect the interest of all parties in meeting the provisions of this Option Agreement, by conveying the above property as agreed at will be enjoined to protect the interest of all parties in meeting the provisions of this Option Agreement, by conveying the above property as agreed will be enjoined to protect the interest of the Option and delivery of a certified check together with properly executed notes	Any matters affecting title occurring after suc Tenant(s) under any Lease which might be in e value of the above property or of this Option sh option by Optionor prior to close of sale, and t Optionee's option. Optionee may proceed in the of the cash required at sale closing and from th to the above property to be further encumbers leasing the property during the option period. Optionee is granted the right to mortgage, ass purchase; to assign, pledge as collateral, mort payments of taxes, insurance premiums or ob- jeopardize or impair Optionee's interest in this allowed by law, compounded annually, first fro- rights, leases, or lien holder interest conveyer	th date whether resulting from the date whether resulting from the option period half be subordinate and subject the term of the Option shall be name of Optionor to correct size price. Optionor agrees to exist a tincrease or creation of a cor by waste, harvesting or missing, or pledge this Option as agage or sub-lease any leaseholigations, liens, or any other Option; Optionee has the option any cash due upon exercised after the date of this Option or agrees to keep the improve	t to the rights of the Optionee hereunder and a extended accordingly until such time as the uch defects and other title matters and deducercise all possible diligence to avoid acts or additional liens, or by pledging said property ining, foresting, removal of soil, depletion, collateral, and in the event Optionee is leasiful interest Optionee might have hereunder, lobligations which failure to pay might, in the not pay same and to deduct amounts paid, se of this option or at closing, then from the pen shall be extinguished when it is exercised the situated on the above property insured	shall be removed at the Optionee's use title matters are cleared up. At the cost thereof from the balance omissions which might cause title of as collateral for any loans, or by or any other conveyance of rights, and the property with an Option to Now, should Optionor fail to make the sole discretion of the Optionee, plus interest at the maximum rate purchase price Conveyance of any of diagainst loss by fire, windstorm.
	or natural disaster for a sum not less than of loss, at the option of the Optionee, shall be injury or destruction of said buildings; or the O (e) The following shall be adjusted between the Insurance premiums or items of assessments rations of taxes will be based on taxes for the Option of shall convey the above real plus hall be executed and acknowledged so it Agreement. (g) Upon receipt of the consideration noted a both, all instruments required by law to commortgages, surveys, warranties, title binders agent will be enjoined to protect the interest to the Optionee upon due notification of exercismay apply to meet the terms and conditions conveyed to the Option in the event this Option when the Option elects to exercise covenants herein expressed, the Option eshall of Sale free for functional systems within the improvement of functional and operational condition printer cost of restoration of service, any condition option emay require the Option sufficiently to a satisfactory completion thereof and the full for serious defect of foundations, roofs, and fur evidenced by a report in writing from a lice (4) Option agrees that in connection with any transfer taxes, deed taxes, and or recording of the deed in connection with successive taxes.	allowed to the Optionee who ptionor shall return the improvement of the Optioner and Optionee as on said property shall be property by full Warranty Deed conveys to the Optionee the Option and delivery of this Agreement. The Option ption is not exercised within the Option during the option is not exercise all as option all be entitled to exercise all as of the Option during the option and the Premises are subject to the Option all liens and encumbrar ints including electrical, heating or to delivery under this Option as evidenced by independently restore said property to allow for completion of said refunctional working capability ther, that interior structures and property to only optional working capability ther, that interior structures and conveyance of the Premiding fees resulting from the treatments of recording of anything the options of the Premiding fees resulting from the treatments of recording of anything the options of the Premiding fees resulting from the treatments of recording of anything the options of the Optio	until the time of transfer. shall take the property in accordance with rements to their configuration, condition and of the closing date as follows: the "rent" as rated on a daily basis. If taxes cannot be asce provisions of this sub paragraph shall surwith a covenant against grantor's acts in profee simple of the Premises, free of all encur with a covenant against grantor's acts in profee simple of the Premises, free of all encur of the estimate of the Premises of the establishment of t	Any insurance proceeds, in case this contract notwithstanding any functional utility as they now exist defined in the Lease if any, taxes, rtained for the year of closing, provive the closing. per statutory form for recordation, mbrances, except as stated in this sterested third party, acceptable to opies of all existing leases, notes, quired, and the third party escrow lying the above property as agreed cuted notes and mortgages as they lible Quit Claim Deed which shall be son the Optionor fails to perform the heremedy of specific performance, see, or the extent that they may be and attached to this instrument shall uld any fixtures, personal property in greated to be maintained in epting them "as is", and deducting or that mentioned. Optionor agrees to recently warrant to the Optionee the reperty together with freedom from festation or unrepaired damage as the conveyance. Optionor shall pay to Optionee or his assigns, and the lated as a result of this transaction.

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