11 10: 201 E North S Granwille S. C.	7 2 ⁹⁶⁰⁾ Riivi	ERS OPTION PURCH/	ASE CONTR	ACT : J	129=526
Oleman 2	۱۱ ال	the of flow to discuss		3/4/4	19 (2)
√ • •	50	day of	Tu./4-		19 between
is Option Agreement is made on	the	BOAR SALE	cos as	legistered Real Estate Brok	between the State of
Social Carella I parties warrant they understand ent which may have been written irty to this agreement, their heirs	d and adjee Macto) Tho is taking title on the be above party is acting solely	tow described p y in his own inter	roperty in his personal invests and as agent for no of	restment account for profit. her party. Any listing agree- ill be paid or received by any
701 F. NO	pth St.	Granville:	<u>s.C.</u>	1100	
	and	Charles	_6	Koernes	the "Optionor".
ate of	B+ 11	Sprell	Dr.	breeze	in the City of
hose permanent address is:	11		6.1		County of
Greenv. 1	16	State of		14 Rowtlage	3. to Dr.
egally described as: Lot sinventoried below henceforth urchase the Premises. NOW THE not the mutual covenants and covenants and covenants.	referred to as the	Premises", and WHEREAS.	optionor desire	s to grant and Optionee de and other good	sires to receive an Option to and Valuable consideration.
urchase the Premises. NOW Intended not the mutual covenants and co) Optionor grants to Optionee t	ha ciaht ta purchas	a the Premises at any unio	anc.	w/4 /1-	1900, and prior to
Sulle 1	//	1985. upon at least	(30) days prior	written notice to Optionor	at the last address provided
y Optionor to Optionee in writing) If the Option is thereby exerc a) The closing of title shall be t	ig. ised: held at the offices 0	1 to be wen	αI	pptionce	(time) M, on the
ocated at	in the notice of the	e exercise of the Optionee's	option.	R Girst Mist to be	Mars hardsing date, as
orice, after which, the balance t	shall be paid in the	following manner	17 Hung	5/1000	4.73.
a hall be const	wad to the Optiones	or Assigns by full Warrant	y Deed subject t	o only those matters of titl	e set forth in the attached title
report or title insurance binder Fitle Company, recertified to Any matters affecting title occur	as provided at the	Optionor's expense, from 🕳	<i></i>		
purchase; to assign, pleage as a payments of taxes, insurance jeopardize or impair Optionee's	ther encumbered at option period, or by mortgage, assign, collateral, mortgage premiums or obligation interest in this Option and the property first from a	increase or creation of addi	itional liens, or lig, foresting, renateral, and in the interest Optione ligations which light opay same and fithis option or a hall be extinguists situated on light.	by pledging said property a noval of soil, depletion, or a e event Optionee is leasing e might have hereunder. No ailure to pay might, in the to deduct amounts paid, pla t closing, then from the put shed when it is exercised, the above property insured	any other conveyance of rights. the property with an Option to by, should Optionor fail to make sole discretion of the Optionee, us interest at the maximum rate richase price. Conveyance of any against loss by fire, windstorm.
or natural disaster for a sum of loss, at the option of the Opiniury or destruction of said but (e) The following shall be adjiniurance premiums or items of taxes will be based (f) The Optionor shall convey.	not less than tionee, shall be allo ildings; or the Option usted between the O of assessments on s I on taxes for the no the above real proper	wed to the Optionee who shorshall return the improved optioner and Optionee as of the aid property shall be pro-rate ext preceeding year. The proceeding year the proceeding year to the Optionee the feet years to the Optionee the feet	all take the properties to their corthe closing date ed on a daily bas ovisions of this this covenant agos simple of the f	intil the time of transfer. A verty in accordance with the diguration, condition and full as follows: the "rent" as di is, if taxes cannot be ascert sub paragraph shall survi ainst grantor's acts in proper temises, free of all encum	is contract notwithstanding any sectional utility as they now exist affined in the Lease if any, taxes, ained for the year of closing, prove the closing. er statutory form for recordation, brances, except as stated in this
Agreement. (g) Upon receipt of the considerable all instruments require mortgages, surveys, warrant agent will be enjoined to prote to the Optionee upon due notifinary apply to meet the terms.	deration noted above the law to convey ies, title binders, et ect the interest of a lication of exercise of and conditions of the executions of the executio	e, all parties agree to fully e the above property. The Or c, together with full execut Il parties in meeting the prov of the Option and delivery of a his Agreement. The Optionee on is not exercised withip the	execute and place ptionor shall dep ed contracts, an dissions of this Op a certified check is shall deposit a f e time period place	e into escrow with a district posit a Warranty Deed, coy discount a Warranty Deed, coy discount as required Agreement, by convey together with property executed and recordativescribed above.	prested this party, acceptances of all existing leases, notes, uired, and the third party escrowing the above property as agreed uted notes and mortgages as they see Ouit Claim Deed which shall be a the Outenor fails to perform the
(h) In the event the Uptioneer covenants herein expressed, (3) All fixtures and articles owned by the Optionor and more conveyed by unconditional or functional systems within full functional and operation the cost of restoration of ser Optionee may require the Optioneer may require the Optioneer than the term of this Options satisfactory completion their	the Optionee shall be of personal property any be present on the at Bill of Sale free from the improvements had condition prior to raice, any condition sticinor to completely in sufficiently to allowed and the full fundaments.	e entitled to exercise all avail y attached or appurtenanced Premises are subject to this or all liens and encumbrance including electrical, heating o delivery under this Option, as evidenced by independen y restore said property to its w for completion of said restortional working capability of that interior structures as	itable remedies a I to, or used in o s Option. Other P es except as sta i, plumbing, med the Optionee sl it appraisal, ded is functional cond oration at the will I said systems, a e warranted to l	onnection with the Premise ersonalty as inventoried and led in this Agreement. Shou hanical, or air-conditioning that have the option of acceuted from the cash and publicion as of the date above for the Optionee, and to perform the Cash and publicion as of the date above for the Optionee, and to perform the Cash and publicion as of the date above for the Optionee, and to perform the Cash and Cas	n the Optionor fails to perform the eremedy of specific performances, or the extent that they may be did attached to this instrument shall any fixtures, personal properting systems fail to be maintained it extends them "as is", and deduction richase price at sale closing; or the first mentioned. Optionor agrees to sonally warrant to the Optionee to operty together with freedom from the first mentioned.
evidenced by a report in Wi (4) Optionor agrees that in any transfer taxes, deed tax recording of the deed in co	connection with an tes, and or recordin nnection with such I designees, shall ha	y conveyance of the Premise g fees resulting from the tra transfer of recording of any	es under this Ag nister of title of I notes or mortga erty and improv	reement, and subject to sur he Premises from Optionor ges which might have crea ements for the purpose of in hereby granted, and shall t	to Optionee or his assigns, and the optionee or his assigns, and the steel as a result of this transaction aspection, appraisal, or of showing the reason of the result of the place a significant of the contraction of the reason of the results of the reason of the reas

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