PURCHASE AGREEMENT

This purchase agreemen	nt entered into this 2nd	day of 🖽 Au	qust
1982 , by and between S	ATELLITE LAND INVESTME	NT COMPANY, her	einafter
referred to as Seller and	Ralph or Ruth Buckner		hereinafter
referred to as Purchaser.			
Witnesseth that in cons	sideration of the Installment	Payment specified	below and of
the covenants hereinafter st	pulated, the Seller agrees to	sell the following	described
real estatc.	house, buildin	gs & 11.2 acres	
All that piece, parcel	or lot of land, situated on _	Oakhill Road	
in the County of Greenville,	State of South Carolina and	designated as Lot	No. <u>13-14-1</u> 5-16-17 &18
of the OAKHILL ESTATES a	s appears more fully refere	nce to plat of surv	ey by T. Craig
Keith, Engineers and Land Simately 4.5 miles south To have and to hold the	urveyors, June 10, 1982. The east of Ware Place on see above described real estate	southeastern si	ide of Oakhill Road
and assigns for the term of	10 years commencing of	n the 2nd day of	August intersection with West
19 82 and ending the Is	day of August	1992	Chapman Road
The monthly installmen	t payment for the term of	this is \$ 473.10	payable

The use of the real estate shall be for residential purposes only and for no other purpose except by written consent of the Seller.

without demand or notice on the first (1st) day of each month

The Purchaser hereby agrees to keep the entire premises in good repair and maintenance and any alterations to the premises must have the written consent of the Seller and any such alterations shall remain a part of the premises at the conclusion of the term of this agreement.

The Purchaser may not assign this agreement or subrogate part of said real estate without the written consent of the Seller.

The said Purchaser hereby agrees and covenants that should any monthly installment become more than ten (10) days past due, the Purchaser shall be considered in default and upon ten (10) days written notice to the Purchaser's last known mailing address, this agreement shall expire and the Seller shall be relieved of all covenants, obligations and duties hereunder. If the premises become abandoned, this agreement shall expire and terminate and the Seller shall recover the premises. In the event that any installment as stated in the prior paragraph shall become delinquent for fifteen (15) days, the Seller may at their option assess a late penalty of Ten (\$10.00) Dollars for each month that said delinquency exists. Notwithstanding anything stated herein, the Purchaser agrees that in the case of default or abandonment, the entire balance of the installment payment shall accelerate and immediately become due and payable and the Purchaser shall be responsible for all costs, including attorney's fees, incurred by the Seller in and about enforcing this and any of the provisions of this agreement.

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