

in of this Option sufficiently to allow completion and restoration at the will of the Oponee, and to personally warrant to the Optionee the satisfactory completion thereof and the full functional working capability of such systems appliances and personal property together with freedom from serious defects of foundations, roofs, and further that interior structures are warranted to be free from any termite infestation or any reported damage, as evidenced by a report in writing from a licensed and bonded Exterminator.

(3) Oponee agrees that the conveyance of the Premises under this Agreement, and subject to each exercisable Option, shall pay and transfer taxes due and/or recording fees resulting from the transfer of title of the Premises from Oponee to Oponee or his assigns, and he records all the deed in connection with such transfer of recording of any notes or mortgages which might have created as a result of this transaction.

(4) Oponee, his agents or delegates, shall have access to the above property and improvements for the purpose of inspection, appraisal, or showing the property to prospective purchasers or tenants at any time during the term of the Option hereby granted and shall further have the right to place a sign upon the above described real property during said time period offering the property for sale or lease as the case may apply.

(5) Oponee agrees that at the closing Oponee shall execute and deliver to Oponee an assignment in recordable form of the lease, if any, between

None _____ as Owner, and _____ as Tenant, dated _____.

None _____ 19_____, between _____ as Owner, and _____ as Tenant.

None _____ 19_____, between _____ as Owner, and _____ as Tenant.

Oponee agrees that the assignment of the lease and any deed conveying title, under this Agreement shall at the request of the Oponee, contain a provision in form and substance, which is satisfactory to Oponee to the effect that Oponee's fee estate and the estate of the tenant under the lease, with respect to the Premises shall not be merged as a result of any conveyance or assignment, and shall remain separate and distinct estates, with tenant's estate being subordinate to Oponee's estate.

(6) Oponee represents and warrants that it has not dealt with any broker in connection with this transaction except None. Oponee shall not be responsible for the payment of any brokerage commissions in connection with this Agreement, the granting or exercise of the Option or the purchase of the Premises, it being agreed that a brokerage commission in connection with the above, if any, shall be paid by the Oponee, and this agreement shall survive the closing of this transaction if this Option is exercised.

(7) Oponee shall, upon Oponee's demand, execute a acknowledgement and deliver a memorandum of this Agreement in recordable form and any appropriate modifications or amendments of it to any party Oponee directs.

(8) The covenants and agreements of the Oponee contained in this Agreement are accepted by Oponee as the covenants and agreements of any corporation or named at the top of the first page and no other person, firm, or corporation and shall be enforceable by Oponee against any other person, firm, trust, or corporation as either disclosed or undisclosed principals together with _____ who joins said corporation in endorsing this Option as Oponee, giving the Oponee full recourse against him, his heirs, assigns, successors, and administrators. This Option is binding on the heirs, assigns, trustees and successors of the Oponee in the event of its death or incapacity.

(9) All notices to be given under this Agreement shall be given to the parties to receive such notice in writing and shall be sent by certified or registered mail return receipt requested, to the permanent address of the party to receive such notice or to such other address of which the receiving party shall have been notified.

(10) In the event Oponee elects to exercise the Option hereby granted, Oponee shall obtain and furnish a written statement from any trustee or agent setting forth the principal balance, method of payment, annual interest rate and an affidavit that all payments are current and the mortgage in good standing and of the title of the property. The Oponee shall take title subject to any encumbrances above and to deduct the greater of the mortgage balance or date of entering into this Option, or the principal balance at time of title closing from the cash and purchase price received herein. In the event a mortgage requires a receipt or approval of the Oponee by the Mortgagee in order to avoid default, the Mortgagee does not approve Oponee, then Oponee at his option, may rescind the contract and be relieved of all further liability hereunder with full return of the Option consideration previously advanced.

(11) It is understood and agreed that all understanding and agreements previously made between the parties are merged in this contract, which alone fully and completely expresses their agreement, and that the same is entered into after full investigation, neither party relying upon any statement or presentation not embodied in this contract, made by the other. The Oponee has inspected any improvements on the Premises and has inventoried any personal property and is thoroughly acquainted with its condition and agrees to take title in the condition in which he found it, except as provided for herein, subject to reasonable use, fair wear and tear and natural deterioration between the date of this Agreement and closing of Title.

(12) The covenants herein contained shall bind, and the benefits and advantages shall accrue to the respective heirs, executors, administrators, successors, and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the singular, and the use of any gender, shall include both genders. No provision of this Agreement may be changed or terminated orally.

(13) Special conditions:
In the event of forced sale or bankruptcy the Oponee's rights of redemption over the property above if any shall transfer to the Oponee without further compensation and this Option shall serve as a conveyance without further actions by the Oponee. The parties have executed this Agreement on the day and year which is first written above.

Signatures and Witnesses

WITNESS the grantor(s) hand(s) and seal(s) this 12 day of November, 1979

SIGNED, sealed and delivered in the presence of:

J. Smith Briscoe (SEAL)
Barbara Montgomery (SEAL)

Barbara Montgomery (SEAL)

Barbara Montgomery (SEAL)

STATE OF SOUTH CAROLINA
COUNTY OF }

PROBATE

Personally appeared the undersigned witness and made oath that (s)he saw the within named grantor(s) sign, seal and as the grantor(s) act and deed, deliver the within written deed and that (s)he, with the other witness subscribed above, witnessed the execution thereof.

SWORN to before me this 12 day of NOVEMBER, 1979

J. Smith Briscoe (SEAL) Long Colbago (SEAL)
Notary Public for South Carolina

My commission expires OCTOBER 17, 1984

STATE OF SOUTH CAROLINA
COUNTY OF }

RENUNCIATION OF DOWER

I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named grantor(s) respectively, did this day appear before me, and each, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whatsoever, renounce, release and forever relinquish unto the grantor(s) and the grantor(s)' heirs or successors and assigns, all her interest and estate, and all her right and claim of dower of, in and to all singular the premises within mentioned and released.

GIVEN under my hand and seal this

12 day of NOVEMBER, 1979

Barbara Montgomery (SEAL)
Notary Public for South Carolina

My commission expires OCTOBER 17, 1984

RECORDED this NOVEMBER 13, 1979

19_____, at 9:11 A.M., No. 166-49