	• .		er.	and the second of the second o
RIIVERS	C OPTION PIIRO	CHASE CONTRAC	er 5903.11	25mst 154
St.		June		19 &
This Option Agreement is made on the S. 250	day of	Vune		between
be 6. Thomason is Bob R. V	anes	a Reg	istered Real Estate	Broker, licensed in the State of
All parties warrant they understand and agree that the aborement which may have been written, oral, implied or otherwiparty to this agreement, their heirs, assigns, or administrate 20/ E. North Street, 6	s taking title on the ve party is acting sol se expressed is herel ors. The above Broke	below described prop lely in his own interest by cancelled, rescinde ir shall henceforth be r	eferred to as "Option	es will be paid of received by any
State of S.C. and Gang	2 A \$	Peggy D.	Hoglen	the "Optionor".
whose permanent address is 413 Sella	wood Cir	cle		in the City of
Simpsomille	State of	South Ca	rolina	County of
Simpsomille _ whereas the optionor is the own	ner of certain premis	es focated at 4	13 Sellw	ood Cirile
Legally described as	ises", and WHEREAS	Optionor desires to	grant and Optionee and other go	together with Personal Property desires to receive an Option to and Valuable consideration.
(1) Optionor grants to Optionee the right to purchase the F	Premises at any time	e after		
by Optionor to Optionee in writing	55. upon at leas	t (30) days prior writ	ten natice to Option	nor at the last address provided
(2) If the Option is thereby exercised.(a) The closing of title shall be held at the offices of	Jack 1	Hitchell,	Atty	
located at 110 Marry St	ing of the Optionor's	antiña		(time) A. M. on the
(b) The purchase price for the Premises shall be \$ 500 set forth above in the following manner. First if Option is e	exercised within the	time limits specified.	the option consider	ation shall apply to the porchase
price, after which, the balance shall be paid in the following	attes	les and	bring lo	e 211 back on current
(c) The Premis's shall be conveyed to the Optionee or Ass	eigns by full Warrant	y Deed subject to only	y those matters of t	tle set forth in the attached title
report or title insurance binder as provided at the Optiono	ir's expense, from $oldsymbol{J}$	J/A	1×/.17	10

Title Company, recertified to _____ Any matters affecting title occurring after such date whether resulting from acts or omissions of the Optionor or anyone claiming under Optionor, the Tenant(s) under any Lease which might be in effect during the Option period or any one claiming under the Tenant(s), or any other party, which impair the value of the above property or of this Option shall be subordinate and subject to the rights of the Optionee hereunder and shall be removed at the Optionee's option by Optionor prior to close of safe, and the term of the Option shall be extended accordingly until such time as these title matters are cleared up. At Optionee's option. Optionee may proceed in the name of Optionor to correct such defects and other title matters and deduct the cost thereof from the balance of the cash required at safe closing and from the price. Optionor agrees to exercise all possible diffigence to avoid acts or emissions which might cause title to the above property to be further encumbered at increase or creation of additional liens, or by pledging said property as collateral for any loans, or by leasing the property during the option period, or by waste, harvesting or mining, foresting removal of soil, depletion, or any other conveyance of rights. Optionee is granted the right to mortgage, assign or pledge this Option as collateral, and in the event Optionee is leasing the property with an Option to purchase; to assign, pledge as collateral, mortgage or sub-lease any leasehold interest Optionee might have hereunder. Now, should Optionor fail to make payments of taxes, insurance premiums or obligations, liens, or any other obligations which failure to pay might, in the sole discretion of the Optionee, jeopardize or impair Optionee's interest in this Option: Optionee has the option to pay same and to deduct amounts paid, plus interest at the maximum rate allowed by law, compounded annually, first from any cash due upon exercise of this option or at closing, then from the purchase price. Conveyance of any rights, leases, or lien holder interest conveyed after the date of this Option shall be extinguished when it is exercised.

(f) The Optionor shall convey the above reaf property by full Warranty Deed with a covenant against grantor's acts in proper statutory form for recordation. It shall be executed and acknowledged so it conveys to the Optionee the fee simple of the Premises, free of all encumbrances, except as stated in this Agreement.

Agreement.

(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 both, all instruments required by law to convey the above property. The Optionor shall deposit a Warranty Deed, copies of all existing leases, notes, mortgages, surveys, warranties, title binders, etc., together with full executed contracts, and closing affidavits as required, and the third party escrow 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 to the Optionee upon due notification of exercise of the Option and delivery of a certified check together with properly executed notes and mortgages as they may apply to meet the terms and conditions of this Agreement. The Optionee shall deposit a fully executed and recordable Quit Claim Deed which shall be conveyed to the Optionor in the event this Option is not exercised within the time period prescribed above.

(h) In the event the Optionee elects to exercise this Option during the option period, and after proper and legal notification the Optionor fails to perform the covenants herein expressed, the Optionee shall be entitled to exercise all available remedies at law or equity including the remedy of specific performance.

(3) All fixtures and articles of personal property attached or appurtenanced to, or used in connection with the Premises, or the extent that they may be owned by the Optionor and may be present on the Premises are subject to this Option. Other Personalty as inventoried and attached to this instrument shall be conveyed by unconditional Bill of Sale free from all liens and encumbrances except as stated in this Agreement. Should any fixtures, personal property or functional systems within the improvements including electrical, heating, plumbing, mechanical, or air-conditioning systems fail to be maintained in full functional and operational condition prior to delivery under this Option, the Optionee shall have the option of accepting them "as is", and deducting the cost of restoration of service, any condition as evidenced by independent appraisal, deducted from the cash and purchase price at sale closing; or the Optionee may require the Optionor to completely restore said property to its functional condition as of the date above first mentioned. Optionor agrees to extend the term of this Option sufficiently to allow for completion of said restoration at the will of the Optionee, and to personally warrant to the Optionee the satisfactory completion thereof and the full functional working capability of said systems, appliances, and personal property together with freedom from serious defect of foundations, roofs, and further, that interior structures are warranted to be free from any termite infestation or unrepaired damage as a long to the property together with freedom from serious defect of foundations, roofs, and furthe

evidenced by a report in writing from a licensed and bonded Exterminator.

(4) Optionor agrees that in connection with any conveyance of the Premises under this Agreement, and subject to such conveyance. Optionor shall pay any transfer taxes, deed taxes, and or recording fees resulting from the transfer of title of the Premises from Optionor to Optionee or his assigns, and the recording of the deed in connection with such transfer of recording of any notes or mortgages which might have created as a result of this transaction.

(5) Optionee, his agents or designees, shall have access to the above property and improvements for the purpose of inspection, appraisal, or of 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.

CTD ----- JN25 8

õ œ

4328 BV.2

أيحاه الأراهية والمجالية والمناه والمناه والمناه والمناه