TATE OF SOUTH CAROUNA COUNTY OF STOCK INVISION	CONTRACT FOR SALE	n
THIS AGREEMENT made this 1st day	of July 1916y by and between	en
o as Seller, and Helen C. Fetit		, hereinafter referred to as Purchaser.
		ntained and the cash deposit heroin spoorlied, the
turchaser agrees to purchase and the Seller of the Chick Sps in OVNShip	agrees to sell to the Purchaser the Follow	wing described Real property: Lat's) 2 B 02205
he Purchaser agrees to pay for said lot	or lots the following amount according to	to the following schedule:

<u>.1.500.00 m</u> 1. Cash Price _____ \$ none (2)

2. Cash down payment <u>. 1,500.00</u> ₍₃ 3. Unpaid balance of cash price (from 1, less Item 2)

______s_<u>none_____</u>(s) 5. FINANCE CHARGE ____

none____ % (8) 6. ANNUAL PERCENTAGE RATE ____

1. Total of payments (sum of Items 4 and 5' (Specified belance) _____

The above specified balance (total of payments) shall be paid in 100 monthly installments of \$15.00 beginning on the 1st day of AUCUSU 19 80 and an equal amount to be paid on the same day of each successive month thereafter until paid in full which sum includes interest which has been computed and included in the specified halance above. Each payment is to be applied first to interest and the balance to reduction of principal. Purchaser shall have the privilege of prepaying the unpaid balance on any payment date provided that in the event this obligation is prepaid in full prior to matunity an acquisition charge of \$15.00 will be deducted from the finance charge and the uncorned parties of the remaining finance charge, if any, shall be computed occording to the Rule of 78th's (Sum of Digits Method). If an installment due under this obligation is in default for more than ten (10) days. Purchaser agrees to pay a delinquency charge of five (5%) per cent of the payment or \$500 whichever is less. If the Purchaser shall fully and completely perform all of his obligations herein set forth, upon payment of the above specified amount, the Seller will convey to the Purchaser fee simple title to the above mentioned property free of Bens and encumbrances except for the restrictive convenants contained in the instrument recorded in the office of the Clerk of Court for CPOSINY I does not be Book 250 at page 321; and such rights of way and easements as may be of record or as shown upon the subdivision plat recorded in

In addition, the Purchaser agrees as follows:

(a) To pay all taxes and assessments that may be legally levie! or imposed upon said properly subsequent to the year Acce-

(b) To keep grass, weeds, shrubbery and other such materials cut, trimmed and pruned so as to enhance the appearance of their own property and the subdivision as a whole:

(c) To retrain from playing radice, phonographs, televisions, musical instruments or other such appliances in a loud or noisy manner so as to distract any neighbors:

(d) No hers of any kind will be placed upon the property of the Purchaser;

(e) No trash, junk, obtained vehicles or other such unsightly debris will be kept or allowed to accumulate upon said premises;

(f) To keep and maintain the premises in a clean and sanitary condition and to keep and maintain the property in good reposit

(g) To retrain from abuse of the property and restrain any others from abuse of the property.

IN THE EVENT that the Purchaser fails to make any monthly payment as required by this contract or to perform any other revenants and agreements hereunder required to be performed by him, then at its option the Sellir shall be entitled to retain any and all payments made to it by the Purchaser as a rent for said property and damages sustained by the Seller; and upon written notice being given to the Purchaser by the Seller following Purchaser's breath of this contract, the Purchaser shall immediately variet the premises, and upon his forlute to do so, the Seller may bring an eviction against the Purchaser, the cost of which shall be paid by the Purchaser, which action shall be in addition to any and all other legal or equitable remedies available to the Seller.

IT IS FURTHER AGREED that upon the deeding of this property to the Purchaser, the Purchaser will pay or reimburse the Seller

for the cost of preparation of the deed and such documentary stamps as may be required by law.

IT IS FURTHER AGREED that time of payment shall be an essential part of this contract, and that all coverants and agreements herein contained shall extend to and be obligatory upon the heirs, successors, executors, administrators and assigns of the respective parties.

NOTICE TO FURCHMEN:

1. DO NOT SIGN THIS CONTRACT PEFORE YOU READ IT OR IF IT CONTAINS ANY PLANK SPACES.

2. YOU ARE ENTITLED TO AN EXACT CORY OF THE CONTRACT YOU SIGN.

3. UNDER THE LAW, YOU HAVE THE RIGHT TO PAY OFF IN ADVANCE THE FULL AMOUNT DUE AND TO COTAIN A PARTIAL REFUND OF THE FINANCE CHARGE, SAID PETUND, IF ANY, TO BE COMPUTED AS HEREIN ABOVE SPECIFIED.

4. THE SELLER RESERVES THE RIGHT TO ASSIGN THIS CONTRACT TO A SANK AND IN THE EVENT OF ANY SUCH ASSIGNMENT. PAYMENTS REQUIRED HEREUNDER WILL BE MADE BY THE PURCHASER TO SAID BANK

5. AT ANY TIME DURING THE LIFE OF THIS CONTRACT, BUYER WILL IF REQUIRED BY SELLER, TAKE TITLE TO SAID LOTS BY ACCEPTING DELIVERY OF A GENERAL WASSANTY DEED! AND SIMULTANEOUSLY THEREWITH EXECUTE AND DELIVERY TO SELLER, ITS SUCCESSORS OR ASSIGNS, A PROMISSORY NOTE IN THE AMOUNT OF THE BALANCE THEN DUE UNDER THIS CONTRACT AND AS SECURITY FOR THE REPAYMENT OF SAME EXECUTE AND DELIVER A REAL ESTATE MORTGAGE COVERING SAID LOTIS.

IN WITNESS WHEFEOF, the parties to these presents hereunto set their hands and seals the day and year above written

(illian I. BishopII IN THE PRESENCE OF: Purchaser

PURCHASER ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT WHICH WAS COMPLETELY FILLED IN PRIOR TO PURCHASER'S is signing said agreement.

PURCHASER'S ADDRESS

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THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.

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