

land, the Purchaser shall immediately notify the Seller of such intent by registered mail, whereupon the Seller, her heirs and assigns, shall have the irrevocable right, privilege and option to purchase the within described property at the same consideration set forth in the deed of the property from the Seller to the Purchaser, such option to extend for a period of thirty (30) days from the date on which the Seller receives written notice as described above.

This agreement shall remain in full force and effect until the completion of the first building on the property which shall be suitable for the holding of religious services. Upon such completion, this agreement shall terminate and be of no further force and effect, and shall be cancelled by the Seller, her heirs and assigns.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 20th day of November, 1976.

Witnesses:

Jeff Smith
Patricia J. Rasdale

Mattie I. Green, also known as Mattie J. Greene
Mattie I. Green, also known
as Mattie J. Greene
SELLER

Jeff Smith
Patricia J. Rasdale

Paul A. Jordan, Sr.
Paul A. Jordan, Sr., As Trustee

Jeff Smith
Patricia J. Rasdale

Arthur Robert Carlton
Arthur Robert Carlton, As Trustee

Jeff Smith
Patricia J. Rasdale

Kenneth V. Dillard
Kenneth V. Dillard, As Trustee

Jeff Smith
Patricia J. Rasdale

John Doyle Green
John Doyle Green, As Trustee

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