OPTION AGREEMENT FOR PURCHASE OF REAL PROPERTY

day of(2) principal address is				
, whose	(-)			(0)
principal address is	(7)	, hereinafte	er referred to as "Purch	naser":
WITNESSETH:				
			f certain real property b	
situated in the County o	f	_(8)	, State of	(9)
such real property havir and such property being				("Premises")
and Such property being	j more particul	arry described	as follows.	
(Insert Legal Description	า)			
and,				
WHEREAS. Pu	rchaser desire	s to procure a	n option to purchase the	e Premises upon the
terms and provisions as				
NOW. THEREF	ORE, for good	d and valuable	consideration the recei	ipt and sufficiency of
which is hereby acknow				
herein, Seller and Purch	naser hereby a	gree as follow	s:	
1 DEFINITION	S For the purr	occe of this A	greement, the following	n terms shall have the
following meanings:	o. I of the purp	70363 OI IIII3 A	greenent, the following	g terriis sriaii riave trie
		an the day up	on which the last party	to this Agreement
shall duly execute this A	Agreement;			
(b) "Option Fee	e" shall mean ti	he total sum o	f a down payment of	(11)
percent (
payable as set forth below	ow;			
(c) "Option Ter	m" shall mean	that period of	time commencing on th	ne Execution Date an
ending on or before		•		TO EXCOUNTED ATO ATT
(I) IIO d				
(d) "Option Exe Purchaser shall send its			date, within the Option	
Fulchasel shall send its	willen nouce	to Seller exer	cising its Option to Pure	criase,
(e) "Closing Da	ite" shall mean	the last day c	f the closing term or su	ich other date during
the closing term selecte	d by Purchase	r.		
2 GRANT OF (OPTION For a	ind in consider	ation of the Option Fee	navable to Seller as
set forth herein, Seller of				
to purchase the premise				
3 PAVMENT O	E OPTION EE	F Purchaser	agrees to pay the Selle	r a down navment of
			%) of the total purch	
Premises plus all closin				

- 4. EXERCISE OF OPTION. Purchaser may exercise its exclusive right to purchase the Premises pursuant to the Option, at any time during the Option Term, by giving written notice thereof to Seller. As provided for above, the date of sending of said notice shall be the Option Exercise Date. In the event the Purchaser does not exercise its exclusive right to purchase the Premises granted by the Option during the Option Term, Seller shall be entitled to retain the Option Fee, and this agreement shall become absolutely null and void and neither party hereto shall have any other liability, obligation or duty hereinunder or pursuant to this Agreement. CONTRACT FOR PURCHASE & SALE OF REAL PROPERTY. In the event that the Purchaser exercises its exclusive Option as provided for in the preceding paragraph, Seller agrees to sell and Purchaser agrees to buy the Premises and both parties agree to execute a contract for such purchase and sale of the Premises in accordance with the following terms and conditions: (a) Purchase Price. The purchase price for the Premises shall be the sum of Seller at closing the sum of _____(16)_____(\$_____); (b) Closing Date. The closing date shall be on _____(17)____, ____(18)____ or at any other date during the Option Term as may be selected by Purchaser; (c) Closing Costs. Purchaser's and Seller's costs of closing the Contract shall be borne by Purchase and shall be prepaid as a portion of the Option Fee; (d) Default by Purchaser; Remedies of Seller. In the event Purchaser, after exercise of the Option, fails to proceed with the closing of the purchase of the Premises pursuant to the terms and provisions as contained herein and/or under the Contract, Seller shall be entitled to retain the Option Fee as liquidated damages and shall have no further recourse against Purchaser; (e) Default by Seller; Remedies of Purchaser. In the event Seller fails to close the sale of the Premises pursuant to the terms and provisions of this Agreement and/or under the Contract, Purchaser shall be entitled to either sue for specific performance of the real estate purchase and sale contract or terminate such Contract and sue for money damages. 6. MISCELLANEOUS. (a) Execution by Both Parties. This Agreement shall not become effective and binding until fully executed by both Purchaser and Seller. (b) Notice. All notices, demands and/or consents provided for in this Agreement shall be in writing and shall be delivered to the parties hereto by hand or by United States Mail with postage pre-paid. Such notices shall be deemed to have been served on the date mailed, postage pre-paid. All such notices and communications shall be addressed to the Seller at _____(19)____ and to Purchaser at _____(20)____ or at such other address as either may specify to the other in writing. (c) Fee Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of (21) .
- (d) Successors and Assigns. This Agreement shall apply to, inure to the benefit of and be binding upon and enforceable against the parties hereto and their respective heirs, successors, and or assigns, to the extent as if specified at length throughout this Agreement.

- (e) Time. Time is of the essence of this Agreement.
- (f) Headings. The headings inserted at the beginning of each paragraph and/or subparagraph are for convenience of reference only and shall not limit or otherwise affect or be used in the construction of any terms or provisions hereof.
- (g) Cost of this Agreement. Any cost and/or fees incurred by the Purchaser or Seller in executing this Agreement shall be borne by the respective party incurring such cost and/or fee.
- (h) Entire Agreement. This Agreement contains all of the terms, promises, covenants, conditions and representations made or entered into by or between Seller and Purchaser and supersedes all prior discussions and agreements whether written or oral between Seller and Purchaser with respect to the Option and all other matters contained herein and constitutes the sole and entire agreement between Seller and Purchaser with respect thereto. This Agreement may not be modified or amended unless such amendment is set forth in writing and executed by both Seller and Purchaser with the formalities hereof.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed under proper authority:

As to Purchaser thi	s(22)	day of	_(23),	(24)
Witnesses:	"Purchaser"			
(25)		(26)		
(25)				
As to Seller this	(27)	day of	(28)	,(29)
Witnesses:(25)	"Seller"	(30)		
(25)				

NOTICE

The information in this document is designed to provide an outline that you can follow when formulating business or personal plans. Due to the variances by many local, city, county and state laws, we recommend that you seek professional legal counseling <u>before entering into any contract or agreement.</u>