In the event I FSSFF decises to since the
In the event LESSEE desires to exercise this option it will give notice in writing delivered or mailed, as above
provided, to BESSOR on or beforedays before said sale is to be completed. And in that event, LESSOR agnes to convey said premises by warranty deed and all improvements, installations and equipment thereon by bill of sale, it is the consideration above named, free and clear of all liens and encumbrances of whatsoever kind and character.
It is further agreed that if LESSOR, during the term of this lease or any ranewal hereof, desires to sell said property to a prospective purchaser, also, willing and ready to buy the same, MESSOR shall so notify LESSEE. Said notice shall give the name and address of the prospective purchaser and be accompanied by an affidavit by LESSOR that such prospective sale is bona fide at that LESSOR intends to sell and convey said property, and LESSEE shall thereupon have the right and option to pullbase same at the price and upon the terms offered by such prospective purchaser. LESSEE agrees, in the event he lesires to purchase, that it will within fifteen (15) days from the receipt of such notice, signify by written notice to LESSOR, intention of LESSEE to buy said property, and LESSOR and LESSEE agree that they will complete add she without any unreasonable delay, LESSOR to furnish abstract of title as hereinafter provided. In the went of sale theny third party and in the event such purchaser should desire to sell said property during the term of this lease or any senewal period, LESSEE shall have the like option to purchase at the price offered by my bona fide prospective purchaser, and upon the same terms and conditions set forth above; it being undergrood that the right of LESSEE to purchase at the offered price shall be a continuing right during the existence of this lease, whenever the owner of the lea may desire to sell said property. LESSEE'S failure to exercise my option herein contained shall not in any way and this lease or the rights of the LESSEE to the estate hereby created.
In the event LESSEE exercises any purchase option, LESSOR agrees and will within
18. The entire contract between the parties is contained in this instrument, which shall be binding upon and inure to the benefit of the parties, their heirs, personal representatives, successors, and assigns, and whenever the word "LESSOR" is used herein it shall be construed to include the heirs, successors and assigns of LESSOR, and the plural as well as the singular, and the word "LESSEE" shall be construed to include the successors and assigns of LESSEE.
IN WITNESS WHEREOF the parties hereto have executed this instrument on the day and date above written.
WIJINESS:
LESSOR
CRUD FRANCE CONTAINS OF LESSOR
SPUR FEALTY COMPLNY OF S. C.  By: Danke Tessee  President LESSEE
WITNESS: 20
Mankline .
Coun Sledge
STATE OF SOUTH CAROLINA I COUNTY OF GREENVILLE
Personally appeared before me,
Asworn to before me, this 25 day of April, A.D., 1960.
Ty Commission Expires: at Cheerton of Cholors  * * * * * * * * * * * * * * * * * * *
TATE OF TENNESSEE I
Personally appeared before me,
Sworn to before me, this 2074 day of April, A.D., 1960.
Notary Public - Davidson Pounty Tony NOTARY PUBLIC
Notary Public - Davidson County, Tenn. NOTARY PUBLIC y Commission Expires My-Commission Expires Cet. 29, 1860
$\mathcal{F}$