Position 5

Form RD 440-34 (Rev. 03-04)

FORM APPROVED OMB NO. 0575-0047

UNITED STATES DEPARTMENT OF AGRICULTURE RURAL DEVELOPMENT FARM SERVICE AGENCY

OPTION TO PURCHASE REAL PROPERTY

1. In consideration of the sum of \$	einafter called the "Seller"), who covenants to be
(Name and Addresss) (hereinafter called the "Buyer"), and hereby grants to the said Buyer the exclusive	e and irrevocable option and right to purchase, under
the conditions hereinafter provided, the following-described property, located in	
County, State of: (Insert here full and complete legal description, including volume and page where and water stock being purchased.)	recorded, of the property including any water rights

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0575-0047. The time required to complete this information collection is estimated to average 5 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

The title to said property is to be conveyed free and clear of all encumbrances except for the following reservations, exceptions and leases, and no others: (Insert here a full statement of all reservations, exceptions and leases, including in the case of leases, the date of the termination of the lease, the correct name(s) and address(es) of the lessee(s) and, if recorded, the place of recordation)
2. The option is given to enable the Buyer to obtain a loan made by the United States of America, acting through the Rural Housing Service; Rural Utilities Service; Rural Business-Cooperative Service; Farm Service Agency, hereinafter called the "Government" for the purchase of said property. It is agreed that the Buyer's efforts to obtain a loan constitute a part of the consideration for this option and any downpayment will be refunded if the loan cannot be processed by the Government.
3. The total purchase price for said property is \$; said amount
includes mentioned in paragraph 1. The Seller agrees to pay all expenses of title clearance including, if required, abstract or certificate of title or policy of title insurance, continued down to the date of acceptance of this option and thereafter continued down to and including date of recordation of the deed from the Seller to the Buyer, costs of survey, if required, and attorney's fees; and the Seller agrees that, except as herein provided, all taxes, liens, encumbrances or other interests in third persons will be satisfied discharged, or paid by the Seller including stamp taxes and other expenses incident to the preparation and execution of the deed and other evidences of title. Title evidences will be obtained from persons and be in such form as the Government shall approve. (Strike inapplicable language above or insert herein any different agreement regarding the paying of title clearance charges)
5. The Seller also agrees to secure for the Buyer, from the records of the Farm Service Agency, aerial surveys of the property when available, all obtainable information relating to allotments and production history and any other information needed in connection with

- the consideration of the proposed purchase of the property.
- The Seller further agrees to convey said property to the Buyer by general warranty deed (except where the law provides otherwise for conveyances by trustees, officers of courts, etc.) in the form, manner and at the time required by the "Government, conveying to the Buyer a valid, unencumbered, indefeasible fee-simple title to said property meeting all requirements of the Government; that the purchase price shall be paid at the time of recording such deed; and that said lands, including improvements, shall be delivered in the same condition as they now are, customary use and wear excepted.
- Taxes, water assessments and other general and special assessments of whatsoever nature for the year in which the closing of the transaction takes place shall be prorated as of the date of the closing of the transaction, it being expressly agreed that for the purpose of such proration the tax year shall be deemed to be the calendar year. If the closing of the transaction shall occur before the tax rate is fixed, the apportionment of taxes shall be on the basis of the tax rate for the next preceding year applied to the latest assessed valuation.

(Insert here any different tax agreement)

8.	This option may be exercised by the Buyer, at any time where the second of the second			
	vering in person a written notice of acceptance of the offer here, in the			
	unty of			
The in f this (10)	offer herein shall remain irrevocable for a period of	inless eanths irre	months from marlier terminated by the vocable period provided uyer. Acceptance of this control is the control in the control i	n the date hereof and shall remain Seller. The Seller may terminate
reco	Loss or damage to the property by fire or from an act of Goorded, and in the event that such loss or damage occurs, the elect to accept conveyance of title, in which case there shall be	Buyer n	nay, without liability, refus	se to accept conveyance of title, or
is a	The Seller agrees that, irrespective of any other provision is ccepted, without any liability therefore refuse to accept conve- de or insured because of defects in the title to other land now ow	eyance o	f the property described h	erein if the foresaid loan cannot be
desc	The Seller agrees to furnish, at Seller's expense, to the Ecribed building(s) covered by this option (a) is now free of page or has suffered unrepaired termite damage which is specific	termite	infestation and (b) either	
con	The Seller agrees to furnish, at the Seller's expense, to appetent source that the waste disposal system for the dwelling the Health Department requirements. This evidence must be in the	g is funct	ioning properly, and the w	vater supply for domestic use meets
	The Seller hereby gives the Government or its agents con pecting or appraising it, in connection with the making of a loan			reasonable times for the purpose of
14.	Insert here conditions perculiar to this particular transaction.			(Sellers Telephone Number)
of_	IN WITNESS WHEREOF, the Seller and the Buyer have s	set their	hands and seals this	day
Wľ	ΓNESSESS:			
				(Seller)*
				(Seller)*
				(Buyer)*
				(Buyer)*

(For use if Seller is a corporation)

IN WITNESS WHEREOF, the Seller	r has caused its corporate na	me to be hereunto subscribed by its	S
President, and its duly attested corporate se	al to be hereunto affixed by	its	
Secretary, at		, State of	
on the	day of	,	
(CORPORATE SEAL)			
(CORTORATE SEAL)			Name of Corporation
ATTEST:		Ву:	
	Secretary.	· 	President.

ACKNOWLEDGMENT