KNOW AI,L MEN BY THESE PRESI hereby grants, bargains, sells, assigns and sets of	ASSIGNMENT OF CONTRACT VOI. 1 Page 22341	
title and interest in and to that certain attached between Klamath River Acres of as seller, and Emil H. Matthey and as buyer, for the sale and purchase of the follo	Edna A, Matthey, husband and wife wing described real estate in Klamath County, Oregon:	
*** a copy of the agreement for	Klamath River Acres, Klamath County, ORegon transfer is attached	
of the vendee's interest in the real estate describe price thereof is not more than \$ 400.04 further, upon compliance by said assignce with	the undersigned in and to the real estate described therein; the under- ants to the assignee above named that the undersigned is the owner d in said contract of sale and that the unpaid balance of the purchase with interest paid thereon to September 25	
The true and actual consideration paid for <sup>®</sup> However, the actual consideration consists of or consideration (indicate which). <sup>®</sup> In construing this assignment, it is under mean and include the plural, the massuling sha	order of said assignee. this transfer, stated in terms of dollars, is $$.6,000.00$ includes other property or value given or promised which is the whole tood that if the context so requires, the singular shall be taken to Il include the feminine and the neuter and that generally all gram- applied to make the provisions hereof apply equally to one or more	
IN WITNESS WHEREOF, the undersi corporation, it has caused its corporate name to cers duly authorized thereunto by order of its bo DATED: November	gned assignor has hereunto set his hand; if the undersigned is a be signed and its corporate seal to be affixed hereunto by its offi- and of directors. XEMIH Matthey SEAL Emil H. Matthey	
CHERYL NOTARY PUBLIC. SAN DIEGO My comm. expires 1 612 N. Escondido Bivd Escondi Calif. County of San Diego November 14, 19 77 Personally appeared the above named	CALIFORNIA OUNTY AAY 6, 1978 Edna A. Matthey STATE OF OREGON, County of	
Emil H. Matthey and Edna A. Matthey and ecknowledged the toregoing instru- ment to be their voluntary act and deed. Before me: (OFFICIAL Cherry Rose	each for himsell and not one for the other, did say that the former is the president and that the latter is the secretary ol, a corporation, and that the seal allised to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:	
Notary Public for Oregon My columnission expires: 5/6/78 "Sinke whichever word not applicably. NOIL—The tentence between the record, it should be recorded, preferably in the Deed Records.	Notary Public for Oregon (OFFICIAL My commission expires: symbols (0, 11 net applicable, should be deleted. See 015 93,030. 11 the contract is not already el	A WELL
GRANTOR & NAME AND ADDRESS	County of I certify that the within instru- ment was received for record on the way of	
MAME. ADDRESS. ZIP Units a shange is requested all for statements shall be easi to the following as Kino Chustian Church RO, Dox 307	RECORDER 5 USE file/reel number Record of Deeds of said county. Witness my hand and seal of the County affixed.	
PO, Dex 347 Keno, OR 97632 NAME: ADDRESS / 210	By	

2 	22342	
Agreement for Deed and Purchase of Real Es	véate	
This Agreement made and executed in duplicate this	· · · · · · · · · · · · · · · · · · ·	
WITNESSETH: That the Seller, in consideration of the covenants and agreements hereinafter contained first performed as a condition precedent by Buyer, agrees to sell and convey unto said Buye Buyer agrees to buy that certain real property in the County of Klamath, State of Oregon, of follows, to wit:	d, to be the er, and said described as	
LOT(S)	coming due or rights of	
The purchase price for which the Seller agrees to sell and the Buyer agrees to buy said he sum of One Thousand Two Hundred & No/100 Dollars (\$ 1,200,00 which sum Buyer agrees to pay Seller at such place or places as Seller may hereinafter from ti lesignate, as follows: One Hundred Flfty and No/100 Dollars (\$ 150,00 a cash upon the execution and delivery of this agreement, the receipt thereof being duly acknow the balance of said sum in installments of <b>XAXSIA</b> Ten	ime to time	
s 10.00 or more on or before the	of each and , 196, continuing shall be re- he payment	
Buyer agrees to pay all taxes hereinafter levied as well as all public and municipal liens and assessments hereinafter lawfully impassed upon a plug and before the same or any part thereof become past due. Sciler may, at its option, pay all such taxes, levies or assessments (including instal manum from the date of payment will be conclusive richore of the validity of such payment. Any amount so paid, together with interest, at a first such damand by Solirer shall concluse richore of the validity of such payment. Any amount so paid, together with interest, at a first such damand by Solirer shall concluse richore of the validity of such payment. Any amount so paid, together with interest, at a first such damand by Solirer shall concluse richore of the validity of such payment. Any amount so paid, together with interest, at a first such damand by Solirer shall concluse richore of the validity of such payment. Any anount so paid, together with interest, at rich or the taxes assessed against the online or irret, direterinded by comparing the fair market sale of the property. East, state to a track, determined by comparing the fair market sale to buyer as his port into entire based by Solirer, or at the parcel or track, dreaming the comparing the fair market sale of this property. East, state sales are sales as a parties on the sale market as a state been made available for sale by Seller, or at the price at the market fair, state there are assessed that time is of the essence and full performance by Buyer of all his emigrations hereunder based have been provided. Buyer spress by a 10.00 charge for payment and the adment of based based as a side of pay of sale have been detaward based and and the payment of any and a default be market sale.	t us rate of 8 %, interest within 30 assessment for the lion of said taxes, at of all the land which the unsold	
all payments make prior to such default ing thereupon enforce its right hereunder either by (1) detaining this agreement mult and rold and tern mmediately recuter and take postession of the property without helps liable to action therefore a screed upon and reasonable rental; and the Seller as the Bury receiver and take postession of the property without helps liable to action therefore a screed upon and reasonable rental; and the Seller as the s. Bury receives to pay all rows and companies of any kind commenced by Seller to enforce this agreement, including reasonable actionstready a relation of the property without helps that company and the screen screed with the state state and the screen	berrance of per- minated, in which all have the right may have in the case of election rof its written the past office Buyer's Hability	
The Beller agrees, within a reasonable time after the luver's compliance with all to erect buildings or structures on and really or the use The Beller agrees, within a reasonable time after the luver's compliance with all the ierus and conditions hereot and the surrender of this sgreen either to luver, a warranty deed sufficient to concer tills to raid really free and clear of all encuderance; and e, done or suffered by Soller except as essence of the screen of the oreast of any of the coreanits, agreement, restrictions and/or conditions of this Agreement, to able or the source of the coreanits, agreement, restrictions and/or conditions of the soller of the source of the start ecceeding breach of the same er other covenants, agreements, restrictions and/or conditions of the Agreement, by the Seller shall be construct to or remedy herein provided in the event of default shall be construct as a writer thereof, are of the agreement, by the Seller shall be construct to or remedy herein provided in the event of default shall be constructed as a writer thereof or the source of the so	any gottomental e to which same ment, to execute set forth above.	
Solie heavies than as herein provided be construct as a waiver of, or variation in, any of the terms of this garcement. Solie heavies warmans and agrees that Solier will not hereafter place upon the property any accumbrance without first obtaining the written conset of Survey and without filling a warety bond with the appropriate solie hereafter finance in the property without case of the appropriate to ware and ware of the contracted marked ware of a second solid soli		
MATH RIVER ACRES OF OREGON, LTD. Education (1997) att	kerp.	
Orange, California Address of Buyer		

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1. S. S. L.

FOR VALUE RECEIVED, we, Emil H. Matthey and Edna A. Matthey, do hereby assign all our rights and interests in lot 17, Block 8, Original Plat, Klamath River Acres, to John Johnson and Michael Lund for Keno Christian Church.

AGREEMENT FOR TRANSFER

Signed: <u>×Emil H Mar</u> Matthy X Ed Signed: Witnessed: imesWitnessed:

22343

Dated this <u>1</u> day of November, 1977

We, John Johnson and Michael Lund, do hereby accept all rights, interestg, and obligations due on Lot 17, Block 8, Original Plat, Klamath River Acres. We agree to assume the remaining balance of \$400.04, due on said lot, and to pay for same in monthly payments of \$10.00 or more per month.

Signed: michael signed: Jamiec Johnsey Witnessed: Witnessed:

Dated this \_\_\_\_\_\_ day of November, 1977

STATE OF OREGON; COUNTY OF KLAMATH; \$3.

Filed for recordsaturagoaccosts\_ 'nis <u>16th</u> day of <u>November</u> A. D. 19.77 of 3:21 clock P.M., or duly recorded in Vol. <u>M77</u>, of <u>Deeds</u> on Pog22341 WT D. MILNE, County Citig 8.00 Fee \$9.00

