Keno Christian Church	ASSIGNMENT OF CONTRACT VOI. 17 Page 234 Torres of the Second Seco	
between Klamath River Acres of as seller, and Emil H. Matthey a	his heirs, successors and assigns all of the vendee's right, ed, unrecorded contract datedSeptember 4, 19 67, Oregon, Ltd. nd Edna A. Matthey, husband and wife lowing described real estate inKlamathCounty, Oregon:	
Lot 18, Block 8, Original Plat, Klamath River Acres, Klamath County, Oregon **** a copy of the agreement for transfer is attached		
of the vendee's interest in the real estate description price thereof is not more than \$1,005.92 further, upon compliance by said assignee with of said real estate be made and delivered to the	I the undersigned in and to the real estate described therein; the under- mants to the assignee above named that the undersigned is the owner bed in said contract of sale and that the unpaid balance of the purchase with interest paid thereon to	
consideration (indicate which). [®] In construing this assignment, it is under mean and include the cluster the	r this transfer, stated in terms of dollars, is \$6,000,00. r includes other property or value given or promised which is the whole rstood that if the context so requires, the singular shall be taken to all include the feminine and the neuter and that generally all gram- mplied to make the provisions hereof apply equally to one or more	
IN WITNESS WHEREOF, the under corporation, it has caused its corporate name cers duly authorized thereunto by order of its b DATED: November 7 - 19.7 OFFICIAL	signed assignor has bereunto set his hand; if the undersigned is a observed and its corporate seal to be affixed bereunto by its officiary or directors. 7. XEMPH Matthey SEAL Emil H. Matthey	
County of San Diego }es. November 14. 19 77 County oppeared the above named Emil H. Matthey	Personally appeared	
and Edna A. Matthey and acknowledged the foregoing instru- ment to be their voluntary act and deed. (OFFICIAL SEAL) Notary Public for Oregon & My commission expires: 5/6./78	socrotary ol , & Corporation, and that the seal allized to the foregoing instrument is the corporate seal ol. 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 schrowledged said instrument to be its voluntary act and dood. Before me: Notary Public for Oregon My completion of the sealed in SEAL	
record, il should be recorded, preferably in the Deed Records,	bymbols (), if not applicable, should be deleted. See ORS 93,030. If the control is not already of STATE OF OREGON, County of	A DE LA DE LA DELLA DE LA DELLA DE
After resording return to: TTTA	space RESERVED at	
Unill a change is requested all text statements shall be soul to the following a Kens Chiestian Church No. 347 Kens, OR 3772 HAME. ADVINERE, 210	By	A PRIVATE PRIVATE



	to setter and not assumed by the Buyer bereinder. Nothing co listence or non-existence of any soning law or other law, ording unster of or the right to erect buildings or structures on so	
ns of record or apparent on the face of th	enpliance with all the terms and conditions hereof and the au ity free and clear of all encumbrances made, where or suffered a land.	by Seller except as set forth above.
in the event of default shall be construed a	rictions and/or conditions of this Agreement by the Soller sis and/or conditions of this agreement. No delay or amission is a waiter thereof, or acquiescence therein, nor shall the act of, or variation in, any of the terms of this generance.	of the Seller in exercising any right, eptance of any payments made in a
and agrees that Seller will not hereafter (a that Seller will not place any additions on the property without first, obtaining it	Mate most the property any encumbrance without first obtain 1 offsite improvements on the property or perform any work to the written comment of Duryer and without filling a surety boon 10 to such improvements. In the errort Beller shall undertake o performing unch work, as copy of the films indiction public	a the property which might result in
i this agreement nor permit it to be reco	rded.	
vledges that the purchase ect to, based upon, or as a stipulation not specifically	of the property as herein agreed to b result of any inducement, promise, set forth herein.	e made by him has not representation, agree-
	BUYER	Angelander († 1995) Service († 1995) Service († 1995)
	LTD, Lennel H Man	they a
CACKES OF OREGON	LTD. XE Clemen Ch. 723	atthend
Authore	337 South Pixley,	Ø
	Orange, California	\mathbf{D}_{i}

office

execute

may he put. The Seller agrees, will and deliver to Buyer, a warranty and errept examents or restriction No waiver of the breact any succeeding breach of the same power or remedy berein provided in manner or at a lime other than a Seller torther warrants and arrees the creation warrants and arrees the creation warrants and arrees believe agrees in furmistic to the pertaining to the property. Buyer shall not record Rityer, a chernoux

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Of the principal sum. Bugs spress to pay all taxes berelaster letied as well as all public and municipal liens and assessments hereinatter lasfail promuty and before the same as my part hereof become past due. Relier may, at its cotion, pay all such taxes, leties or assessments promuty and before the same as my part hiereof become past due. Relier may, at its cotion, pay all such taxes, leties or assessments promuty and before the same as my part libre of become past due. Relier may, at its cotion, pay all such taxes, leties or assessments promote and the same as any part libre of the second by Buyer to Seller an Genand; and the failure by Buyer to repay the property described alone, but said property is allowed as a portion of a larger pared to tract of real property Geller shall ensitive a drain when the terms authorized to reach or parent. Pair market value of this property is allowed as a portion of the taxes assass azaked as also the determined by comparing the fair market value of this property is allo by Beller. The fair market scale or parent. Pair market nulse shall be based upon the reling price at which had groperty is allo by Beller, and portions have been made available for asle by Beller. The a corresponde bernder of the taxes assassed parent any of said heritaliments of principal or interest when the same become due, to formance of any obligations hereunder, the Beller we be any of said intradiments of principal or interest when the same become due, and restands the Buyer apres at such the Soller as azysed upon and restands to to immediately reenter and take passesion of the property tition comment to be fail by Beller as azysed upon and restands the restand experiments mode parts and expenses of any thin economic to be allowed to be appressed. The Buyer agrees its rights hereunder, it may declare this arcement to be market on during the transments and this greenent. In funding researched and the same date and take ano expenses of any thin evente devination the earlow reline and tak

EQUR HUNDRED Dollars (\$ 4-00 in cash upon the execution and delivery of this agreement, the receipt thereof being duly acknowledged and the balance of said sum in installments of THISTY γ_1 Dollars

the sum of *THERTY HARE HURDERD FIGHTY* Dollars (\$ 3780 50), which sum Buyer agrees to pay Seller at such place or places as Seller may hereinafter from time to time designate, as follows:

The purchase price for which the Seller agrees to sell and the Buyer agrees to buy said property is

WITNESSETH:

Subject to pro rata of taxes and/or easements for the fiscal year 19, and thereafter coming due and also subject to all conditions, restrictions, reservations, easements, exceptions, rights and/or rights of way, affecting said property.

.... KLAMATH RIVER ACRES

as recorded in the office of the County Clerk of Klamath County, Oregon

That the Seller, in consideration of the covenants and agreements hereinalter contained, to be the first performed as a condition precedent by Buyer, agrees to sell and convey unto said Buyer, and said Buyer agrees to buy that certain real property in the County of Klamath, State of Oregon, described as follows, to wit:

.... day of each and

of Buyer

22348

.....day of

LOT(S) SLATEEN AND ELGHTEEN OCK ELGHT

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AGREEMENT FOR TRANSFER

223<u>49</u>

FOR VALUE RECEIVED, we Dail H. Matthey and Edna A. Matthey, do hereby assign all our rights and interests in Lot 18, Block 8, Original Plat, Klamath River Acres, to John Johnson and Michael Lund for Keno Christian Church.

Signed: X Emil H Matthey Signed: X Edna a. Watthe Witnossed: X " Daniel A. Rese Witnessed: Dated this 7 th day of November, 1977

We, John Johnson and Michael Lund, do hereby accept all rights interests, and obligations due on Lot 18, Block 8, Original Plat, Klamath River Acres, We agree to assume the remaining balance of \$1,005.92, due on said lot, and to pay for same in monthly payments of \$15.00 or more per month.

signed: mill & Lul Signed: Johnie (Johnson Witnessed Witnessed: (Shuffeen) Xorstman

Dated this / day of November, 1977

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FATE OF OREGON; COUNTY OF KLAMATH; ss. Hed for record at request of <u>Transamerica Title o.</u> his <u>loth</u> day of <u>November</u> A. D. 1927. at 3:22 clock ^PM, and duly recorded in Val. <u>M77</u>, of <u>Deeds</u> on Page 22347 Wm D: MILNE, County Clerk By <u>Harel Jack</u> Fae \$9.00