

## REAL ESTATE CONTRACT (CORPORATE FORM A-1964)

PAGE 36

SK-11936

THIS CONTRACT, made and entered into this

22ND

1980

CARSON CHURCH OF THE NAZARENE, A CORPORATION;

nerginafter called the "seller," and

CARSON CHURCH OF CHRIST, INC.;

hereinafter called the "purchasor,"

WITNESSETH: That the seller agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following described

real estate, with the appurtenances, in

SKAMANTA

County, State of Washington

LOTS THREE (3) AND FOUR (4) IN BLOCK A OF THE TOWN OF CARSON, ACCORDING TO THE OFFICIAL PLAT THEREOF, ON FILE AND OF RECORD IN BOOK "A" OF PLATS, AT PAGE 23, IN THE OFFICE OF THE AUDITOR OF SKAMANIA COUNTY, WASHINGTON.

TRANSACTION EXCISE TAK MAY 2 3 1980 Amount Poid 7. Sexx.

Skemania County Trunser is

The terms and conditions of this contract are as follows: "The purchase prict is

- (\$ 50,000.00 FIFTY THOUSAND DOLLARS AND NO/100---

By The change in him and go asp ) Dollars, of which ) Deliais have

(\$, 450,00

) Dettars

FOUR MUNDRED FIFTY DOLLARS AND NO/100----or more at purchaser's option, on or before the 22h

JUNE

. 19 sin 1 Dollars

and FOUR HUNDRED FIFTY DOLLARS AND NO/100---or more at purchaser's option, on or before the

<u>..</u> (\$ 450.00 day of each succeeding calendar month until the balance

of said purchase price shall have been felly paid. The surchaser further agrees to boy interest on the diminishing balance of said. purchase price of the rate of 12 per cent per annum from the 22ND day of MAY the which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of principal

All payments to be made hereunder shall be made at or at such other place as the seller may direct in writing

> CARSON CHURCH OF THE NAZARENE P. O. BOX 68 CARSON, WASHINGTON 98610

CONTRACT SHALL BE PAID NO LATER THAN MAY 22, 1987, THERE WILL BE NO PREPAYMENT PENALTY IF PAID PRIOR TO MAY 22, 1987.

MAY 22ND, 1980 As referred to in this contract, "date of classing" shall be.

- (1) The purchaser occurred and agrees to pay before delinquency all taxes and assessments that may is between granter and grantee hereafter biscome a line on said real estate; and if by the terms of this contract the purchaser has assumed payment of any morrigage, contract to order entembrance, or has assumed payment of or agreed to purchase subject to, any taxes or assessments now a lien on sold real estate, the purchaser agrees up pay the came before delinquency.
- 12. The nurchoser agrees, until the purchase price if fully poid to keep the buildings now and hereafter placed on said real estate insured to the netural coals value thereof against loss or damage by both fire and wandstorm in a company acceptable to the celler and for the seller's benefit, as his interest may appear, and to pay all premiums therefor and to deliver all policies and renewals thereof to the
- (3) The purchasor agrees this full inspection of sold real estate has been made and that norther the seller nor his assigns shall be held to any coverant respecting the condition of any improvements therefore nor stall the purchasor or seller or the estigns of either be held to any coverant or agreement for alterations, improvements or repairs which the coverant or agreement relied on is contained haveld or is in writing and attached to and made a part of this contract
- writing and attached to and made a part of this contract

  (4) The purchaser assumes all hazards of damage to or destruction of any improvements now on said real statu or heriafter placed thereon, and of the taking of said real state or any part thereof for public use; and agrees that no such damage, destruction or taking thereon, and of the taking of said real state is taken for public use, the protion of the condemnation shall constitute a failure of consideration. In case any part of said real state is taken for public use, the protion of this condemnation above treatment of reasonable expenses of procuring the same shall be paid to the sailer and applied to payment on the purchase price herein unless the soller r<sup>2</sup>—to allow the purchaser to apply all or a portion of such trademnation where the avoid to the reasonable expense of famage or destruction from a partitional remaining after payment of the reasonable expense of procuring the same shall be devoted to the estimation of rebuilding of such improvements within a reasonable time, unless purchaser elects that said proceeds that the purchase price herein.

  (5) The soller has delivated, or angles to deliver within 15 date of the date of closing a purchaser's realize of this payment is about the factorion.
- (Bilith) soller has delivered, at agrees to deliver within 15 days of the date of closing, a purchaser's policy of title insurance in stendard don't), or a commitment therefor, issued by SAFECO Title Insurance Company insuring the purchaser to the full ensurance field purchase price against loss or damage by reason of defect in celler's title to sold real-estate as of the date of closing and continuing no exceptions other than the following:
  - b. Printed general exceptions appearing in said policy form;
  - b. Lions & ancumbrances which by the terms of this confract the purchaser is to assume, or as to which the conveyance harander is
  - to ne more purpost; and

    c. Any oxists a contract or contracts under which seller is purchasing sold roal estate, and any mortgage or other obligation, which seller by the contract agrees to pay, none of which for the purpose of this persograph (5) shall be deemed detects in seller's title.
- its the control of the control of the control of the purpose of the perigraph to their oddernations and common effects in state in the control of the contro

THE RESIDENCE OF THE PROPERTY OF THE PROPERTY

TLA7 14 2/74

NAME ADDRESS

CITY AND STATE

(7) The seller agreed upon receiving full pryroper of the principle brick and through for the ma to purchases a statutory warranty
part thereof herafite taken for public use from of encumbalmost except say
other four the selfur, and subject to the following:

(8) Unless a different date is provided for herein, the purchaser that it pentitled to proceed on a said real state on date of closing and to late it possession so long at purchaser is not in default hereunder. The furchaser covenants to keep the buildings and not in proceedings and real estate in good depair and not to permit waste and not to less, or permit the use of, the buildings and not recovered to purchaser covenants to pay all service, installation or construction thanges for water, sower, electricity, garbage or other utility saystees.

The furnished to said real state after the date purchaser is entitled to proceed on.

(9) In case the purchaser falls to make any payment herein provided by to maintiplin insurance, as haren required, the sailer may maile such payment or affect such insurance, and any amounts so paid by the soller, together with interest at the rate of 10% per country denoted from date of payment until repaid, shall be repayable by purchaser on seller's compand, all without projudice to any other right the soller might have by reason of such default.

(10) Time is of the escence of this contract, and it is agreed that in zero the purchas i shall fall to comply with or parform any condition or agreement hereof or to make any payment required incounder promptly be the time and in the manning herein required, the feller may condition to declare all the purchaser's rights hereunder terminated, and along his tiding so, all payments made by the purchaser, harolindary and all improvements placed upon the real estate shall be forfeited to the seller as liquidated damages, and the seller shall have right to constitued as a unique of any entractions default.

Servict upon purchaser of all demands, notices or other papers with respect to forfulture and termination of purchaser's rights may 12 made by United States Mail, postage pre-paid, return receipt requested, threated to the purchaser at his address less known to the seller.

111) Upon seller's election to bring suit to enforce any covenant of this contract, including suit to collect any payment required hereunder, the purchaser agrees to pay a reasonable sum os atterney's less and all costs and excesses in connection with such suit, which sums shall be included in any judgment or decree entered in such suit.

If the seller shall bring suit to procure an adjudication of the termination of the purchaser's rights hereunder, and judgment is so entered, the purchaser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in connection with such suit, and also the reasonable cost of searching records to determine the condition of the date such suit is commenced, which sums shall be unablished as a subject to determine the condition of the date such suit is commenced, which sums shall be unablished as a subject to determine the condition of the date such suit is commenced, which sums shall be unablished to such suits. he included in any judgment or decree entered in such sult.

IN WITNESS WHEREOF, the parties hereto have executed this instrument as of the date first written about

SEL	LER CARSON CHURCH OF THE NAZARENIE, A CORP
X	BY RAY GOIN PASTOR WARRINGON SECRETARY
PUR	CHASER CARSON CHURCH OF CHRIST, INC.
State is accompany, ( )	BY MORNAN VANCE, PRESIDENT
County of SKAMANIA SECRETARY	DELMER J. TAYLOR, VICE PRESIDENT
On this LEND that of RAY GOIN, PASTOR CARSON AND Pres	用い。 19 80 . personally appeared 光大 CHURCH OF THE NAZARENE MAX texpectively, of
the corporation that executed the foregoing instrument, and ackin said corporation, for the uses and purposes therein mentioned, and authorized to execute the said instrument and that the seal officed	iswindged said instrument to be the free and valuntary act and deed of
In Witness Whereaf, I have hereunto set may hand and affixed my o	official seal the day and year first above written.
	Nintry Public in and for the State of Washington
SAFEUR APECO TITLE INSURANCE COMPANY	rusiding atSTEVENSON
9	THIS SPACE, RESERVENT A MORDER'S USE
filed for Record at Request of	DESCO. DIR.
1 RPA	INDIFFERENCE TICLE TO

CHIMPARED MAILES

country of the

MANDEN YOUNG