OPUS 9811
This Agreement, Made this 23rd day of November 1962, by and
between M. P. Möller, Inc., a corporation, of Hagerstown, Maryland, hereinafter called the "Manufacturer"
and Chapel of All Faiths Foundation, Inc. hereinafter called the
"Church" Milledgeville, Ga. whose address is Georgia State Hospital
<b>Witnesseth:</b> That the parties hereto, each in consideration of the promises and agreements of the other party herein contained, do promise and agree as follows:
Manufacturer agrees:
1. To manufacture an organ after and according to the annexed specifications and to plans of the organ location space to be hereafter submitted by the Manufacturer and to erect said organ in
Chapel Number One
ready for use on or before the lith day of November 1963, or as soon thereafter as possible in the event of delays beyond its control.
2. That the organ when completed shall be first class, free from defects in material or workmanship, and that the Church may have it examined, immediately on completion, in the presence of a representative of the Manufacturer, by a competent and disinterested expert; if said examination shows that the organ does not conform with this Agreement, Manufacturer will, at its own expense, make it so conform.
3. To guarantee and does hereby guarantee the action and construction of the organ for a term of five (5) years from the date of completion, against defects in material and workmanship; and agrees at its own cost to correct any defects in either material or workmanship that may be brought to its attention within that time. This guarantee does not include tuning or ordinary care of the organ (or electric motor and generator which are guaranteed by the manufacturers thereof for one year), nor does it include any difficulties with or failures in the mechanism or operation of said organ which may be brought about by failure properly to protect, service and care for the same or by misuse or abuse thereof.
The Church agrees:
4. To pay to Manufacturer the sum of \$ 25,800.00 as follows:
First Payment: 10 % or \$ 2,580.00 on signing of this Agreement.
Second Payment: 25 % or \$6,450.00 when the organ is ready
for assembly at the factory, and the balance as follows: (65%, or \$16,770.00)
upon the completion of the installation of the orgain in the Chapel

- 5. To pay any and all federal, state, county and/or city excise, sales and/or use taxes applicable to the transaction evidenced hereby; said taxes to be paid according to law to such person or authority as may be proper, in addition to the above price.
- 6. That the building and organ location space will be in proper condition for installation of the organ ...five ... weeks previous to the above mentioned date of completion, and further agrees if the building is not ready for the installation within six months after the above mentioned date of completion, to a possible increase in price up to and including 5% of the above mentioned price. Any such increase, if applied, must be as a result of increases in cost and justified by the Manufacturer as the direct result of delay in installation.

- 7. That at and after the time of delivery it will provide all necessary light, heat, power, and uninterrupted opportunity to install said organ under such conditions as are necessary for proper tone regulation and tuning.
- 8. At its own cost to cause to be done, furnished, provided and/or installed: (a) Any necessary foundation and enclosures for the electric motor and blower, (b) all wind conductor between blower and organ, (c) all wiring connected therewith, (d) such lights as may be needed for the installation and future care of the organ, (e) any necessary cutting of floors, partitions or other parts of the building, (f) automatic remote control motor starter, electrical conduits or other special equipment when required, and (g) skids, block and tackle or other proper mechanical apparatus and all labor connected therewith, when organ chambers are so located that organ parts must be hoisted.
- 9. To carry out the provisions of Paragraph 8 hereof promptly and diligently so that installation of said organ is not delayed.
- 10. To assume and does hereby assume all risks of damage to or loss of said organ and its parts from and after such time as the same are placed in the building where the organ is to be installed (except such damage or loss as may directly result from the acts of the Manufacturer or persons making said installation of it); and at its own cost and expense immediately upon such delivery, to insure said organ and its parts against loss or damage by fire, water and other risks provided for in standard fire insurance policies containing extended coverage endorsement, in such manner and to such extent as will inure to the benefit of and fully protect the parties hereto, as their respective interests may appear.

#### It is mutually agreed:

- 11. That cabinet work (except as necessary to enclose the console), grilles, panel work, etc. are not included in this Agreement.
- 12. That in the event manufacturer of the organ is delayed beyond the anticipated date of delivery mentioned in the Agreement by reason of governmental regulations, and during such period of delay the Manufacturer's labor and/or material costs shall increase to such extent that it believes, in good faith, that it cannot manufacture said organ at the named price without loss, the parties hereto will negotiate in good faith for a reasonable increase in price; in the event of failure to agree upon such increase, either party hereto may cancel this Agreement by written notice to the other; and upon such cancellation the Manufacturer shall promptly return any payment or payments theretofore received by it under this Agreement.
- 13. That the organ, when completed and installed, will in every event be and be deemed to be, and be treated as personal property; that the title and ownership thereof shall be and remain in the Manufacturer until the purchase price and any and all promissory notes given in respect thereof (together with all applicable interest thereon) have been fully paid, after which said organ shall become the property of the Church ; and until the completion of payment as aforesaid the organ shall be held by the Church and/or other owner or lessee of the premises in which the same is contained in trust for the use, benefit and security of the Manufacturer, free, clear and excluded from any lien, mortgage, pledge or other encumbrance of whatever nature, except such as shall be expressly subject and subordinate to the right, title and interest of the Manufacturer as herein expressed.
- 14. That this Agreement shall be binding after, but not before, acceptance by the Manufacturer at Hagerstown, Maryland, where said organ is to be constructed in its plant; and that all verbal agreements and understandings are merged in this agreement and the specifications attached hereto, which constitute the entire agreement.

WITNESS:  Charge C. Eelen  Pary C. Eelen  By Jun	lay and year first above written, thorized officers and its seal to be undation, Inc.
MANUFACTURER'S SALES REPRESENTATIVE:	
David It Washell	
This agreement is not binding until accepted by M. P. Möller, Inc.,	at Hagerstown, Maryland.
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NOTE-If terms other than "cash on completion" are desired they can be	arranged for before agreement is

NOTE—If terms other than "cash on completion" are desired they can be arranged for before agreement is signed. All deferred payments to be secured by notes signed by church trustees or other proper officers or persons and bear interest at 6% from date.

## **EXEMPTION CERTIFICATE**

(For use by a religious or nonprofit educational institution purchasing musical instruments subject to tax under section 4151 of the Internal Revenue Code of 1954 for exclusively religious or educational purposes.)

. November . 23
The undersigned purchaser hereby certifies that he is
All Faiths Chapel Number One, Milledgeville, Georgia; (Religious or nonprofit educational institution)
that he is authorized to execute this certificate; and that the musical instruments specified in the accompanying order or on the reverse side hereof, are purchased by such institution for EXCLUSIVELY religious or educational purposes.
It is understood that this exemption certificate is for use only by a religious or nonprofit educational institution in the tax-free purchase of musical instruments for exclusively religious or educational purposes; and it is agreed that if the musical instruments purchased tax-free under this exemption certificate are used otherwise, such fact will be reported to the manufacturer from whom they were purchased tax-free.
The organization claiming this exemption (has) (has not) received a ruling from the Bureau of Internal Revenue holding it to be an exempt religious or nonprofit educational institution under section 501(c)(3) of the Internal Revenue Code of 1954 (or corresponding provisions of prior revenue codes). The date of
such ruling is
Our registration number, if any, is
registered with the District Director of Internal Revenue in(Place)
on November 14, 1962
(Signature) .CLM. A. Fickling

The fraudulent use of this certificate for the purpose of securing exemption from the payment or adjustment of taxes will subject the guilty party to a fine of not more than \$10,000 or imprisonment for not more than 5 years or both.

# M. P. MÖLLER Organ Factory Slefer

Pipe Organ No	9811		December 4, 1962		
For	CHAPEL OF ALL FAITHS FOUNDATION,	INC., GA.	STATE HOSPITAL, MILLEDGE	VILLE, GA.	
Action	Electro-Pneumatic	_Console _	Detached		
Casing No	None	Finish	∠ As Per Sample		
Decorations	None	_Motor	2 H.P. Style 3-P-3025 2	124	
Width of Key-bed	Standard	_Stops ar _Stop Conf	nd intra-manual couplers rols knobs. Inter-manual	couplers	
No. Manuals	Two	_Wind Pre	Ing tablets. 4"		
To be Completed	November 4, 1963	_Blower P	ipe furnished by Purchas	er	
PITCH: A-440 @	70°F SPECIFICATI	ONS			
M. P. I	undation, at its expense, to prep Moller, Inc. Delivery of organ a s proposal. This is to be an ind assembled product.	nd install	lation are included		
	GREAT ORGAN				
1. 8° 2. 8° 3. 8° 4. 4° 5. III Rks.	Diapason	20-1/2 17-1/2 18-1/2	12 Zinc S.M61 12 Zinc S.M61 S.M61	L Pipes L Pipes Pipes	
	SWELL ORGAN				
7. 80 8. 80 9. 80 10. 40 11. 2-2/30 12. 40 13. 20 14. 80 15. 40	Rohrflöteunit54	18-1/2 18-1/2 20-1/2 18-1/2	12 Zinc S.M61 S.M61 S.M61 S.M61	Pipes Pipes Pipes Notes Pipes Notes Pipes	
PEDAL ORGAN					
17. 168 18. 169 19. 89 20. 89 21. 89 22. 49 23. 48 24. 169	BourdonReg. Ped. BdnRohrbourdonCCC h221-1/212 Principalh5from #7 Rohrflötefrom #17 Bourdonfrom #17 Super Octavefrom #19 Sub Trompette CCC 5"CC 3"12	pipes 20 17-1/2	from #7	Notes Pipes Notes Notes Notes Notes	

#### COUPLERS

25.	Great to Pedal	32.	Swell 16°
26.	Great to Pedal 4º	33.	Swell Unison Off
27.	Swell to Pedal	34.	Swell 49
28.	Swell to Pedal 4°	35.	Great 16°
29.	Swell to Great 169	36.	Great Unison Off
30.	Swell to Great	37.	Great 4º
31.	Swell to Great 4º		

#### ADJUSTABLE COMBINATIONS

#### PEDAL MOVEMENTS

Great Expression Pedal Swell Expression Pedal Balanced Crescendo Pedal, with light signal Sforzando Pedal Reversible, duplicated by manual piston Swell to Pedal Reversible, duplicated by manual piston Great to Pedal Reversible, duplicated by manual piston

### ACCESSORIES

Sforzando light signal
Organist bench with music shelf
Music rack lamp, Castlelight
Concave and radiating pedal clavier
Motor, blower and action current unit of ample capacity.

Nave Expression	"On - Oll"	Switch				
79	1		MILITURE	FORMULA		ORGAN
		III	Rks. Mix	ture Formu	la "A"	ORDER CONTRACTOR

15	12	8
19	15	12
22	19	15
1-36	37-48	49-61

Unison 47 @ 8° CC 18-1/2 1/4 mouth S.M. Quint 48 @ 8° CC 18-1/2 1/4 mouth S.M.

4/8/63 Salesman: D.H.W.

JHH/mb