#3661.

Made this
day of
town, Maryland, party of the first part, and
Belleman's Lady Aide Society
of the second part.
Witnesseth: That the party of the first part hereby agrees to build an organ after
and according to the annexed specifications and plans to be hereafter approved by party
of second part, and to erect it inBelleman's Church,
ready for use on or before thelstday of. SeptemberA. D., 192.3.,
or as soon thereafter as possible in the event of delays beyond his control.
2. The party of the first part agrees that the organ when completed shall be first class,
free from defects in material or workmanship, and that the party of the second part
may have it examined, immediately on completion, in the presence of representative of
first party, by a competent and disinterested expert, and if said examination shows that
the organ does not conform with this agreement the party of the first part agrees to
remedy defects at his own expense.
3. The party of the first part guarantees the action and construction of the organ for a
term of one year from date of completion and agrees to correct defects in material or
workmanship that may be brought to his attention within that time, without cost to the
party of the second part. This does not include tuning or ordinary care of the organ
(or electric motors which are guaranteed by the manufacturers for one year).
4. In consideration of the above, the party of the second part agrees to pay to M. P.
Moller, Inc., or order, the sum of Five Thousand foru hundred and thirty
.eight. Dollars. and. seventy. f.ive. cents
AS FOLLOWS: 1/3. cash upon acceptance balance in two annual
notes with interest on second year note only.
5. The party of the second part also agrees that the building will be in proper condition
for the installation of the organ two weeks previous to date of completion;
that they will allow, free from interruption, suitable convenience and opportunity for
the installation in the building, provide such a condition of quiet as is necessary for
the proper tone regulation and tuning of the instrument, and necessary light, heat and
power.
6. The party of the second part also agrees to insure the organ or its parts against loss
by fire, water, etc., as soon as the parts are placed in the building, for the benefit of
the parties hereto, as their interests may appear.

5% comm. to W. D. Eyrich, Mohrsville, Pa.

w 8 Ented

M. P. MÖLLER Organ Factory

Pipe Organ No. 3661 Date	March 24, 1923.	
For Bellemants Church, Mohrsville, Penna,		
Action Mac.	Console Detached.	
Casing of Over Oak	_ Finish	
Decorations Gold Bronze	Motor	
Width of Key-bed	Stop Controls Stop Keys.	
No. Manuals Too	Wind Pressure 5"	
To be completed Sept. 1, 1923,	Blower pipe furnished by Church	
Pitch A-440 SPECIFICATIONS: GREAT ORGAN 73 Note Chest. 1 8 Open Diapason. 73 Pipes		
2 8 Dulciana	73 # 73 # 73 # 75 # 75 # 75 # 75 # 75 #	
8 16* BourdonT. T.	From #3	
17 16 Bourdon Gedeckt	From #1732 Notes	
20 Swell to Great 25 21 Swell to Great 4* 26 22 Swell to Great 16* 27 23 Swell 4* 28 24 Great 4* MEDHANICA	Swell 16* Great 16* Great to Pedal Swell to Pedal	
29 Tremulant Crescendo Indicator	COMMINATIONS	
(Operated by pistons placed under respective manuals) Pistons No. 1-2-3-4-5-6 Affecting Swell and Pedal Stops Pistons No. 1-2-3-4-5-6 Affecting Great and Pedal Stops PEDAL MOVEMENTS		
1 Great to Pedal Rever 2 Balanced Swell Pedal		
3 Grand Crescendo Pedal Organ Bench with Music Shelf . Concave Pedal Electric Blower of ample capacity.		

- 7. When electric motor is included in specifications, party of the second part agrees to provide foundation and enclosures when necessary; to furnish and install all wind conductor between blower and organ; to do all wiring connected therewith; to install such lights as may be needed for the erection and future care of the organ, and do any necessary cutting of floors, partitions, or other parts of the building. In the event that automatic remote control motor starter, electrical conduits or other special equipment are required they are to be furnished by party of second part.
- 8. When organ chambers are so located that organ must be hoisted by skids, block and tackle or other mechanical means that necessary apparatus is to be furnished by party of second part.
- 9. It is mutually agreed that the title and ownership of the organ shall remain with party of the first part until the contract price, before mentioned, has been fully paid, after which the instrument shall become the property of the party of the second part; also that all verbal agreements and understandings are merged in this contract, and the specifications and details of construction attached hereto.

In Witness Whereof we have hereunto set our hands and seals this day and year first above written.

M. P. Moller, Inc.

WITNESS

by Luberoff(SEAL)

Party of the first part

W. D. Eyrich Mrs. Mary S. Bagensto (SEAL)

Adam . Potteiger (SEAL)

Mrs. W. D. Eyrich (SEAL)

Mrs...Harry.Bechtel....(SEAL)
Party of the second part

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