George William WORTGAGE AND HOME IMPROVEMENT CONTRACT 11236 Velma M 21505 090 450 15 66146 Vol. m.11 1977	
Mortgage ("Creditor") WILLIAM J. GCOVEL Mortgagee ("Creditor") WELTERY BLAY + DESIGN CORP	The second secon
Customer acknowledges that he has been quoted a Cash Price and a higher Deferred Payment Price, and has chosen to buy on credit, on the	
stated below. Creditor hereby sells and Contain hereby buys the labor, materials and supplies described below:	The desired has been a second
3280	
Address of property to be improved: FOY? Doug Ins. W. Faces, OFE.	
Credit Life and Credit Disability Insurance are post required in connection with this contract. No such insurance is provided unless the Customer signs below to request the coverage that is checked: It desire Credit Life Insurance only and know that the premium for the term of this contract will be \$	
It desire both Credit Lite and Credit Disability Insurance and know that the premium for the term of this contract will be \$	The state of the s
for Credit Life and \$ for Credit Disability, for a total of \$	
(1) Cash Price of Labor, Materials and Souplies 5 38 %6.	
(2) Cash Downpayment Total Downpayment (3) Unpaid Balance of Cash Price (1) minus (2)	
(4) Charges other than Finance Charge: (a) Credit Life Insurance Premium	
(b) Credit Disability Insurance Premium (c) Filing Fees \$ Total Charges Other than Linause Charges \$	
(3) Unpaid Balance - Amoent Financed (3) plus (4)	The second of th
ANNUAL PERCENTAGE RATE	
(9) Deterred Payment Price (1) plus (4) plus (6)	with the state of
Payments Customer will pay to Creditor the Total of Payments shown above in equal consecutive monthly payments of	
and the final payment due on June 15, 1992	
Grant of Mortgage and other Security. The total of payments stated above and all other sums owing under this contract are secured by the "Security" stated below: 1. A mortgage which Customer hereby grants to Creditor on the following "Property" in	
1. A mortgage which Customer hereby grants to Creditor on the following "Property" in Wamalt County, State of Oregon, including all additions and improvements now and hereafter erected thereon: Fot 22. Block 4 "STEWART" addition to Klamata Jacks. Origon	
Fot Id. Block 4 "STEWART axallem to restrain the	
The following are events of default under the mortgage: (1) Customer fails to make any payment on this contract when due; (2) Customer fails to insure the Property and keep it in good order and repair; required insurance may be obtained through any person Customer chooses	
subject to Creditor's right to refuse to accept an insurer for reasonable cause; (3) Customer fails to pay an taxes, assessments, near, and other	A second
and other rights under law, the mortgage may be foreclosed and the Property sold to pay this contract. 2. Creditor's statutory lien for performing labor on and furnishing any material to be used in the construction of an improvement located on the Property described in 1 above. Upon default the lien may be foreclosed and the entire Property or the improvement may be sold to pay	The state of the s
this contract. 3. Creditor's right of set-off. After default, Creditor may pay amounts Customer owes on this contract out of money Creditor then owes	
Customer. Rebate on Prepayment in Full. Customer may prepay the entire amount owing under this contract at any time. If the entire amount owed under this contract is paid before the scheduled date of the final payment, whether by cash, refinancing, or otherwise, the Customer will receive a this contract is paid before the scheduled date of the final payment, whether by cash, refinancing, or otherwise, the Customer will receive a	
this contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the scheduled date of the litary property of the contract is paid before the contract is paid before the contract is paid by the	
the acquisition fee; a rebate will not be made unless the rebate amount is \$1.00 or more.	THE RESERVE OF THE PARTY OF THE
scheduled payment or \$5.00, whichever is less. Customer will be liable for any expenses that Creditor may include the liable creditor and expenses that Creditor may include the scheduled support the Property and to pay off laxes, assessments, liens and expenses on the Property if Customer fails to do so, together with interest at 10% the Property and to pay off laxes, assessments, liens and expenses are not made as agreed, or any other default under this contract	
a year from the time such expenses are incurred until they are paid in purchased from the contract immediately due, in which occurs, Creditor may, at Creditor's option, and without notice, declare the entire amount owing under this contract immediately due, in which occurs, Creditor may, at Creditor's option, and without notice, declare the entire amount owing under this contract immediately due, in which occurs, Creditor will credit Customer with a rebate of any unearned finance charge computed in the same way as for a prepayment. After any default Customer will be liable for the following reasonable costs of collection incurred: (1) reasonable amounts spent in repossessing, foreclosing, fault Customer will be liable for the following reasonable costs of collection incurred: (1) reasonable amounts spent in repossessing, foreclosing, fault Customer will be liable for the following reasonable costs of collection incurred: (1) reasonable amounts spent in repossessing, foreclosing, fault Customer will be liable for the following reasonable costs of collection incurred: (1) reasonable amounts spent in repossessing.	
holding, preparing for disposition, and disposing of the Security: (2) reasonable lawyers' tees, including any for appears that are paid at owner to honors, who are hired to collect the contract or to foreclose the mortgage or other security and who are not Creditor's salaried employees, or	
that are set by a court; (3) any court costs and disbursements set by a court. NOTICE	
ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERE- TO OR WITH THE PROCEEDS HEREOF. RECOVERY VOLUME J. GCOLGE (Print or Type Customer's Name) (Customer's Address)	
OF GOODS OR SERVICES OBTAINED PURSUANT HERE-	
TO OR WITH THE PROCEEDS HEREOF, RECOVERY Customer's Address	A SECTION OF THE PROPERTY OF T
HEREUNDER BY THE DEBTOR SHALL NOT EXCEED The undersigned acknowledges receipt of a completed copy	
HEREUNDER BY THE DEBTOR SHALL NOT EXCEED The undersigned acknowledges receipt of a completed copy	
HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER. Contract Accepted By: WESTERN BLO'S + 16 SIGN CARP Mortgagor (Customer) Mortgagor (Customer)	A THE MAN AND A COMPANY OF THE PARK OF THE