87166 MOR	TGAGE AND HOME IMPROVEMENT	
O Mortgagor ("Customer") AyA HO By signing at the bottom of this page. Custom	MA +1.3	CONTRACTS) PCG9 1351
disclosures under 5	er agrees to be by	tate
Attic And FAT	Levis with A	abor, materials and supplies to
K 3 / /	The state of the s	VU) NUM TWANTE
Address of property to be improved: 45 NOTICE: ANY HOLDER OF THIS CONSUME TOR COULD ASSEST	-U8 57 1 5	Tour window?
TOR COULD ASSESSED OF THIS CONSUME	B. CDEDIT COURSE	A = 11 × 1 +
HEREOF. RECOVERY HEREINGE	R OF GOODS OR SERVICES OF TO ALL	CLAIMS AND DESENCE
NOTICE: ANY HOLDER OF THIS CONSUME TOR COULD ASSERT AGAINST THE SELLE HEREOF. RECOVERY HEREUNDER BY TO DISCLOSURES UNDER FEDERAL LAW Creditors: Seller: TRI WEST CONSTRUE	HE DEBTOR SHALL NOT EXCESS AND	SUANT HERETO OR WITH THE PROPERTY
DISCLUSURES UNDER FEDERAL LAW	EXOCED AMOUN	TS PAID BY THE DEBTOR HEREINDED
Creditors: Seller: TRI WEST CONSTRUC	TION CO. INC	THE BUILDING HER.
Intended Assignee of Contract: U	S. National Bank of C ("Dealer")	
Cledit Life and Credit Disability	Dank of Oregon.	
not required in connection with this contract.	Breakdown	
	(1)Cash Price	cv
signs below to request the coverage checked:	(a)	
	(b)	\$ 3800
I desire credit life insurance. The cost for the term of this contract will be \$		
Ψ	Cash Price (Total)	\$_ O
I desire credit life and credit disability in-	(2)Cash Downnaymont	2000
The Cost for the term of the	(a) or part Balance of Cach Date	ent \$ 0 oz
6 III	(4) Charges other than Einan a	· · · · · · · · · · · · · · · · · · ·
for credit di	(a) Credit Life Insurance o	
for a total of \$for both.	(b)Credit Disability Ins. Premium for (c)Document Recording Fees	mos. \$
	Total Charges other the	\$
Name of Customer to be insured	Total Charges other than Finance Charge . (5)Unpaid Balance — Amount Financed (3) pl (6)FINANCE CHARGE (7)ANNIJAL PERCENTER	
Date Signature of Customer	(7)ANNUAL PERCENTAGE RATE (8)Total of Payments (5) plus (6)	\$284/5
Signature of Customer	(8)Total of Payments (5) plus (6)	26/11/82
Payments. Customer will pay to Dealer the Total of \$		
each which will be made on the	Payments shown above in 84	+
Grant of Mark	Payments shown above in	- equal consecutive monthly payments of
"Security" stated bat	Payments state I	Jac on _ 0 = 3 - 80
1. A mortgage which Customers!	Tyments stated above and all other sums owing	ng under this control
Grant of Mortgage and other Security. The Total of "Security" stated below: 1. A mortgage which Customer hereby grants to Dea including all additions and improvements now and	ler on the following "Property":	contract are secured by the
1966 The BROOK particles of the property of the second of	hereafter erected thereon:	County, State of Oregon,
	2079	BLOCK Z
The follows	Wincheston	Addition
The following are events of default under the mortgage to insure the Property and keep it in good order and r to Dealer's right to refuse to accept an insurer for reasonness which might take priority over this mortgage other rights under law, the mortgage may be foreclosed. 2. Dealer's statutes.		
to Dealer's right to refuse to accept an insurer for reasonable to Dealer's right to refuse to accept an insurer for reasonable to the rights under law, the mortgage may be foreclosed the Property Lipon at the Property L	epair: required insurance may be obtained to	his contract when due: (2) Courts
brances which might take priority over this mortgage other rights under law, the mortgage may be foreclosed the Property. Upon default the lien may be foreclosed contract.	when they are duranteed through the state of	gh any person Customer chooses subject
2. Dealer's statutory lien for performing labor upon a contract. 3. Dealer's right of setoff. Subject to limitations under money Dealer the property.	and the Property sold to pay this	to customer's right of moder encum-
contract. Opon default the lien may be feet	ind furnishing any material to be	veachiption and
the Property. Upon default the lien may be foreclosed the Property. Upon default the lien may be foreclosed contract. 3. Dealer's right of setoff. Subject to limitations und money Dealer then owes Customer. Rebate on Prepayment in Full. Customer may prepay under this contract is paid before the scheduled date of ceive a rehate of	and subject to provisions of law all or part o	f the Property manufactured on
Pahata Wes Customer.	er law, Dealer may after a date to	s sold to pay this
under the repayment in Full. Customer many	announts	Customer ower on AL
above - difference charge charge	the final payment whether by	any time. If the outing
under this contract is paid before the scheduled date of ceive a rebate of unearned finance charge computed in above an acquisition fee of \$10 if the Cash Price state Cash Price is \$250.01 to \$500, or \$50 if the Cash Price that remains after deducting the acquisition fee; a Default and Late Charges. For each payment made 10 interest in the Power of the scheduled payment or \$5.00, whichever is less than the scheduled payment or \$5.00, whichever is less than the scheduled payment or \$5.00, whichever is less than the scheduled payment or \$5.00, whichever is less than the scheduled payment or \$5.00, whichever is less than the scheduled payment or \$5.00, whichever is less than the scheduled payment or \$5.00.	the following way: Dealer will deduct and r	ng, or otherwise, the Customer will re-
Charge that remains after deducting the acquisition	ice is more than \$500.	ce is \$100.01 to \$250, \$25
the school in Late Charges. For each payment made: 1	rebate will not be made unless the	I be applied to the part of the
the scheduled payment or \$5.00, whichever is less interest at 10% a year from the time such expenses are attention to the scheduled payment or \$5.00.	Customer will be light to the duled date, Customer will be light to the duled date.	mer will pay a late
under this control a year from the time such expenses	ilens and encumbrances on the Present that	Dealer may incur to incur 9
ately due contract occurs, Dealer may at Dealerte	incurred until they are paid. If no	Sustomer fails to do so Assett
ment. After any default Customer will credit Customer wit repossessing, foreclosing, holding, preparing for disposition appeals that are paid or owed to lawyers who are hired to Dealer's salarled employees, or that are set by a court, (2).	h a rebate of any upgarned fine	nt owing under this saw
appeals that refectoring, holding, preparing for diagram	following reasonable costs of calls the	uted in the same way as fee-
Dealer's salarled employees, or that are set by	collect the contract or to (2) reason.	able lawyers' foos
ADDITIONAL DISCLOS	my court costs and disbursements and the mortga	geor other Security and who are not
NOTICE: The seller (Dealer) intends to sell this	Sectify 3 Court	. and the floor
NOTICE: The seller (Dealer) intends to sell this contract to ONTARIO, OREGON 97914	U.S. National Bank of Oregon at	P.O. BOX 190 CONSUMER PAPER
ONTARIO, OREGON 97914 of the contract and your creditor. After the sale of this contracted to the buyer of the contract at the address indicated	(mailing address), which, if it buys to partract, all questions concerning either terms of	the contract
directed to the buyer of the contract at the address indicated	above.	the contract or payment
	Of fills contends	receipt of a complete t
Contract Accepted By: TRI WEST CONSTRUCTION CO.	IMC	completed copy
By: 11/2 a pipeffer)	INC. Mortgagor (Customer)	. 1.5 2 2 2
Margarette Par	90117.8	up Waching
Business Address: (Name and Title)	Mortgagor (Customer)	
TO LOST MILLER ST.	Address: 4548 84	Livant Stanath Falls
70-1873 10/77 BOISE, IDAHO 83706	D 17	DIVANI MARIATA FALLS
	Witness: A All -	