90809 Mortgagor ("Customer") Dunne X	AND HOME IMPROVEMENT CONTROST M SO Page 19270 AND Linda S. Ahderson Pate 9-21 1980
By signing at the bottom of this page, Customer ag	grees to be bound by the terms stated on this page, including the terms stated in the following der State Law. Customer hereby buys the labor, materials and supplies described as follows:
Al Siding	
Address of property to be improved: 948	PROSPECT Klamath FAILS DRE
NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEB- TOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.	
	ildERS; Dasign ("Dealer").
Intended Assignee of Contract: U. S.	
Credit Life and Credit Disability Insurance are	Breakdown (1)Cash Price
not required in connection with this contract. No such insurance is provided unless Customer	(1) Cash Price Siding \$5,000.00
No such insurance is provided unless Customer signs below to request the coverage checked:	(a) 5767NG \$3,000.
signs below to request the same	(c) \$
I desire credit life insurance.	(d)\$
The cost for the term of this contract will	Cash Price (Total) \$5,000.
be \$	(2) Cash Downpayment — Total Downpayment
I desire credit life and credit disability in- surance. The cost for the term of this	(3) Unpaid Balance of Cash Price (1) minus (2) \$3,000.
contract is \$ for credit life	(4)Charges other than Finance Charge: (a) Credit Life Insurance Premium for mos. \$
and \$for credit disability	(b)Credit Disability Ins. Premium formos. \$
for a total of \$for both.	(c)Document Recording Fees \$
·B	Total Charges other than Finance Charge\$
	(5)Unpaid Balance — Amount Financed (3) plus (4)\$ 5.000.
Name of Customer to be insured	(6) FINANCE CHARGE
-	(7) ANNUAL PERCENTAGE RATE. 16.50 % (8) Total of Payments (5) plus (6). \$ 7.3.74.
Date Signature of Customer	(8) Total of Payments (5) plus (6). \$ \(\frac{1}{3} \) \(\frac{74}{4} \) \(\frac{1}{3} \) \(\frac{1}{3} \) \(\frac{74}{4} \) \(\frac{1}{3} \) \(\frac{74}{4} \) \(\frac{1}{3} \) \
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Payments. Customer will pay to Dealer the 1 oral of	of Payments shown above in
\$ <u>/22 9/</u> each which will be made on the and the final payment due on	e same day of each month, with the first payment due on
The following are events of default under the mort to insure the Property and keep it in good order at to Dealer's right to refuse to accept an insurer for brances which might take priority over this mortgother rights under law, the mortgage may be forected. 2. Dealer's statutory lien for performing labor up the Property. Upon default the lien may be forected to the Property. Upon default the lien may be forected to the Property. Upon default the lien may be forected to the Property. Upon default the sent to limitations money Dealer then owes Customer. Rebate on Prepayment in Full. Customer may presunder this contract is paid before the scheduled daceive a rebate of unearned finance charge computabove an acquisition fee of \$10 if the Cash Price Cash Price is \$250.01 to \$500, or \$50 if the Cash Price is \$250.01 to \$500, or \$50 if the Cash Charge that remains after deducting the acquisition before the scheduled payment or \$5.00, whichever interest in the Property and to pay off taxes, asses	tgage: (1) Customer fails to make any payment on this contract when due; (2) Customer fails and repair; required insurance may be obtained through any person Customer chooses subject reasonable cause; (3) Customer fails to pay all taxes, assessments, liens, and other encum gage when they are due. After a default and subject to customer's right of regemption and osed and the Property sold to pay this contract. poon and furnishing any material to be used in the construction of an improvement located or iclosed and subject to provisions of law all or part of the Property may be sold to pay this is under law, Dealer may after a default pay amounts Customer owes on this contract out of the final payment, whether by cash, refinancing, or otherwise, the Customer will rested in the following way: Dealer will deduct and retain from the Finance Charge shown the stated above is \$100 or less, \$15 if the Cash Price is \$100.01 to \$250, \$25 if the Cash Price is more than \$500; the rule of 78's will be applied to the part of the Finance fee; a rebate will not be made unless the rebate amount is \$1.00 or more. de 10 days or longer after its scheduled date, Customer will pay a late charge of 5% of r is less. Customer will be liable for any expenses that Dealer may incur to insure Dealer's essments, liens and encumbrances on the Property. If Customer fails to do so, together with
interest at 10% a year from the time such expensured this contract occurs, Dealer may, at Dealer's ately due, in which case Dealer will credit Custom ment. After any default Customer will be liable frepossessing, foreclosing, holding, preparing for diappeals that are paid or owed to lawyers who are head of the such terms of the such t	ises are incurred until they are paid. If payments are not made as agreed, or any other default is option, and without notice, declare the entire amount owing under this contract immedimer with a rebate of any unearned finance charge computed in the same way as for a prepayfor the following reasonable costs of collection incurred: (1) reasonable amounts spent in disposition, and disposing of the Security: (2) reasonable lawyers' fees, including any for hired to collect the contract or to foreclose the mortgage or other Security and who are not
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interest at 10% a year from the time such expensional this contract occurs, Dealer may, at Dealer's ately due, in which case Dealer will credit Customent. After any default Customer will be liable frepossessing, foreclosing, holding, preparing for diappeals that are paid or owed to lawyers who are to Dealer's salaried employees, or that are set by a court ADDITIONAL DISCLOSURES UNDER STATE LA NOTICE: The seller (Dealer) intends to sell this contract. The seller (Dealer) intends to sell this contract and your creditor. After the sale of directed to the buyer of the contract at the address in the contract and your creditor. After the sale of the contract Accepted By: Contract Accepted By: (Dealer) By: (Name and Title)	ness are incurred until they are paid. If payments are not made as agreed, or any other default is option, and without notice, declare the entire amount owing under this contract immedimer with a rebate of any unearned finance charge computed in the same way as for a prepayfor the following reasonable costs of collection incurred: (1) reasonable amounts spent in disposition, and disposing of the Security: (2) reasonable lawyers' fees, including any for hired to collect the contract or to foreclose the mortgageor other Security and who are not art; (3) any court costs and disbursements set by a court. CONSUMER PAPER intract to U.S. National Bank of Oregon at August (mailing address), which, if it buys the contract, will become the owner of this contract, all questions concerning either terms of the contract or payments should be indicated above. The undersigned acknowledges receipt of a completed copy of this contract. Mortgagor (Customer) August Samulasson Mortgagor (Customer) August Samulasson Mortgagor (Customer) August Samulasson
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