



(Please Print)

CONDITIONAL SALE CONTRACT

For Office Use Only

Account No.

355260

ADDRESS
OF
BUYERName L J WILLIAMS
Address LAHMAN RT
City STOCKTONState ALA

Zip

Code 365 77

Tel. No.

Undersigned Seller sells and undersigned Buyer (if more than one, jointly and severally) purchases, subject to the terms and conditions set forth on both sides hereof the Merchandise described below, to be kept at the above address. Buyer certifies the credit information submitted by him is complete and correct.

Buyer agrees to pay the Time Balance in 60 consecutive monthly instalments beginning one month from date of execution hereof unless a different first payment date is inserted at this point.

Each instalment shall be in the amount of \$ 18.00. EXCEPT the final instalment which shall be \$ 17.67. payments to be made at the place designated by Seller or his assignee.

Description of Merchandise	New or Used	Model	Serial No.	Price
FREEZER	N	CR 15	183790	195.00
SWING SET	N		246619B	40.95
NORGE WASHER	N	WING 1300	264983	129.95
PORTABLE STOVE	N			59.95

(Description of Trade-in)

CASH PRICE	\$ <u>447.00</u>
DOWN PAYMENT	\$ <u>0.00</u>
CASH	\$ <u>0.00</u>
TRADE-IN (Described below)	\$ <u>0.00</u>
UNPAID CASH BALANCE	\$ <u>447.05</u>
INSURANCE LIFE*	\$ <u>13.79</u>
ACC. & HEALTH*	\$ <u>0.00</u>
PROPERTY	\$ <u>14.38</u>
OFFICIAL FEES	\$ <u>2.00</u>
PRINCIPAL BALANCE	\$ <u>477.43</u>
TIME PRICE DIFFERENTIAL	\$ <u>171.37</u>
TIME BALANCE	\$ <u>648.80</u>

*Name of Buyer Proposed for Insurance L J WILLIAMSAGE 54

(Complete only if such person is less than age 65 on date of this contract and a charge for life insurance only or both life insurance and accident and health insurance is included. If Buyer is a corporation, no charge for any insurance should be included. See Notice of Proposed Group Insurance on the reverse side hereof.)

Accepted: The foregoing contract is hereby assigned under the terms of the assignment on the reverse side.

Receipt of an executed copy of this
CONDITIONAL SALE CONTRACT is hereby acknowledged.

Signed ELECTRONIC PRODUCTS (SELLER) (L. S.)
DEALER SIGN HERE By William Charles Date 10/10/67
(INDIVIDUAL, PARTNER, OR OFFICER)
Seller's Address STOCKTON ALA

Signed X L J Williams (BUYER) (L. S.) Date 10/10/67
Signed _____ (BUYER)
Witness _____

APPROVED _____ DLR. NO. _____ N.P.C. _____ R.P. _____ P.C. _____ PROG. ACCT. NO. OR C.O.P. NO. OF DAYS AND REP. AMT. 354488 P.L. _____ C.S. _____ I.F. LIQ. _____ REMARKS _____

OTHER CONDITIONS OF CONTRACT

If any payment is not made within ten days after due date, Buyer agrees to pay, in addition to the regular instalment, late charges of either 5% of the instalment with a maximum of \$5.00 and a minimum of \$1.00, or, when not prohibited by law, interest from the due date of each instalment at the highest lawful contract rate; whichever is higher. Upon default Buyer agrees to pay court costs and attorneys fees of 15% of the unpaid balance or \$35, whichever is greater (or if prohibited by law, such sum as is permissible), incurred in effecting collection.

Title shall not pass to Buyer until the Time Balance has been fully paid in cash. Buyer shall be responsible for any loss of or damage to the merchandise. Should Buyer fail to pay said Time Balance or any part thereof when due, the entire unpaid balance shall at Seller's election become due immediately, or Seller may, without notice, demand or legal process, take possession of the merchandise wherever located and retain all monies paid thereon for the use of said merchandise. Seller may thereupon sell said Merchandise at public or private sale and apply the proceeds after deducting expenses and liens, to the payment of said indebtedness. All rights and remedies herein contained are cumulative and not alternative.

The merchandise shall remain personal property regardless of affixation to any realty. Buyer shall be responsible for obtaining all governmental permits and make, or bear expense of making changes in his property required by law or governmental regulation.

Time is of the essence hereof. This agreement may be assigned without notice to Buyer and when so assigned, shall be free from any defense, counterclaim or cross complaint.

Any note given in connection with this proposal or contract is understood to be as evidence of, and not in payment of, the obligation hereunder, and may be negotiated without waiving any condition hereof, even though at the time of execution it may be temporarily attached hereto.

This constitutes the entire agreement between Buyer and Seller and no oral modification hereof shall be valid.

Buyer certifies that there is or is to be no extension of credit in connection with the purchase of the merchandise herein described other than that evidenced by this agreement.

SELLER'S STATEMENT (To be completed only when Merchandise is to be attached to realty)

The undersigned.....(Seller's Name).....hereby states that he/it is the Seller in the within contract; that the within described goods are to be affixed to the real estate known as No.....(Street).....(City).....(State).....and being Section.....Block.....Lot.....as shown on Land Map of the County of.....State of....., the owner of said realty being.....

Said property is more fully described as follows: (give location and dimensions of plot).....

By.....(Name of Seller).....(Signature).....(Title).....

ASSIGNMENT

TO: GENERAL ELECTRIC CREDIT CORPORATION:

To induce you to purchase the within instrument, signed by one or more buyers (herein called "Buyer") the undersigned warrants that (1) Buyer's credit statement submitted herewith is substantially true unless otherwise specified; (2) Buyer was at least 21 years of age and otherwise legally competent to contract at the time of the execution of said instrument; (3) said instrument arose from the bona fide sale of the property described in said instrument; (4) the down payment was made by Buyer in cash and not its equivalent unless otherwise specified, and no part thereof was loaned directly or indirectly by the undersigned to Buyer; (5) there is now owing on said instrument the amount as set forth therein; (6) said instrument and all guarantees submitted in connection therewith are in all respects legally enforceable against each purporting signatory thereof and (7) the undersigned has the right to assign said instrument and thereby convey good title to it and to said property.

For value received, the undersigned hereby assigns to you all its interest in said instrument and property and authorizes you to do everything necessary to collect and discharge the same. All the terms of any existing written agreements between the undersigned and you are made a part hereof by reference, and undersigned understands that you rely upon the above warranties and upon said agreements in purchasing said instrument.

Neither the repossession of the said property from the Buyer for any cause, nor failure to file or record this instrument when required by law (it being the duty of the undersigned to file or record the instrument) shall release the undersigned from undersigned's obligations hereunder, and in said agreements, with you.

(See other side for Dealer's signature to Assignment)

(Please Print)

CONDITIONAL SALE CONTRACT

For Office Use Only

Account No.

354489

ADDRESS
OF
BUYER

Name L. J. WILLIAMS
Address LATHAM RT
City STOCKTON State ALA Zip Code 36579 Tel. No. _____

Undersigned Seller sells and undersigned Buyer (if more than one, jointly and severally) purchases, subject to the terms and conditions set forth on both sides hereof the Merchandise described below, to be kept at the above address. Buyer certifies the credit information submitted by him is complete and correct.

Buyer agrees to pay the Time Balance in 30 consecutive monthly instalments beginning one month from date of execution hereof unless a different first payment date is inserted at this point.

Each instalment shall be in the amount of \$ 10.34 EXCEPT the final instalment which shall be \$ 10.34 payments to be made at the place designated by Seller or his assignee.

Description of Merchandise	New or Used	Model	Serial No.	Price
DEEP WELL Pump (complete)	N	MOOREHEAD	AB55	233.

(Description of Trade-in)

CASH PRICE	1750	\$ 2430
DOWN PAYMENT		
CASH	\$ 200	
TRADE-IN (Described below)	\$	2000
UNPAID CASH BALANCE		223 00
INSURANCE LIFE*	\$	5 52
ACC. & HEALTH*	\$	4 37
PROPERTY	\$	5 80
OFFICIAL FEES	\$	2 00
PRINCIPAL BALANCE	\$	240 69
TIME PRICE DIFFERENTIAL	\$	71 51
TIME BALANCE	\$	212 20

*Name of Buyer Proposed for Insurance

L. J. WILLIAMS

AGE 4

("Buyer" designated must be contract signer or her husband)

(Complete only if such person is less than age 65 on date of this contract and a charge for life insurance only or both life insurance and accident and health insurance is included. If Buyer is a corporation, no charge for any insurance should be included. See Notice of Proposed Group Insurance on the reverse side hereof.)

Accepted: The foregoing contract is hereby assigned under the terms of the assignment on the reverse side.

Receipt of an executed copy of this

CONDITIONAL SALE CONTRACT is hereby acknowledged.

Signed Robert E. Kowicz (S.) Date 12/1/66
 DEALER (SELLER)
 SIGN By Robert E. Kowicz Date 12/1/66
 HERE (INDIVIDUAL, PARTNER, OR OFFICER)
 Seller's Address Stockton, ALA
 Signed [Signature] (S.) Date 12/1/66
 BUYER (BUYER)
 SIGN Signed _____
 HERE (BUYER)
 Witness _____

FOR OFFICE USE ONLY

APPROVED:	DLR. NO.	N.P.C.	R.P.	P.C.	PROG. ACCT. NO. OR C.O.P. NO. OF DAYS AND REP. AMT.	P.L.	C.S.	F. LIQ.	REMARKS
					300426		103		

Buyer's Name LJ WILLIAMS	Age 54	<input checked="" type="checkbox"/> Married <input type="checkbox"/> Single <input type="checkbox"/> Divorced	Employed By (If military, list Branch and Serial No.) BACON Mc MILLANCO	How Long 15 yrs	Monthly Salary \$240
Street Address LATHAM RT	No. Dependents 5	Employer's Address STOCKTON ALA	Occupation and Soc. Sec. No. 4112 305		
City & State STOCKTON ALA	How Long 6 1/2 yrs	Previous Employer 74	Address 74	How Long 74	

<input checked="" type="checkbox"/> Rent	Name of lessor		Wife's Name	Wife's Employer	Address
<input checked="" type="checkbox"/> Own Home	Name & Address of owner		DECEASED		
Mo. Payments	Landlord or	Address	Name & Address of Nearest Relative Not Living with Buyer	Name	Relationship
\$	Mortgagee			PETER WILSON S	BRO
Previous Address	How Long			Address	
				Make of car owned	Year
				License No.	
				Financed by	

We have checked the references below and have summarized their replies as follows: Bank, Trade, Instalment (Check and report at least three)

Name	Address	Date Opened	Orig. Balance	Terms-Mo. Pymts.	Pres. Balance	Paying Record
JAY POWELL	STOCKTON ALA					
JOE HASTIE	STOCKTON ALA					
ELECTRONIC PRODUCTS	STOCKTON ALA					
Old Account No. 9501176						

Name of Dealer			New Acct. #		c/s _____
A/C #	TB	L/C	OP	DUE	Approved _____
DLR #	BAL.	SHTG.	RP	HISTORY	Approved _____

DL-431 (2-66) Ala.

NOTE TO DEALER: Please fill in and submit

OTHER CONDITIONS OF CONTRACT

If any payment is not made within ten days after due date, Buyer agrees to pay, in addition to the regular instalment, late charges of either 5% of the instalment or a maximum of \$5.00 and a minimum of \$1.00, or, when not prohibited by law, interest from the due date of each instalment at the highest lawful contract rate; whichever is higher. Upon default Buyer agrees to pay court costs and attorneys fees of 15% of the unpaid balance or \$35, whichever is greater (or if prohibited by law, such sum as is permissible), incurred in effecting collection.

Title shall not pass to Buyer until the Time Balance has been fully paid in cash. Buyer shall be responsible for any loss of or damage to the merchandise. Should Buyer fail to pay said Time Balance or any part thereof when due, the entire unpaid balance shall at Seller's election become due immediately, or Seller may, without notice, demand or legal process, take possession of the merchandise wherever located and retain all monies paid thereon for the use of said merchandise. Seller may thereupon sell said Merchandise at public or private sale and apply the proceeds after deducting expenses and liens, to the payment of said indebtedness. All rights and remedies herein contained are cumulative and not alternative.

The merchandise shall remain personal property regardless of affixation to any realty. Buyer shall be responsible for obtaining all governmental permits and make, bear expense of making changes in his property required by law or governmental regulation.

Time is of the essence hereof. This agreement may be assigned without notice to Buyer and when so assigned, shall be free from any defense, counterclaim or cross complaint.

Any note given in connection with this proposal or contract is understood to be as evidence of, and not in payment of, the obligation hereunder, and may be negotiated without waiving any condition hereof, even though at the time of execution it may be temporarily attached hereto.

This constitutes the entire agreement between Buyer and Seller and no oral modification hereof shall be valid.

Buyer certifies that there is or is to be no extension of credit in connection with the purchase of the merchandise herein described other than that evidenced by this agreement.

SELLER'S STATEMENT (To be completed only when Merchandise is to be attached to realty)

The undersigned, _____ (Seller's Name) hereby states that he/it is the Seller in the within contract; that the within described goods

are to be affixed to the real estate known as No. _____ (Street) _____ (City) _____ (State) _____ and being Section _____, Block _____

as shown on Land Map of the County of _____ State of _____, the owner of said realty being _____

Said property is more fully described as follows: (give location and dimensions of plot) _____

By _____ (Name of Seller) _____ (Signature) _____ (Title)

ASSIGNMENT

TO GENERAL ELECTRIC CREDIT CORPORATION:

To induce you to purchase the within instrument, signed by one or more buyers (herein called "Buyer") the undersigned warrants that (1) Buyer's credit statement submitted herewith is substantially true unless otherwise specified; (2) Buyer was at least 21 years of age and otherwise legally competent, to contract at the time of the execution of said instrument; (3) said instrument arose from the bona fide sale of the property described in said instrument; (4) the down payment was made by Buyer in cash and not its equivalent unless otherwise specified; and no part thereof was loaned directly or indirectly by the undersigned to Buyer; (5) there is now owing on said instrument the amount as set forth therein; (6) said instrument and all guarantees submitted in connection therewith are in all respects legally enforceable against each purported signatory thereof and (7) the undersigned has the right to assign said instrument and thereby convey good title to it and to said property.

For value received, the undersigned hereby assigns to you all its interest in said instrument and property and authorizes you to do everything necessary to collect and discharge the same. All the terms of any existing written agreements between the undersigned and you are made a part hereof by reference, and undersigned understands that you rely upon the above warranties and upon said agreements in purchasing said instrument.

Neither the repossession of the said property from the Buyer for any cause, nor failure to file or record this instrument when required by law (it being the duty of the undersigned to file or record the instrument) shall release the undersigned from undersigned's obligations hereunder, and in said agreements, with you.

(See other side for Dealer's signature to Assignment)

NOTICE OF PROPOSED GROUP INSURANCE— If a charge for life insurance or charges for life and accident and health insurance are included in items of cost on reverse hereof, such insurance is contemplated in connection with this Contract on buyer proposed for insurance on reverse hereof under Group Creditors Insurance Policy No. GL-14850 issued by THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, Newark, N. J., provided this Contract is assigned to General Electric Credit Corporation or General Electric Credit Corporation of Georgia. If such insurance is obtained: 1. It will take effect on the date from which finance charges accrue hereunder and a descriptive certificate(s) will be furnished within 30 days; 2. It will remain in force, subject to terms of the Group Policy, until discharge of the indebtedness; 3. Under life insurance a lump sum benefit is payable, if, while insured, buyer dies or becomes totally disabled and remains so disabled and insured for a waiting period equal to the lesser of (a) six months and (b) one-half the full scheduled term of the indebtedness; amount payable in event of death or total disability being that necessary to discharge the indebtedness at death or at the commencement of said waiting period, reduced in latter instance by the total amount of (c) all instalments due and unpaid at the commencement of the waiting period and (d) all instalments falling due during the waiting period, but in no event shall more than \$15,000 be so payable with respect to all indebtedness of buyer the durations of which are concurrent in whole or in part; 4. Accident and health insurance, if applicable, provides monthly benefits for total disability of buyer which commences while buyer is insured and continues beyond a 30 day Elimination Period; amount of the monthly benefit being equal to the monthly instalment payment required hereunder, subject to a maximum monthly limit of \$300 with respect to all indebtedness of buyer; 5. Any benefits provided are subject to any and all terms, conditions, limitations and exclusions of the Group Policy and will be paid to the group policyholder to reduce or extinguish indebtedness remaining unpaid, any balance being payable by policyholder to buyer, if living, otherwise to his estate. If any proposed insurance is not obtained or a charge therefor in excess of any applicable limit is made, notice thereof will be sent to buyer and appropriate refund or credit will be made. In event of termination of insurance prior to maturity of this Contract, any unearned portion of insurance charge(s), if \$1.00 or more, will be promptly paid or credited. The refund formula is based on "The Rule of 78" and is on file with the State Insurance Department where required and with the above assigned.

NOTICE OF PROPOSED PROPERTY INSURANCE— If a charge for property insurance is included in the items of cost shown on the reverse side hereof property insurance covering all items of merchandise listed on the reverse side of this Contract is contemplated under an Inland Marine Insurance Policy (Inland Marine Sales Floater) issued by Electric Mutual Liability Insurance Company, Lynn, Mass., to General Electric Credit Corporation and/or General Electric Credit Corporation of Georgia (herein collectively called "Creditor"). It is understood that such insurance is available only if this Contract is assigned to Creditor, in which event it will become effective from the date from which finance charges on the indebtedness accrue. The insurance will (in absence of default on installment payments) remain in force, subject to the terms of said policy, until discharge of the indebtedness; a written description of the insurance will be furnished within 30 days. In the event any or all of the covered merchandise is lost or destroyed by any risk of physical loss (including but not limited to fire, lightning, windstorm, flood, explosion, theft or the perils of transportation) EXCEPT the hazards of war, strike, riots, electrical disturbances within the merchandise, ordinary wear and tear, radioactive contamination and fraudulent conversion, the Insurer will pay to Creditor for application toward the indebtedness so much of the unpaid balance of this Contract as is applicable to the item or items lost or destroyed and will pay to you your equity (down payment plus instalments paid less normal depreciation) in said item or items of merchandise. If said merchandise is damaged by any risk of physical loss NOT EXCEPTED above, Insurer will pay the cost of repairing such damage not to exceed the actual cash value. In no event shall more than \$50,000 be so payable with respect to insured merchandise at any one premise or location. In the event of termination of the insurance prior to scheduled maturity of this Contract, any unearned portion of the property insurance charge will be promptly paid or credited if \$1.00 or more.

Law Offices of
PERLOFF & REID
SUITE 205 - VAN ANTWERP BLDG.
MOBILE, ALABAMA 36602

MAYER W. PERLOFF
T. DWIGHT REID

DONALD M. BRISKMAN

October 4, 1968

AREA CODE 205
TELEPHONE 433-5412

Mrs. Alice J. Duck
Clerk Circuit Court
Baldwin County Courthouse
Bay Minette, Alabama

Re: GECC v. WILLIAMS, L. J. *8356*

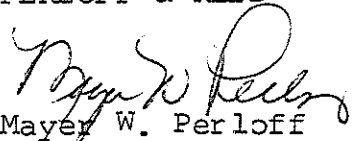
Dear Mrs. Duck:

Please find attached bill of complaint in the above matter which I would appreciate your filing.

Please advise when service has been had.

Very truly yours,

PERLOFF & REID


Mayer W. Perloff

/rms

Enc/

GENERAL ELECTRIC CREDIT
CORPORATION, a corp.,

Plaintiff,

VS.

L. J. WILLIAMS,

Defendant.

)

) IN THE CIRCUIT COURT OF

) BALDWIN COUNTY, ALABAMA

) AT LAW

) CASE NO. 8356

)

DEMURRER

Comes now the Defendant, L. J. Williams, and files
the following demurrer to the Plaintiff's Complaint:

1.

The Plaintiff fails to state a cause of action.

WILTERS & BRANTLEY

BY:

Joseph M Brantley
Attorney for Defendant

CERTIFICATE OF SERVICE

I do hereby certify that I have on this 5th day of November,
1968 served a copy of the foregoing pleading on counsel for all
parties to this proceeding by mailing the same by United States
Mail, properly addressed, and first class postage prepaid.

WILTERS & BRANTLEY

By:

Joseph M Brantley

FILED

NOV 6 1968

ALICE J. DUCK

CLERK
REGISTER

GENERAL ELECTRIC CREDIT CORP-
ORATION, a corporation,

Plaintiff,

VS.

L. J. WILLIAMS,

Defendant

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW CASE NO. 8356

DEMURRER

WILTERS & BRANTLEY
Attorneys at Law
Bay Minette, Alabama
Attorneys for Defendant

FILED

NOV 6 1968

ALICE J. BUCK CLERK
REGISTER

GENERAL ELECTRIC CREDIT
CORPORATION, a corp.,

Plaintiff,

vs.

L. J. WILLIAMS,

Defendant.

(IN THE CIRCUIT COURT OF

(BALDWIN COUNTY, ALABAMA

(AT LAW

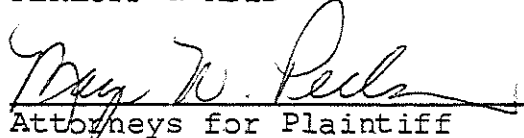
(CASE NO. 8356

Plaintiff claims of defendant the sum of \$942.65, for that heretofore on to-wit: January 10, 1967, the defendant executed a written conditional sales contract, a copy of which is attached and made a part hereof, as if fully set out herein, wherein he agreed to pay Electronic Products, a total sum of to-wit: \$1199.96, in monthly installments, including interest commencing to-wit: February 1, 1967, which said contract was transferred and assigned to the plaintiff herein before default occurred in said contract. Plaintiff avers that the defendant defaulted in payment thereunder on to-wit: April, 1, 1968, and pursuant to the terms of said conditional sales contract the plaintiff herein has declared the entire balance due and owing.

Plaintiff avers that by the terms of said contracts the defendant waived all right or claim of exemption under the Constitution and Laws of the State of Alabama and agreed to pay a reasonable attorney's fee in the event employment of an attorney was necessary for the collection, which said fee plaintiff claims in the amount of \$157.16, which is 20% of \$785.49.

WHEREFORE, Plaintiff claims of the defendant, \$785.49, plus interest, plus attorney's fee of \$157.16, as aforesaid.

PERLOFF & REID


Attorneys for Plaintiff

Defendant may be served:

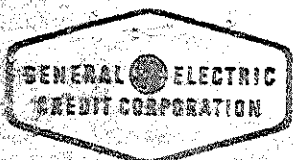
Latham Road, Stockton, Ala.

emp: Bacon McMillan Co., Stockton

FILED

OCT 7 1968

ALICE J. DUCK
CLERK
REGISTER



(Please Print)

CONDITIONAL SALE CONTRACT

ADDRESS
OF
BUYER

Name L. J. WILLIAMS
Address 1111111111111111
City STOCKTON State ALA Zip Code 36577 Tel. No.

For Office Use Only
Account No.
355260

Undersigned Seller sells and undersigned Buyer (if more than one, jointly and severally) purchases, subject to the terms and conditions set forth on both sides hereof the Merchandise described below, to be kept at the above address. Buyer certifies the credit information submitted by him is complete and correct.

Buyer agrees to pay the Time Balance in 36 consecutive monthly installments beginning one month from date of execution hereof unless a different first payment date is inserted at this point.

Each installment shall be in the amount of \$ 171.27. EXCEPT the final installment which shall be \$ 648.69 payments to be made at the place designated by Seller or his assignee.

Description of Merchandise	New or Used	Model	Serial No.	Price
<u>FREEZER</u>	<u>N</u>	<u>CR 15</u>	<u>183790</u>	<u>195.00</u>
<u>SWING SET</u>	<u>N</u>	<u>4666 AB</u>	<u>409</u>	<u>40.90</u>
<u>NOBEE WASHER</u>	<u>N</u>	<u>W 100</u>	<u>264983</u>	<u>129.00</u>
<u>PORTABLE STOVE</u>	<u>N</u>			<u>59.00</u>

CASH PRICE	<u>487.00</u>
DOWN PAYMENT	
CASH	\$
TRADE-IN (Described below)	\$
UNPAID CASH BALANCE	<u>407.05</u>
INSURANCE FEES	<u>13.79</u>
ACC. & HEALTH	\$
PROPERTY	<u>10.58</u>
OFFICIAL FEES	<u>2.00</u>
PRINCIPAL BALANCE	<u>577.42</u>
TIME PRICE DIFFERENTIAL	<u>171.27</u>
TIME BALANCE	<u>648.69</u>

*Name of Buyer Proposed for Insurance L. J. WILLIAMS AGE 54
("Buyer" designated must be contract signer or her husband)

(Complete only if such person is less than age 65 on date of this contract and a charge for life insurance only or both life insurance and accident and health insurance is included. If Buyer is a corporation, no charge for any insurance should be included. See Notice of Proposed Group Insurance on the reverse side hereof.)

Accepted: The foregoing contract is hereby assigned under the terms of the assignment on the reverse side. Receipt of an executed copy of this CONDITIONAL SALE CONTRACT is hereby acknowledged.

Signed ELECTRONIC PRODUCTS (SELLER) Signed L. J. WILLIAMS (BUYER)
DEALER SIGN HERE By William Charles D. Dyer (INDIVIDUAL, PARTNER, OR OFFICER)
Seller's Address STOCKTON ALA Witness

APPROVED	DLR. NO.	N.P.C.	R.P.	P.C.	PROG. ACCT. NO. OR C.O.P. NO. OF DAYS AND REP. AMT.	P.L.	C.S.	I.F.L.Q.	REMARKS
<u>9/21</u>					<u>354498</u>				



(Please Print)

CONDITIONAL SALE CONTRACT

For Office Use Only

Account No.

354489

ADDRESS
OF
BUYERName L. J. WILLIAMS
Address LATHAM RT
City STOCKTON State ALA Zip Code 36576 Tel. No.

Undersigned Seller sells and undersigned Buyer (if more than one, jointly and severally) purchases, subject to the terms and conditions set forth on both sides hereof the Merchandise described below, to be kept at the above address. Buyer certifies the credit information submitted by him is complete and correct.

Buyer agrees to pay the Time Balance in 30 consecutive monthly instalments beginning one month from date of execution hereof unless a different first payment date is inserted at this point.

Each instalment shall be in the amount of \$ 12.34 EXCEPT the final instalment which shall be \$ 12.34 payments to be made at the place designated by Seller or his assignee.

Description of Merchandise	New or Used	Model	Serial No.	Price
DEEP WELL PUMP (complete)	N	MOORHEAD AB55	28317	
(Description of Trade-in)				

CASH PRICE	\$ <u>243.01</u>
DOWN PAYMENT	\$ <u>00.00</u>
CASH	\$ <u>00.00</u>
TRADE-IN (Described below)	\$ <u>200.00</u>
UNPAID CASH BALANCE	\$ <u>223.00</u>
INSURANCE LIFE*	\$ <u>5.52</u>
ACC. & HEALTH*	\$ <u>4.37</u>
PROPERTY	\$ <u>5.80</u>
OFFICIAL FEES	\$ <u>2.00</u>
PRINCIPAL BALANCE	\$ <u>240.69</u>
TIME PRICE DIFFERENTIAL	\$ <u>71.31</u>
TIME BALANCE	\$ <u>312.00</u>

*Name of Buyer Proposed for Insurance L. J. WILLIAMS

("Buyer" designated must be contract signer or her husband)

AGE 54

(Complete only if such person is less than age 65 on date of this contract and a charge for life insurance only or both life insurance and accident and health insurance is included. If Buyer is a corporation, no charge for any insurance should be included. See Notice of Proposed Group Insurance on the reverse side hereof.)

Accepted: The foregoing contract is hereby assigned under the terms of the assignment on the reverse side

Receipt of an executed copy of this

CONDITIONAL SALE CONTRACT is hereby acknowledged.

Signed ELECTRONIC PRODUCTS (SELLER) Signed L. J. WILLIAMS (BUYER) Date 12/11/66
DEALER SIGN HERE By Ruby Chan (INDIVIDUAL, PARTNER, OR OFFICER) SELLER'S Address Stockton ALA
WITNESS _____

FOR OFFICE USE ONLY

APPROVED	D.L.R. NO.	N.P.C.	R.P.	P.C.	PROG. ACCT. NO. OR C.O.P. NO. OF DAYS AND REP. AMT.	P.L.	C.S.	I.F. LIQ.	REMARKS
<u>RP</u>					<u>350420</u>		<u>15.3</u>		

Buyer's Name <u>L. J. WILLIAMS</u>	Age <u>54</u>	Married <input checked="" type="checkbox"/> Single <input type="checkbox"/> Divorced	Employed By (If military, list branch and Serial No.) <u>BACON MECHANICAL</u>	How Long <u>15 years</u>	Monthly Salary <u>\$340</u>
Street Address <u>LATHAM RT</u>	No. Dependents <u>5</u>	Employer's Address <u>Stockton ALA</u>	Occupation and Soc. Sec. No. <u>41112 303</u>		
City & State <u>Stockton ALA</u>	How Long <u>5 yrs</u>	Previous Employer <u>DECEASED</u>	Address <u>Stockton ALA</u>	How Long <u>2 yrs</u>	
<input type="checkbox"/> Rent <input checked="" type="checkbox"/> Own Home	Name & Address of Landlord or Mortgagee <u>3047</u>	Name & Address of Nearest Relative Not Living with Buyer <u>JOHN WILLIAMS</u> <u>LATHAM RT</u>	Name <u>JOHN WILLIAMS</u>	Relationship <u>Bro</u>	
No. Payments <u>3</u>	Previous Address <u>Stockton ALA</u>	How Long <u>5 yrs</u>	Wife's Name <u>DECEASED</u>	Wife's Employer <u>DECEASED</u>	Address <u>Stockton ALA</u>

We have checked the references below and have summarized their replies as follows: Bank, Trade, installment (Check and report or least three)

Name Address Date Covered Orig. Balance Term No. Pymts. Prev. Balance Paying Record

Bank	Checking Savings Loan	Branch	Name	Address	Date Covered	Orig. Balance	Term No. Pymts.	Prev. Balance	Paying Record
<u>JAY POWELL</u>	<input type="checkbox"/>	<input type="checkbox"/>	<u>Stockton ALA</u>	<u>Stockton ALA</u>	<u>3/20/66</u>	<u>320.00</u>	<u>36 mos</u>	<u>280.00</u>	<u>Satisfactory</u>
<u>JOE HUSTIE</u>	<input type="checkbox"/>	<input type="checkbox"/>	<u>Stockton ALA</u>	<u>Stockton ALA</u>	<u>3/20/66</u>	<u>320.00</u>	<u>36 mos</u>	<u>280.00</u>	<u>Satisfactory</u>
<u>ELECTRONIC PRODUCTS</u>	<input type="checkbox"/>	<input type="checkbox"/>	<u>Stockton ALA</u>	<u>Stockton ALA</u>	<u>3/20/66</u>	<u>320.00</u>	<u>36 mos</u>	<u>280.00</u>	<u>Satisfactory</u>

Old Account No. 3501171
Name of Dealer
A/C # TB L/C SHTG.
D.L.R. # BAL
New Acct. #
OP RP
DUI HISTORY
C/S Approved
Approved Approved

OTHER CONDITIONS OF CONTRACT

If any payment is not made within ten days after due date, Buyer agrees to pay, in addition to the regular installment, late charges of either 5% of the installment with a maximum of \$5.00 and a minimum of \$1.00, or when not prohibited by law, interest from the due date of each installment at the highest lawful contract rate, whichever is higher. Upon default Buyer agrees to pay court costs and attorneys fees of 15% of the unpaid balance or \$35, whichever is greater (or if prohibited by law, such sum as is permissible), incurred in effecting collection.

Title shall not pass to Buyer until the Time Balance has been fully paid in cash. Buyer shall be responsible for any loss of or damage to the merchandise. Should Buyer fail to pay said Time Balance or any part thereof when due, the entire unpaid balance shall at Seller's election become due immediately, or Seller may, without notice, demand or legal process, take possession of the merchandise wherever located and retain all monies paid thereon for the use of said merchandise. Seller may thereupon sell said Merchandise at public or private sale and apply the proceeds after deducting expenses and liens, to the payment of said indebtedness. All rights and remedies herein contained are cumulative and not alternative.

The merchandise shall remain personal property regardless of affixation to any realty. Buyer shall be responsible for obtaining all governmental permits and make, or bear expense of making changes in his property required by law or governmental regulation.

Time is of the essence hereof. This agreement may be assigned without notice to Buyer and when so assigned, shall be free from any defense, counterclaim or cross complaint.

Any note given in connection with this proposal or contract is understood to be as evidence of, and not in payment of, the obligation hereunder, and may be negotiated without waiving any condition hereof, even though at the time of execution it may be temporarily attached hereto.

This constitutes the entire agreement between Buyer and Seller and no oral modification hereof shall be valid.

Buyer certifies that there is or is to be no extension of credit in connection with the purchase of the merchandise herein described other than that evidenced by this agreement.

SELLER'S STATEMENT (To be completed only when Merchandise is to be attached to realty)

The undersigned _____ (Seller's Name) hereby states that he/it is the Seller in the within contract; that the within described goods are to be affixed to the real estate known as No. _____ (Street) _____ (City) _____ (State) and being Section _____ Block _____

Lot _____ as shown on Land Map of the County of _____ State of _____ the owner of said realty being _____

Said property is more fully described as follows: (give location and dimensions of plot) _____

By _____

(Name of Seller)

(Signature)

(Title)

ASSIGNMENT

TO GENERAL ELECTRIC CREDIT CORPORATION:

To induce you to purchase the within instrument, signed by one or more buyers (herein called "Buyer") the undersigned warrants that (1) Buyer's credit statement submitted herewith is substantially true unless otherwise specified; (2) Buyer was at least 21 years of age and otherwise legally competent to contract at the time of the execution of said instrument; (3) said instrument arose from the bona fide sale of the property described in said instrument; (4) the down payment was made by Buyer in cash and not its equivalent unless otherwise specified; and no part thereof was loaned directly or indirectly by the undersigned to Buyer. (5) There is now owing on said instrument the amount of said cash therein; (6) said instrument and all guarantees submitted in connection therewith are in all respects legally enforceable against said persons signatory thereto; and (7) the undersigned has the right to assign said instrument and thereby convey good title to it and to said property.

For value received, the undersigned hereby assigns to you all its interest in said instrument and property and authorizes you to do everything necessary to collect and discharge the same.

All the terms of any existing written agreements between the undersigned and you are made a part hereof by reference, and undersigned understands that you rely upon the above warranties and upon said agreements in purchasing said instrument.

Neither the repossession of the said property from the Buyer for any cause, nor failure to file or record this instrument when required by law (it being the duty of the undersigned to file or record the instrument) shall release the undersigned from undersigned's obligations hereunder, and in said agreements, with you.

(See other side for Dealer's signature to Assigner!)

NOTICE OF PROPOSED GROUP INSURANCE— If a charge for life insurance or charges for life and accident and health insurance are included in items of cost on reverse hereof, such insurance is contemplated in connection with this Contract on Buyer proposed for insurance on reverse hereof under Group Creditors Insurance Policy No. 31-14850 issued by THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, Newark, N. J., provided this Contract is assigned to General Electric Credit Corporation or General Electric Credit Corporation of Georgia. If such insurance is obtained: 1. It will take effect on the date from which finance charges accrue hereunder and a descriptive certificate(s) will be furnished within 30 days; 2. It will remain in force, subject to terms of the Group Policy, until discharge of the indebtedness; 3. Under life insurance a lump sum benefit is payable, if, while insured, buyer dies or becomes totally disabled and remains so disabled and insured for a waiting period equal to the lesser of (a) six months and (b) one-half the full scheduled term of the indebtedness; amount payable in event of death or total disability being that necessary to discharge the indebtedness at death or at the commencement of said waiting period, reduced in latter instance by the total amount of (c) all installments due and unpaid at the commencement of the waiting period and (d) all installments falling due during the waiting period, but in no event shall more than \$15,000 be so payable with respect to all indebtedness of buyer the durations of which are concurrent in whole or in part; 4. Accident and health insurance, if applicable, provides monthly benefits for total disability of buyer which commences while buyer is insured and continues beyond a 30 day Elimination Period; amount of the monthly benefit being equal to the monthly installment payment required hereunder, subject to a maximum monthly limit of \$300 with respect to all indebtedness of buyer; 5. Any benefits provided are subject to any and all terms, conditions, limitations and exclusions of the Group Policy and will be paid to the group policyholder to reduce or extinguish indebtedness remaining unpaid, any balance being payable by policyholder to buyer, if living, otherwise to his estate. If any proposed insurance is not obtained or a charge therefor in excess of any applicable limit is made, notice thereof will be sent to buyer and appropriate refund or credit will be made, in event of termination of insurance prior to maturity of this Contract, any unearned portion of insurance charge(s), if \$1.00 or more, will be promptly paid or credited. The refund formula is based on "The Rule of 75" and is on file with the State Insurance Department where required and with the above assignee.

NOTICE OF PROPOSED PROPERTY INSURANCE— If a charge for property insurance is included in the items of cost shown on the reverse side hereof property insurance covering all items of merchandise listed on the reverse side of this Contract is contemplated under an Inland Marine Insurance Policy (Installment Sales Floater) issued by Electric Mutual Liability Insurance Company, Lynn, Mass. to General Electric Credit Corporation and/or General Electric Credit Corporation of Georgia (herein collectively called "Creditor"). It is understood that such insurance is available only if this Contract is assigned to Creditor, in which event it will become effective from the date from which finance charges on the indebtedness accrue. The insurance will (in absence of default on installment payments) remain in force, subject to the terms of said policy, until discharge of the indebtedness; a written description of the insurance will be furnished within 30 days. In the event any or all of the covered merchandise is lost or destroyed by any risk of physical loss (including but not limited to fire, lightning, windstorm, flood, explosion, theft or the perils of transportation) EXCEPT the hazards of war, strike, riots, electrical disturbances within the merchandise, ordinary wear and tear, radioactive contamination and fraudulent conversion, the insurer will pay to Creditor for application toward the indebtedness so much of the unpaid balance of this Contract as is applicable to the item or items lost or destroyed and will pay to you your equity (down payment plus installments paid less normal depreciation) in said item or items of merchandise. If said merchandise is damaged by any risk of physical loss NOT EXCEPTED above, insurer will pay the cost of repairing such damage not to exceed the actual cash value. In no event shall more than \$50,000 be so payable with respect to insured merchandise at any one premise or location. In the event of termination of the insurance prior to scheduled maturity of this Contract, any unearned portion of the property insurance charge will be promptly paid or credited if \$1.00 or more.



Account No. 350473

ADDRESS OF BUYER Name L. J. Williams
Address LATHAM
City BATHAM State ALA Tel. No. _____

Under signed Seller sells and undersigned Buyer (if more than one jointly and severally) purchases subject to the terms and conditions set forth on both sides hereof the Merchandise described below, to be kept at the above address. Buyer certifies the credit information submitted by him is complete and correct.

Buyer agrees to pay the Time Balance in 24 consecutive monthly installments beginning one month from date or on execution hereof unless a different first payment date is inserted at this point.

Each installment shall be in the amount of \$ 4.88

EXCEPT the final installment which shall be \$ 11.88

payments to be made at the place designated by Seller or his assignee.

Description of Merchandise	New or Used	Model	Serial No.
<u>GENERAL ELECTRIC TELEVISION</u>	<u>N</u>	<u>MTD</u>	<u>154901</u>
(Description of Trade-in)			
<u>REA</u>			

CASH PRICE + TAX	<u>204.95</u>
DOWN PAYMENT	
CASH	<u>9.00</u>
TRADE-IN (Described below)	<u>11.00</u>
UNPAID CASH BALANCE	<u>188.95</u>
INSURANCE "LIFE"	<u>3.41</u>
PROPERTY	<u>2.56</u>
OFFICIAL FEES	<u>2.00</u>
PRINCIPAL BALANCE	<u>197.92</u>
TIME PRICE DIFFERENTIAL	<u>41.15</u>
TIME BALANCE	<u>239.07</u>

*Name of Buyer Proposed for Life Insurance L. J. Williams AGE 33

(Complete only if such person is less than age 65 on date of this contract and a charge for life insurance is included. If Buyer is a corporation, a charge for life insurance should not be included. See Notice of Proposed Group Life Insurance on the reverse side hereof.)

Accepted: The foregoing contract is hereby assigned under the terms of the assignment on the reverse side.

Receipt of an executed copy of this CONDITIONAL SALE CONTRACT is hereby acknowledged.

Signed Electronic Products Co. (SELLER) Signed L. J. Williams (BUYER) Date 7/5/66

DEALER SIGN HERE By William W. Duncan (INDIVIDUAL, PARTNER, OR OFFICER) BUYER SIGN HERE

Seller's Address Box 37 Stockton, Ala Witness _____

APPROVED	DLR. NO.	N.P.C.	R.P.	P.C.	PROG. ACCT. NO. OR C.O.P. NO. OF DAYS AND REP. AMT.	P.L.	C.S.	REMARKS
<u>Yes</u>								

IMPORTANT - DETACH BEFORE FILING

Buyer's Name L. J. Williams Age 33 Married ☒ Single ☐ Employed By Mill Worker

Street Address 5315 LATHAM City Stockton State ALA Zip 36082

Wife's Name _____ Wife's Employer _____ Address _____

Name & Address of Nearest Relative Not Living with Buyer Name Peter Williams Address LATHAM, ALA Relationship BROTHER

How Long _____

NOTE TO DEALER: Please furnish credit information to _____

We have checked the references below and have summarized their replies as follows:

Name	Checking Savings Loan Branch	Address	Date Opened	Orig. Balance	Terms-Mo. Pymts.	Prev. Balance	Paying Refund
<u>Joe Powell</u>	<input type="checkbox"/>	<u>Stockton, Ala</u>					
<u>Joe Hostler</u>	<input type="checkbox"/>	<u>Stockton, Ala</u>					
<u>City Furniture Co.</u>	<input type="checkbox"/>	<u>Mobile, Ala</u>					

Old Account No. _____ New Acct. # _____

Dealer's Name _____

Approved [Signature]

OTHER CONDITIONS OF CONTRACT

If any payment is not made within ten days after due date, Buyer agrees to pay, in addition to the regular installment, late charges of either 5% of the installment with a maximum of \$5.00 and a minimum of \$1.00, or, when not prohibited by law, interest from the due date of each installment at the highest lawful contract rate; whichever is higher. Upon default Buyer agrees to pay court costs and attorneys fees of 15% of the unpaid balance or \$35, whichever is greater (or if prohibited by law, such sum as is permissible), incurred in effecting collection.

Title shall not pass to Buyer until the Time Balance has been fully paid in cash. Buyer shall be responsible for any loss of or damage to the merchandise. Should Buyer fail to pay said Time Balance or any part thereof when due, the entire unpaid balance shall at Seller's election become due immediately, or Seller may, without notice, demand or legal process, take possession of the merchandise wherever located and retain all monies paid thereon for the use of said merchandise. Seller may thereupon sell said Merchandise at public or private sale and apply the proceeds after deducting expenses and liens, to the payment of said indebtedness, and pay the surplus, if any, to Buyer. In case of a deficiency Buyer will pay the same at once. All rights and remedies herein contained are cumulative and not alternative.

The merchandise shall remain personal property regardless of affixation to any realty. Buyer shall be responsible for obtaining all governmental permits and make, or bear expense of making changes in his property required by law or governmental regulation.

Time is of the essence hereof. This agreement may be assigned without notice to Buyer and when so assigned, shall be free from any defense, counterclaim or cross complaint.

Any note given in connection with this proposal or contract is understood to be as evidence of, and not in payment of, the obligation hereunder, and may be negotiated without waiving any condition hereof, even though at the time of execution it may be temporarily attached hereto.

This constitutes the entire agreement between Buyer and no oral modifications hereof shall be valid.

Buyer certifies that there is or is to be no extension of credit in connection with the purchase of the merchandise herein described other than that evidenced by this agreement.

SELLER'S STATEMENT (To be completed only when Merchandise is to be attached to realty)

The undersigned, _____ (Seller's Name) hereby states that he/she is the Seller in the within contract; that the within described goods

are to be affixed to the real estate known as No. _____ (Street) _____ (City) _____ (State) _____ (Land Being Section) _____ Block _____

Lot _____ as shown on Land Map of the County of _____ State of _____ the owner of said realty being _____

Said property is more fully described as follows: (give location and dimensions of plot)

By _____

(Name of Seller)

(Signature)

(Title)

ASSIGNMENT

TO GENERAL ELECTRIC CREDIT CORPORATION:

To induce you to purchase the within instrument, signed by one or more buyers (herein called "Buyer") the undersigned warrants that (1) Buyer's credit statement submitted herewith is substantially true unless otherwise specified; (2) Buyer was at least 21 years of age and otherwise legally competent to contract at the time of the execution of said instrument; (3) said instrument arose from the bona fide sale of the property described in said instrument; (4) the down payment was made by Buyer in cash and not its equivalent unless otherwise specified, and no part thereof was loaned directly or indirectly by the undersigned to Buyer; (5) there is now owing on said instrument the amount as set forth therein; (6) said instrument and all guarantees submitted in connection therewith are in all respects legally enforceable against each purported signatory thereof and (7) the undersigned has the right to assign said instrument and thereby convey good title to it and to said property.

For value received, the undersigned hereby assigns to you all its interest in said instrument, together with and with right to do everything necessary to collect and discharge the same.

All the terms of any existing written agreements between the undersigned and you are made a part hereof by reference, and undersigned understands that you rely upon the above warranties and upon said agreements in purchasing said instrument.

Neither the repossession of the said property from the Buyer for any cause, nor failure to file or record this instrument when required by law (it being the duty of the undersigned to file or record the instrument) shall release the undersigned from undersigned's obligations hereunder, and in said agreements, with you.

(See other side for Dealer's signature to Assignment)

NOTICE OF PROPOSED GROUP LIFE INSURANCE—If a charge for life insurance is included in the items of cost shown on the reverse side hereof, life insurance, providing benefits in the event of death or total and permanent disability under a Group Creditors Life Insurance Policy issued by THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, Newark, N. J., is contemplated in connection with this Contract on the life of buyer named on the reverse side hereof, provided this Contract is assigned to General Electric Credit Corporation or General Electric Credit Corporation of Georgia. Such insurance, if obtained, will become effective from the date from which finance charges on the indebtedness accrue and a certificate describing it will be furnished within 30 days. The insurance will in absence of default on installment payments remain in force subject to the terms of the said policy until discharge of the indebtedness. Insurance charges shall be applied to reduce or extinguish the indebtedness remaining unpaid and any balance will be paid to Buyer, if living, otherwise to his estate. The death benefit is payable if buyer dies while insured under said policy. The total and permanent disability benefit is payable if buyer becomes totally and permanently disabled while insured under said policy and remains so disabled and insured thereunder for a waiting period equal to the lesser of (a) 6 months and (b) one-half the full scheduled term of the indebtedness. The amount payable in the event buyer dies will be the amount necessary to discharge the indebtedness at death. The amount payable in the event buyer becomes totally and permanently disabled will be the amount necessary to discharge the indebtedness at the commencement of the waiting period, reduced by the sum of (1) the amount of all installments due and unpaid at the commencement of the waiting period and (2) the amount of all installments falling due during the waiting period. In no event shall more than \$15,000 be so payable with respect to all indebtedness of buyer the portions of which are concurrent in whole or in part. If life insurance does not become effective or a charge therefor in excess of the above limit is made, an appropriate refund or credit will be made. In the event of termination of the insurance prior to maturity of this Contract, any unearned portion of the life insurance charge (based on "The Rule of 75" refund formula) will be promptly paid or credited, if \$1.00 or more. The refund formula is on file with the State Insurance Department where required and with the assignee referred to above.

NOTICE OF PROPOSED PROPERTY INSURANCE—If a charge for property insurance is included in the items of cost shown on the reverse side hereof, property insurance covering all items of merchandise listed on the reverse side of this Contract is contemplated under an Inland Marine Insurance Policy (Installment Sales Floater) issued by Electric Mutual Liability Insurance Company, Lynn, Mass. to General Electric Credit Corporation and/or General Electric Credit Corporation of Georgia (herein collectively called "Creditor"). It is understood that such insurance is available only if this Contract is assigned to Creditor, in which event it will become effective from the date from which finance charges on the indebtedness accrue. The insurance will in absence of default on installment payments remain in force, subject to the terms of said policy, until discharge of the indebtedness; a written description of the insurance will be furnished within 30 days. In the event any or all of the covered merchandise is lost or destroyed by any risk of physical loss (including but not limited to fire, lightning, windstorm, flood, explosion, theft or the perils of transportation) EXCEPT the hazards of war, strike, riots, electrical disturbances within the merchandise, ordinary wear and tear, radioactive contamination and fraudulent conversion, the insurer will pay to Creditor (or application toward the indebtedness so much of the unpaid balance of this Contract as is applicable to the item or items lost or destroyed and will pay to you your equity (down payment plus installments paid less normal depreciation) in said item or items of merchandise. If said merchandise is damaged by any risk of physical loss NOT EXCEPTED above, insurer will pay the cost of repairing such damage not to exceed the actual cash value. In no event shall more than \$50,000 be so payable with respect to insured merchandise at any one premise or location. In the event of termination of the insurance prior to scheduled maturity of this Contract, any unearned portion of the property insurance charge will be promptly paid or credited if \$1.00 or more.

SUMMONS AND COMPLAINT

STATE OF ALABAMA
Baldwin County

Circuit Court, Baldwin County

No.....

.....TERM, 19.....

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You Are Hereby Commanded to SummonL. J. Williams.....

to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint
filed in the Circuit Court of Baldwin County, State of Alabama, at Bay Minette, against.....

L. J. Williams....., Defendant.....

byGeneral Electric Credit Corporation, a corp.,.....

....., Plaintiff.....

Witness my hand this.....7th.....day of.....Oct.....19. 68

Alice Luck Clerk

No. 18356 Page.....

STATE OF ALABAMA

Baldwin County

CIRCUIT COURT

GENERAL ELECTRIC CREDIT

CORPORATION, A Corp.,

Plaintiffs

vs.

L. J. WILLIAMS

Defendants

Benson McMillan
SUMMONS AND COMPLAINT

FILED

Filed 19.....

OCT 7 1968

Clerk

ALICE J. DUCK

CLERK
REGISTER

Perloff & Reid

Plaintiff's Attorney

Defendant's Attorney

Defendant lives at

Received In Office

OCT 7 1968

19.....

Taylor Wilkins

Sheriff

I have executed this summons

this *Oct 26* 19*68*

by leaving a copy with

L. J. Williams

Sheriff claims

45 miles at
Ten Cents per mile Total \$ *4.50*

TAYLOR WILKINS, Sheriff

by

W. O. Garner
DEPUTY SHERIFF

Taylor Wilkins

Sheriff

W. O. Garner

Deputy Sheriff

Jensaw