CLICK HERE TO ENTER COMPANY NAME

Click here to enter company address, phone, etc.

State Contractor License #_____

Home Improvement Agreement

This home improvement agreement is between

a California licensed contractor, hereby called "Contractor" and	
hereby called "Owner" and/or "Buyer", whose residence address is	
whose residence phone in the second s	ext
and whose job address is	
PREconvect Price	
The total price for this contract agreement is \$	
to be paid by Owner up the project of project the project of proje	
Date Owner signed contract PRone matio VIa is g Add Visy	
Should you the Owner wish to cancel this contract, you may do so by mailing t	ne attached "Notice of
Cancellation" (or one similar) to the following address:	

Start and Completion Dates

Approximate Start Date: ______ Approximate Completion Date: ______

Commencement

This project will be deemed substantially commenced when:

Description of the Project and Description of the Significant Materials to be Used and Equipment to be Installed:

NOTICES AND SIGNATURES

INFORMATION ABOUT THE CONTRACTORS' STATE LICENSE BOARD (CSLB): CSLB is the state consumer protection agency that licenses and regulates construction contractors.

Contact CSLB for information about the licensed contractor you are considering, including information about disclosable complaints, disciplinary actions and civil judgments that are reported to CSLB.

Use only licensed contractors. If you file a complaint against a licensed contractor within the legal deadline (usually four years), CSLB has authority to investigate the complaint of you use an unlicensed contractor, CSLB may represent the provide poly comparing of the provi

For more information:

Visit CSLB's Web si Call CSLB at 800-32

MECHANICS L EN WARNING: Anyone who helps improve your property, but who is not paid, may record what is called a mechanics' lien on your property. A mechanics' lien is a claim, like a mortgage or home equit to a magnety or property and record d with the county recorder.

Even if you pay you contrated in for, unpact subcontractors of parts, and laborers who helped to improve your property may record inclusives' has and successful in court to foreclose the lien. If a court finds the lien is valid, you could be forced to pay twice or have a court officer sell your home to pay the lien. Liens can also affer a part and a successful in the lien is valid.

To preserve their rig Pro Palanara s ocent attr and the rial supplier must provide you with a document called 20-da P in harv N ee.' It is notice in the lien. The purpose of the notice is to let you know that the person who sends you the notice has the right to record a lien on your property if he or she is not paid.

BE CAREFUL. The Preliminary Notice can be sent up to 20 days after the subcontractor starts work or the supplier provides material. This can be a big problem if you pay your contractor before you have received the Preliminary Notices.

You will not get Preliminary Notices from your prime contractor or from laborers who work on your project. The law assumes that you already know they are improving your property.

PROTECT YOURSELF FROM LIENS. You can protect yourself from liens by getting a list from your contractor of all the subcontractors and material suppliers that work on your project. Find out from your contractor when these subcontractors started work and when these suppliers delivered goods or materials. Then wait 20 days, paying attention to the Preliminary Notices you receive.

PAY WITH JOINT CHECKS. One way to protect yourself is to pay with a joint check. When your contractor tells you it is time to pay for the work of a subcontractor or supplier who has provided you with a Preliminary Notice, write a joint check payable to both the contractor and the subcontractor or material supplier.

For other ways to prevent liens, visit CSLB's Web site at www.cslb.ca.gov or call CSLB at 800-321-CSLB (2752).

REMEMBER, IF YOU DO NOTHING, YOU RISK HAVING A LIEN PLACED ON YOUR HOME. This can mean that you may have to pay twice, or face the forced sale of your home to pay what you owe."

RIGHT TO LIEN RELEASE/WAIVER - Upon satisfactory payment being made for any portion of the work performed, the contractor shall, prior to any further payment being made and if requested, furnish to the Owner (you) a full and unconditional release from any claim or mechanic's lien pursuant

to Section 3114 of the Civil Code for that portion of the work for which payment has been made.

RIGHT TO PERFORMANCE AND/OR PAYMENT BOND - The Owner (you) has the right to require the contractor to have a performance and payment bond or funding control approved by the registrar of contractors. The expense may be borne by the Owner.

RIGHT TO A FILLED-IN COPY - Notice to the Owner: You are entitled to a completely filled in copy of this agreement, signed by both you and the contractor, before any work may be started. Attachments "A" "B" and "C" are incorporated into and made a part of this agreement.

LIST OF DOCUMENTS - OF A CONTOL VELTE TO TV AVAIRACT -

Attachment "A" – A notice concerning Commercial General Liability Insurance is attached to this contract. A notice concerning Workers' Compensation Insurance is attached to this contract. A notice of Cover's finnee for Right to Cancer, bettached to this contract. Attachment "C" – A "Notice of Cancer form, in duplicate, is attached to this contract.

NOTE ABOUT ork and Change Orders ned by the parties prior to the become part of the con commencement of any must describe the scope of the extra work or charge, the cost to be added or subtracted from the contract, and the effect the order will have on the schedule of ontractor to perform extra or change-order work with commencement of any work out bn ni covered by the new cha not enforceable against Owner nge or ge order /or an or the following in writing prior to the commencement of any unless the change order also identifi work covered by the new change order: the scope of work encompassed by the order; the amount to be added or subtracted from the contract; the effect the change order will have on the progress payments or the completion date. Please note that the contractor's failure to comply with the requirements of this paragraph does not preclude the recovery of compensation for work performed based upon legal or equitable remedies designed to prevent unjust enrichment.

RIGHT TO CANCEL – The law requires that the contractor give you a notice explaining your right to cancel. Initial the check box if the contractor has given you a 'Notice of the Three-Day Right to Cancel.'

DATE

CONTRACTORS SIGNATURE

DATE

OWNERS SIGNATURE

CONTRACTOR'S COMPANY NAME

OWNERS SIGNATURE

OWNERS SIGNATURE