

within 10 days after he has received a request in writing from the buyer, deliver or mail to the buyer at his last known address a copy of the agreement, together with a statement signed by the holder or his agent showing:

(a) the amounts paid by or on behalf of the buyer and the allocation thereof between principal obligations and charges for delinquencies, extensions, and refunds;

(b) the amounts, if any, which have become due but remain unpaid and the allocation thereof between principal obligations and charges for delinquencies, expenses of repossessions, extensions, and refunds; and

(c) the number of instalments to become payable and the amount and time of each.

Such statements shall be supplied without charge, except that a fee of fifty cents (50¢) may be charged for any statements supplied within sixty (60) days after a prior statement was supplied.

122. *Cancellation of Contract and Security.* After the payment of all sums for which the buyer is obligated under an instalment agreement, and upon written demand, delivered personally or by mail by the buyer, the holder shall deliver to the buyer, or mail to his last known address:

(a) a statement signed by the holder, describing the goods, and reciting that all payments due or to become due under the agreement have been paid in full;

(b) good and sufficient instruments to release all security interests in the goods and collateral security owned by the buyer; and

(c) such good and sufficient assignments and documents of title as may be necessary to vest the buyer with complete evidence of title:

And the holder shall likewise deliver or mail to each person who is surety or guarantor for the buyer or who is the owner of collateral security for performance of the agreement a statement signed by the holder that the suretyship or guaranty is wholly discharged, together with good and sufficient instruments to release any collateral security owned by such person. If the holder fails to comply with the requirements of this section within 15 days after such demand, he shall forfeit \$10.00 to the buyer and be liable for all damages.

123. *Repossession.* (a) When the buyer is in default in the payment of any sum due under the instalment agreement, or in the performance of any other condition which it lawfully requires him to perform in order to obtain title to the goods, or in performance of any promise the breach of which is, by the agreement, expressly made a ground for repossessing such goods, the holder may repossess the goods. Unless the goods