<form></form>			TO BE RE	CORDED IN REAL ESTATE RECORDS
<form></form>	RECORDED RETURN TO: DETAIL	TASTALLACAT SALLER CORPORA	AND MORTGAGE SALES CONTR.	аст №. 10696
<form></form>	THE	d/b/a PACESETTER PRODUCT	3, 110.	4185
<form></form>		"CONSUMER PAPI	ER" 2115 92 Page 2115	5 8-24-92
<form></form>	James R. IMPERIAL G	erterot	eash Tip 2760/20,	Telephone No. 833-84.56
<form></form>	tress" 727 Roseway Mr. City_K	and/or Co-Buyer. The words you and	Your refer to the Seller and/or a nown as the "Mortgagor," and y nowde and for paying the obligation	ounce of the second to as the "Mortgagee". tion(s) in full: you may collect against Non bare quoted me a Cash Price and
<form></form>	In this Contract the words <b>1</b> , <b>He</b> and <b>my</b> payments to it. Ur s this contract. If it does, I will make my payments to it. Ur s this contract. If it does, I will make my payments to it. Ur destand that if more than one "Buyer" signs below that early destand that the signs below the signs below the sis the signs below the signs below the signs belo	the will be responsible for all promises actured and/or distributed and installed actured and/or distributed and installed	I by The Pacesetter Corporation now choose to buy, and you ag now choose to buy, and you ag	ree to sell, pursuant to the terms of this rets manufactured by The Pacesetter rets manufactured in this Contract.
<form></form>	or any. This contract covers my patential cost of the pr otal Sale Price. The Total Sale Price is the total cost of the pr otal Sale price. The Total Sale Price is the total cost of the pro- tal Sale Price.	ee to all of the other terms on both side to all of the other terms on both side No exterior or interior trim, painti	ng or staining, will be provid	ed unless specifice -
<form>Name of order and linear the lead of summary in the lead of summary is the lead of summary in the lead of summary is the lead of summary in the lead of summary is the lead of summ</form>	rporation are covered by the 10 year Linned on on or other of the 10 year Linned on on other of the 10 year Linned on one of the 10 year Linned one 10 year Linned one of the 10 year Linned one 10 year L	m (01)	ed upon the "Address" design	ated above, and the legal description
Name of some index you is defined index of the legit and prove the source of the legit and prove the le	EGAL DESCRIPTION: The above described goods and	services are to be installed and place		tem
NUMMARY proc 3 with and processing with a second	r such "Address" is: Jec	tion at a later date, if said legal de	scription is not available at the tional warranty/service covera	10 0 = 52400
<form></form>	hereby direct you to obtain and lister the s 240	down payment \$ 150	$=$ Unpaid balance of S $\underline{-a}$	<u>, , , , , , , , , , , , , , , , , , , </u>
<form>         Image: A constraint or add balance (one prior for contring to market)      </form>	TEMIZATION OF	amount as the Oupland -	•	a Demoty Damage insurance
<form>         Amount of the statute convergence on the statute instance on the statute on the</form>	S Amount paid on net balance from I	prior contract with you.	to insurance compared to public officials for	iv for Property Damage and or filing/recording fees
In the intermed contrast, the intermed control is a second control in the part of contro	A mount(s) naid to officia off the	ife insurance -	to (Specify)	Total Sale Price
Charling       Charling <th< td=""><td>s to insurance company to rece</td><td>Amount</td><td>Payments</td><td>The total cost of my purchase</td></th<>	s to insurance company to rece	Amount	Payments	The total cost of my purchase
RTE       integration       integration       integration       integration       integration         Provide integration       integration       integration       integration       integration       integration       integration         Provide integration       integration <t< td=""><td>PERCENTAGE CHARGE</td><td>he The amount of credit</td><td>The amount I will have paid after I have made all payments</td><td>down payment of 00</td></t<>	PERCENTAGE CHARGE	he The amount of credit	The amount I will have paid after I have made all payments	down payment of 00
My payment schedule will be:	RATE credit will cost me.	my behalt.	as scheduled. 76 \$ 841/ 76	\$ 856/ 7G
My payment schedule will be:	a yeariy iaic. 9 % & 30/1-	*3700	in the givit	ng a security interest in:
Number of Taynettis       Number of Taynettis<	is a second schedule will be:	//	the goods, servi	including my nouser
1       1       0.1168       Consecutive month unit] paid in finit.         NSURANCE rand will not be provided unlest 1 sign and green pay the additional cost.       Response to the cost of	Number of Payments Amount of 103	- Davis Pict Tust	Filing/Recording f	ees \$ fifteen (15) days
Image: The second standing insurance are NOT required to obtain certain and will not be provided the second and agree to pay the additional continuum second standard con	Ist Payment \$ 116 11/83 All sub	sequent installments on the same day utive month until paid in full.	late. I will be cha	
and with use do intermined the second of the intermined of the intermined of the control of the	7/ 3/16	to obtain	n credit, Prepayment: If I	pay off early. I will not have to pay a
The first of the contract redd life       The property insurance is required, and redd uccedue of the property insurance is required, and redd uscedue of the property insurance is required, and heads insurance.       The property insurance is required, and I may obtain such insurance.       The mean an estimate.         NORTGAGE:       I heads insurance through you, 1 will ports.       The property insurance is required, and I may obtain such insurance.       The mean an estimate.       The mean an estimate.         NORTGAGE:       I heads insurance through you, 1 will ports.       The property insurance is required.       The mean an estimate.       The mean an estimate.         NORTGAGE:       I heads insurance through you, 1 will ports.       The mean an estimate.       The mean an estimate.         NORTGAGE:       I heads of you of the come and the expective of the property insurance is required.       The mean an estimate.       The mean an estimate.         NORTGAGE:       I heads of you of the come and the expective of the property insurance is required.       The mean an estimate.       The mean an estimate.         NORTGAGE:       I heads of you of the come of a second you.       The mean an estimate.       The mean an estimate.       The mean an estimate.         NORTGAGE:       I heads of you of the come of a second you.       The mean an estimate.       The mean an estimate.       The mean an estimate.         NORTGAGE:       I heads of you of the come of a second you of the second an an other and the mean an	and Will Hot be present Term   Signatu	Te I		tions of this contract for
Prediction       Prediction       Prediction       Prediction       Prediction         Prediction       Prediction       Prediction       Prediction       Prediction       Prediction         Prediction       Predicion       Predicion <t< td=""><td>L. Credit Life Insura</td><td>t credit life</td><td>additional inform</td><td>and before the scheduled date, and</td></t<>	L. Credit Life Insura	t credit life	additional inform	and before the scheduled date, and
Circuit Accident       Durt of the limit insurance:       Space Bayer       Declaration and the space provide it through an anomaly need to be space to be space to be space on the space of the s	trim 2		prepayment retur	
MORTGAGE: 1 http://www.inter.	Credit Accident	health insurance. Signature – Buyer		e to you or I may provide it through
MORTCAGE: 1 before and legally described above its secondar: 1 hereby waive any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and with respect to any and an second pairs and the pairs and with respect to any and an second pairs and the pairs and with respect to any and an second pairs and the pairs of the pairs of the part of the pairs of the part of the pairs of the pairs and with respect to any and an second pairs and p	Property insurance is required, and I m	ay obtain such insurance itom and ugh you, I will pay \$ Mortual	for U(11) [Cmonths ee, my real estate and house	located at my "Address" designated on the at Sales Contract and Mortgage, as security
in any order or simultaneously is only deem prudent. In any order or simultaneously is only only interest, including all applicable interest, including alcohead above. In any order or simultaneously is only only and the contract is encoding to the payment schedeed above. In any order or simultaneously is only only only only only only only only	existing policy. If I obtain any bargain, sell, conv MORTGAGE: I hereby grant, bargain, sell, conv	ey and mortgage to you, as Morgeg e as security for all amounts due to jons hereunder. I hereby waive any	and all rights that I may have and with respect to any and a	pursuant to Oregon Rev. Star Sectors all security that I give you under this agreem
This movies to pay you all that 1 to the constrained percentage File. Account of the provided annual percentage File. Accountent on the provided annear percentage file. Account annual percent	portion of this connect by me of all of my other obligat the performance by me of all of my other obligat commonly referred to as the "One Form of Action F commonly referred to as the "One Form of Action F	Rule". You may take action against an at. is contract, including all applicable	nterest, from the date of exec	ution hereof until paid, whether become a
Instruction       NOTICE true to some the second of the strength of the second of the strength of the second of the strength of the st	I promise to pay you all that I owe you annual promise to default, at the above disclosed annual	percentage rate, according PRI	ITED ON THE REVERSE SIDE	WERE PRINTED ON THE FRONTY OBLIGAT
1. I do not have to sign this contract at the time I sign it. 3. It shall nerve of the products that you serve?         2. I am entities contract the to the uniqueness of some of the products that you serve?         2. I am entities contract at the time I sign it. 3. It shall nerve of the products that you serve?         2. I am entities contract the to the uniqueness of some of the products that you serve?         effect may it is contract on the product at the time I sign it. 3. It shall nerve be contract on the contract on the products that you serve?         effect may it is contract on the product of the products that you serve?         effect may it is contract on the product of the products that you serve?         effect may it is contract on the product of the products that you serve?         effect may it is contract on the product of the products that you serve?         effect may it is contract on the product of the products that you serve?         effect may it is contract on the product of th	REVERSE SIDE: 1 UNDERSTAND THE PART OF THIS INSTALLMENT SALES CONTRACT A PART OF THIS INSTALLMENT SALES CONTRACT. NOTICE: PROVI	ND THAT I AM BOOM REVERSE SIDE SIONS PRINTED ON REVERSE SIDE NOTICE TO	COMPRISE ADDITIONAL COMPRISE ADDITIONAL COMPRISE ADDITIONAL COMPRISE ADDITIONAL COMPANY	tent of then available information are left b
Tepsisses goods purchased intervent and accept this contract prior to You with the constance of prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the constance of the contract prior to You with the contract print to You with the contract print to You wi	t I do not have to sign this contract herore i the	time I sign it. 3. It shall not use of	he products that you sell t	
AFTER 1 SIGN THIS ADDREEMENT. THE FORVINES WITHOUT DELAY BECAUSE OF AN EMBET BE RETURNED TO THE SELLER IN SUBJECT SETURATION AND (2) IN THE CASE OF GOODS, THE GOODS CANNOT BE RETURNED TO THE SELLER IN SUBJECT TO THE SELLER IN SUBJECT TO THE SELLER IN THIS CONTRACT ON THE SELLER AND MY CREDITOR ATTER THE SALE OF THIS CONTRACT, WILL B ACKNOWLEDGANEST. THE FOREGONE ACKNOWLEDGANE ACKNOWLEDGANE ACKNOWLEDGANE ACKNOWLEDGANEST. THE FOREGONE ACKNOWLEDGANE ACKNO	ranossess goods purchased under this contract	t prior to tota uver's RIGHT	TO CANCEL MAY CANCEL	THIS AGREEMENT WITHOUT AN INTERNET OF THE THIRD BUSIN
AFTER ISIEN THIS ABREEMENT. THE INSTITUTION DELAY BECAUSE OF AN INSTITUTION OF A CONTRACT OF A SERVICES OF AN INSTITUTION OF A CONTRACT OF A C	IF THIS AGREEMENT WAS SOLICITED AT A RESIDENCE OTHER. TH	AN THAT OF THE SELECT AND THAT I DO NOT W Eller. The notice must say that I do not w to: The pacesetter corporation at 18183 S.Y TO: The pacesetter corporation (1) the sele	ANT THE GOODS ON SCHOOL, PORTLAND, ORI V. BOONES FERRY ROAD, PORTLAND, ORI R IN GOOD FAITH MAKES A SUBSTANTIA R IN GOOD FAITH MAKES A SUBSTANTIA	EGON, 97224. BOHELER, THE CONTRACT BEFOR L BEGINNING OF PERFORMANCE OF THE CONTRACT BEFOR ION AS RECEIVED BY THE BUYER.
NOTE       1 acknowledge receipt of a caknowledged to me that be, spe dotties stender       State of Oregon         ACKNOWLEDGATENT: The foregoing owner acknowledged to me that be, spe dotties stender       State of Oregon         HuguSL       19       92., at (city)         THE PACESETTER CORPORATION       19         d/b/a PACESETTER PRODUCTS; INC. (settler - MORTGAGED)         By:	AFTER I SIGN THIS AGREEMENT. THE NUTICE MOST OF INTHOUT DELAY THE SELLER TO PROVIDE GOODS OR SERVICES WITHOUT DELAY THE SELLER TO PROVIDE GOODS OR SERVICES OF GOODS. T	BECAUSE OF AN EMERGENCY, AND TO THE SELLI HE GOODS CANNOT BE RETURNED TO THE SELLI a completely filled in copy of this co	R IN SUBSTRATIBLET AS BUCK CLARK intract along with two (2) copie where signed this contract on the	his B B
THE PACESETTER CORPORATION         d/b/a PACESETTER PRODUCTS, INC. (SELLER - MORTGAGEE)         By:	COPY RECEIVED: 1 acknowledge receipt of A CKNOWLEDGMENT: The foregoing owner	r acknowledged to me that be, she go	State of C	DIREGON DISELL THIS CONTRACT TO FEDERAL DIVERSIFIED SE
By:	HUGUST 1972	ELLER - MORTGAGEE)	4405 S. 96 STREEL, UMAHA, NEO THE OWNER OF THE CONTRACT QUESTIONS CONCERNING EITHEI	AND MY CREDITOR. AFTER THE SALE OF SHALL BE D R TERMS OF THE CONTRACT OR PAYMENTS SHALL BE D CT AT THE DORESS, UNDICATED A DOVA
By:       State of Oregon       KLAMATH       ss.         State of Oregon       KLAMATH       ss.       State of Oregon         County of       KLAMATH       ss.       State of Oregon         The foregoing instrument was acknowledged before me on this       24 day of       for value rectified.         Buyer(s)       Mortgagor(s).       by the above designated       not liable for payment of the obligations.         Robert E. Garrison-Oregon Notary       Address       Notary Public       Notary Public         My commission expire       My commission expire       MY CULLION       1995	d/b/a PACESETTENT THOSE		1 Jame	3 Derland
By:       State of Oregon       KLAMATH       ss.         State of Oregon       KLAMATH       ss.       State of Oregon         County of       KLAMATH       ss.       State of Oregon         The foregoing instrument was acknowledged before me on this       24 day of       for value recited.         Buyer(s)       Mortgagor(s).       by the above designated       not liable for payment of the obligations.         Robert E. Garrison-Oregon Notary       Address       Notary Public       Notary Public         My commission expire       MY commission expire       MY commission expire       MY commission expire	By:		A MURAN	Herbart E Llow
County of	Dy.		For value received, X / (non-buyer) grants a secur (non-buyer) and a motigage	rity interest in the goods, services and proper
Robert E. Garrison-Oregon Notary SM-101-OR-A/HI SM-101-OR-A/HI	The foregoing instrument was acknowledged	9 92 by the above designated	not liable for payment of	OFFICIAL SEAL
SM-101-OR-A/HI	Buyer(s) - Mortgagor(s).	egon Notary	· · · · · · · · · · · · · · · · · · ·	ACC 197 107
SIN-INTERNAL FINANCIAL INSTITUTION				MY COLINI
15 CONFIDENTIAL ONLY		ORIGINAL FINAL	VCIAL INSTITUTION	

- oene 733314

TO BE RECORDED WITER ESTATE RECORDS

Cashieur no 20696

2983.2

## ADDITIONAL TERMS

102

HOITAROAROS REITERSSA9 BHT

dis PAGESETT PRODUIT NO. 14 SECTOREMENT CONSUMER PAPER

A CONTRACT AND MORTCASE

Server -

PREPAYMENT AND ACCRUAL OF THE FINANCE CHARGE: Even though I do not have to pay more than the regular scheduled monthly payment, I have the right to prepay the whole amount owing to you in full at any time or in part from time to time. I understand that the finance charge (interest) is computed daily. The amounts shown on the reverse side for the Finance Charge; Total of Payments, and the Total Sale Price are estimates based on the assumption that you will receive each of the payments exactly on its due date. If I make an early payment, my finance charge will be less, if I pay late my finance charge will be reflected in my final bill. I may voluntarily prepay the amount I owe you, in full or in part, at any time. If I make a partial prepayment. I must continue to make my regular payments until I have paid all amounts owed.

IMPORTANT NOTICE ABOUT WARRANTIES: (a) SELLER HEREBY DISCLAIMS ALL WARRANTIES, EXPRESSED OR IMPLIED, OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ON ALL GOODS AND SERVICES UNLESS SELLER FURNISHES BUYER WITH A SEPARATE WRITTEN LIMITED WARRANTY OR SERVICE CONTRACT MADE BY SELLER ON ITS **CONNIGNED BUYER WITH A DEFAURT EVALUATED WARRANTY** which accompanies this contract. It explains the conditions and circumstances in which the manufactured products will be repaired or replaced. I take notice of the limitations on the warranty, and I particularly recognize that any implied warranty which applies to the goods lasts only as long as the warranty or service contract. (c) I have read, in detail, the separate "LIMITED WARRANTY" which accompanies this contract. It explains the conditions and circumstances in which the installation of the siding, siding accessories, and gutters will be redone. I take notice of the limitations on the warranty which applies to the installation lasts only as long as the warranty or service contract.

service contract LIMITED WARRANTY: My sole and exclusive remedy against you or your assignee shall be limited to my rights and remedies under the express 10 year LIMITED WARRANTY you extend to me at the time I sign this Contract. My exclusive rights and remedies under the warranty shall be in lieu of all other rights or remedies, at law or in equity, where permitted by applicable state law.

ALL MANUFACTURED WINDOW PRODUCTS ARE NOT GUARANTEED AGAINST CONDENSATION, MOISTURE FORMATION OR FROST. PRODUCTS ARE NOT GUARANTEED AGAINST

ALL MANUFACTURED WINDOW FRUDUCTS ARE NOT OBARARTEED ADMINIST CONDENSATION, MORFORE FORMATION ON FINDER FRUDUCTS MEE NOT COMMENDED FOR CORROSION DUE TO ADVERSE CLIMATIC CONDITIONS. BUYER, READ THE SEPARATE "10 YEAR LIMITED WARRANTY" WHICH IS A SEPARATE WRITTEN INSTRUMENT PERTAINING SOLELY TO MANUFACTURED PRODUCTS OF THE PACESETTER CORPORATION AND WHICH "LIMITED WARRANTY" HAS BEEN DELIVERED TO EACH RESPECTIVE BUYER IN CONNECTION WITH THIS SALE. PACESETTER'S THE PACESETTER CORPORATION AND WHICH "LIMITED WARRANTY" HAS BEEN DELIVERED TO EACH RESPECTIVE BUYER IN CONNECTION WITH THIS SALE. PACESETTER'S 10 YEAR LIMITED WARRANTY AND THE FOREGOING PROVISIONS REGARDING CONDENSATION DO NOT APPLY TO SIDING.

Further, The Pacesetter Corporation makes NO REPRESENTATION OR WARRANTY OF ANY KIND OR NATURE WHATSOEVER, EXPRESS OR IMPLIED, WITH RESPECT TO THE ENERGY SAVINGS I COULD OR MAY ACHIEVE BY USE OF THE PRODUCT(S). I understand that any energy savings I may achieve is dependent upon a number of factors, including, but not limited to, the type, quantity and quality of insulation in my home, the particular size and style of my home, the type of quality of construction of my home, my particular life style, the number of openings in my home, proper monitoring of thermostat settings, climatic conditions and location of my home, and even the two of energy consumed for heating and air conditioning numbers. of my home, and even the type of energy consumed for heating and air conditioning purposes. CO-BUYER

BUYER

21156 Start

SPECIAL-ORDER GOODS: I know that you have measured my house and its openings so that you can make the products to fit my particular house and that the goods probably will not fit any other houses, so I know that I cannot cancel this contract at any time after the period of time given to me by law in which to cancel. After that legal period of time, I know that I have the obligation to pay you in full the amount owed.

**COMMENCEMENT OF THE FINANCE CHARGE:** The finance charge (interest) is estimated to start within 30 days of the date of this contract, except in the event you complete the installation of the goods and services on another date, then the finance charge (interest) will begin to run on the date that I sign the Completion Certificate. The amount of finance charge (interest) may be more or less than the amount disclosed depending on the amounts I pay you and my timeliness in making payments.

The amount of finance charge (interest) may be more or less than the amount disclosed depending on the amounts I pay you and my timeliness in making payments. **OBLIGATIONS PERTAINING TO PROPERTY DAMAGE INSURANCE AND MY REAL ESTATE:** If Property Damage Insurance is required I understand that the policy must have a beneficiary clause which says that you are to be paid if there is a loss. I authorize the insurance company to pay you directly for any loss and you can choose to use this insurance payment to either repay any amounts I owe you or to repair my house. I also understand that the insurance company must agree that it will not cancel my policy without first telling you. I have the option of providing Property Damage Insurance through an existing policy or through a policy independently not have to). If you do obtain such insurance for me I agree to pay you back on demand plus interest at the rate disclosed on the front side of this contract titled "Annual Percentage Rate".

**DEFAULT:** I will be in default under this contract if: 1. I don't make a payment when due; or 2. I break any promise I made to you in this contract; or 3. Something else happens which causes you to believe in good faith that I do not intend to pay you as promised; or 4. I default on any obligations for which I am using my home as collateral; or 5. Something happens to my house which threatens your rights, if any, in it.

IF I AM IN DEFAULT: I understand that you have the right to foreclose the mortgage I have given to you and have my house sold to repay any amounts I owe you if I am in default under this contract. Before my house is sold, you will do everything that the law requires. If you hire an attorney to assist you to sell my house, or, to sue me, or, to protect your rights, I agree to pay you for your reasonable attorneys' fees and for other related expenses such as court costs, title searches and money you expended to protect my house, if you are allowed to collect such amounts by law.

COLLECTION COSTS: If I am in default of this contract and you demand full payment, I understand that you may send it to an attorney for collection and enforcement. If you do so, I agree to pay your reasonable attorneys' fees plus any court costs and expenses incurred by you, that is, if you are allowed to collect such amounts by law.

OTHER RIGHTS: You can choose not to enforce any of the rights under this contract as often as you want without losing them. Or, you can delay enforcing any of the rights without losing them. You can also use any rights now or in the future given to you by law.

**DELAYS:** I know that you will use your best efforts to install the products I am purchasing on my house, but I also understand that in some situations you may encounter delays that are caused by strikes, weather conditions, delays you have in obtaining materials, or for other reasons that are beyond your control. I understand that you will not be liable for such delays.

**REQUEST FOR FULL PAYMENT:** If I am in default under this contract, you can declare all that I owe under this contract payable at once. I agree to pay you interest on that amount at the disclosed annual percentage rate until the amount I owe you is paid. I also know that you can foreclose the mortgage I have given to you. SALVAGE VALUE: I know that the windows, woodwork, siding, brick and other materials that have to be removed by you for this installation have NO salvage value. When you remove them, you can have them for whatever purpose you want.

INVALID PROVISIONS: If any provision of this contract violates the law or is otherwise unenforceable, the rest of the contract will still be valid. If any part of this contract requires payment of more interest than the law permits, then you will only have the right to collect from me the amount of interest which the law allows you to collect. COMPLETENESS OF THIS CONTRACT: This contract constitutes the complete agreement between you and me and can only be changed if both you and I

ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR 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.

**INSURANCE CANCELLATION:** If I have requested insurance in this purchase, I may cancel such request for insurance for any reason within fifteen (15) days from the date of this contract by notifying you or the holder of this contract in writing. I know that the cancellation of my coverage will be arranged with the insurance carrier(s) and a full refund of my premium(s) together with applicable finance charge will be credited to this contract.

PLEASE NOTE: If I have requested insurance in this purchase, I will receive within thirty (30) days a certificate of insurance more fully describing the insurance coverage. I know that if there is any conflict in the coverage or the language of the certificate of insurance and the following Notice of Proposed Insurance that I am covered only to the extent stated in the following Notice of Proposed Insurance. I also know that I have insurance coverage only if I have been charged for it.

**Description of the experimental and the experiment** 

21157 🐛 Addendum Number 🔶 Date 8-24-91 CORPORATION ADDENDUM TO SALES CONTRACT Local Office Address: Buyer James R. Myrna L. berthrot 18183 5w Boones Ferry RD Address 727 City portiono State Oregon Zip 97224 City Klomath Falls State Or gan Zip 97601 Original Sales Contract Number \_\_ Itim 11 8-24-92 dated Buyer agrees to purchase the following described goods and services which are to be furnished as a part of the Contract referred to above, OR, Buyer requests that Seller make the following changes in such contract, previously executed by the parties hereto, subject to all the terms and conditions contained therein, except as otherwise stated herein: S Havees - + Custom toใบห Deress Bove A Coatco ئ Herrizona SiDina to Be Color Whi aa 450 Ins - Horrizona S. Ding rsn OF House ONV Color Be Colonial to حرص Anvor All Remove Sottes wood NECESSAN cemer Insta Droper Installa Insulation Board Be VSKIREN E Kno All Silver Ins 40 year Man Factures Non provate Transfeade Lifetime Quality craftsorashipu horrant yper Orapy Installation Knal for HI Costs Hie Complete V Fina سمىقصع Rebto DeBnis Work To Be Done Except For what's Described Allove sor k J-Channel \_ TO Be white Incolor Special Instructions: Additional Restriction on Terms of Warranty: NOTICE DO NOT SIGN THIS ADDENDUM BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACES. 1 YOU ARE ENTITLED TO AN EXACT COPY OF THE ADDENDUM YOU SIGN, COMPLETELY SIGNED. EACH OF THE UNDERSIGNED BUYER(S) ACKNOWLEDGES THAT SUCH BUYER RECEIVED AT THE TIME OF THE EXECUTION OF THIS ADDENDUM AN EXACT COPY HEREOF COMPLETELY FILLED IN. то 2. THE 3. BUYER THE PACESETTER CORPROATION PACESETTER PRODUCTS, INC./P.P.I., INC. Signed **PSTR-PPI, INC.** Willis Wiln Date Bv IM 12 Herbardt 8-24-92 SM/S-101-14 ADD-F/IB Date CONFIDENTIAL ONLY ORIGINAL FINANCIAL INSTITUTION

21158

## LEGAL DESCRIPTION

Lots 4 and 29 of ROSELAWN, Resubdivision of Block 70 Buena Vista Addition to teh City of Klamath Falls, Oregon, according to the Official Plat thereof on file in the office of the County Clerk, Klamath County, Oregon.

STATE OF	OREGON: COL	UNTY OF KLAMATH: ss.		the day
Filed for 1		Decogetter COM	o'clockMi, and cary	County Cherry
FEE	\$25.00		by Ale	~