			YON PAGE 1 OF 4
The The	RETAIL HISTALLMENT SAL	STATE OF OFF	A MORTEAGE SATES 10010
PACESETTER	THE PACISET	I ER CORPORATIO	CONTRACT NO. L9914
CORPORATION	(THE SE I	I :R PRODUCTS, I Proceeditor)	
93413 21-10-95	A09:47 RCVD "CONISUN		Vol <u>m95</u> Page 633
After recording			0750-2859
IZ. 12775 N.E. MARX STREET			0100-2001
PORTLAND, OREL ON 97230 (503) 254-8154			
	- ' ··	. /	Southwick
	J. 1 BRENDI		UYERS
In this Contract the words I, m	ne, and my refer to the Buyer 1 id/o	Co-Buyer. The v t	c ds you and your refer to the Seller and/or a bank or other financial
incriming of it buys this contract. If it	1 do s 1 whit make my pupilient to the		sponsible for all promises made and for paying the obligation(s) in full; poducts ("The Products" manufactured and/or distributed and installed
by The Facesetter Corport tion:	suye . This conduct covers my perma		•
D. C. C. ST. C.	ACITERS TO DELL	e cusi	12m install Pacesetter
ADDONTION ST	FORM DOMES (2)	1. To the	above Addiress AS Follows
DIERATING ST	LUITY INTO LE		15, Almond in color,
TO FRONT	BACK DOOR _	upening:	is in the second of the
2.) MATERIAL	covered by Ma.D.	LECCTUAL	1'S 10years, Non-prorated warranty
3. Installation	rovered by That	escarters.	lyear Quelity craftmanship
· · · · · · · · · · · · · · · · · · ·	F '		
1 5 40 70 1	BE cleaned of	all wor	ric related debris
S) WINDY CH	BLECTS TO PACE	etters	work Schedule.
<b>L</b> .			1
- HLL COST	La ha d	to eidi.	19 or Soffit : fascia,
JNO DORI	S to UK CLORK	· ····	· / TUPE -
UIDDOIDS	or cony UTRER.	1 <u>21</u> 61	CTURE .
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		·	
		•	
1915 - 1	the 'Address'' stated on page 2 unless	a different addre e	s is stated here:
ine mounts are to be installed at t	the courses stated on page 2 Units.	addit t	
	nting or staining will be provided up	ess specified in a	l is contract.
PLIED, OF MERCHANIAD	ILI I AND FILLESS OF A	TTEN I MITE	D WARRANTY OR SERVICE CONTRACT MADE BY
SELLER FURNISHES BUY	EHALE (b) $ $ have read, in accail,	ne separate "LINE	( TED WARRANTY" which accompanies this contract. It explains the
concitions and circumstances in wh	with h applies to the Products asts	nly as long as the	t warranty or service contract. (c) I have read, in detail, the conditions
and circumst rees in when the inst	ied + grant which applies to the ins :	and gutters and gutters allocation lasts only a	all be redone. I take police of the limitations on the warranty, and I all ong as the warranty or service contract. Siding Products are warranted
separately by the manufacture of a	anose route to		
I IN TED WARRANTY: Ny sole an	td exclusive remedy against you or )	y ur assignee shall riclusiva rights an	be limited to my right, and remedies under the express LAMTED a remedies under the worranty shall be in fieu of all other rights
MARRANTY jou extend to me a	It the time is sign this contract, my	3M	
ILL MANUFACTURED WINDOW PF	RODUCTS ARE NOT GUARANTEED AGAIN	N ST. CONDENSATION.	MOISTURE FORMATION OR FROST. PRODUCTS ARE NOT GUARANTEED
I GAINST CORROSION DUE TO ADV	ERSE GLIMATIC CONDITIONS.	CARATE WRITTEN I	I STOLING AT DEDTAINING SIN FLY TO MANUFACTURED PRODUCTS OF THE
PACESETTER CORPOFATION AND	WHICH "LIMITED WARKANIT HAS	DECH DECHTERE	
HE FOREGOING PROVISIONS REG Further, The Picesetter C	Corporation makes NO REPRESENTATION	OR WARRANTY O	O ANY KIND OR NATURE WHATSOEVER. EXPRESS OR IMPLIED, WITH
ESPECT TO THE ENERGY SAVING	65 LUDED OK MAT RUNIETE DI USI	of the rad and	the of inculating in my home the narticular size and style of my
ipor a number of actors, inc ionie, the type of quality of	construction of my home, my particu	ar life style, the	number of openings in my home, proper monitoring of thermostat s med for beating and air conditioning purposes.
et ings, climatic conditions and		. Po or cucicy COLS	s med for heating and air conditioning purposes.
05' SM RIL-ORICHE PAGE F	ORIG NA	FINANCIAL I	ISTITUTION
\$ 55			

and a second

	남아, 일이 생각, 한 환영이 활동을 위해 이렇게 하는 것이 가지 않는 것을 했다. 것 같아 있는 것 같	As
internet in the second s	ADDITION L TERMS	654
PREPAYMENT AND ACCRUAL OF THE FINANCE CH	It E: Even though const have to pay more than the regular scheduled monthly payment. That	we the right
to prepay the vhole amount (wing to you in full at any tine	0 0 Dari from time i time. Lunderstand that he finance charge (interest) is computed daily	I know my
imasce charge will be less if i make an early payment, and it	i be higher if I pay 1 ter I also recognize that inv necessary adjustment to my total finance cha	arge will be
assumption that you will receive each of the payments exactly	$c_1$ page 2 for the F a new Charge, Notal of Payments, and the Total Sale Price are estimates b on its due date; and now that there will be no refund if I prepay because there is nothing to re-	ased on the
I am charged (in a duily basis I know that if all rebates, refu	I = nd credits to which I might be entitled are less than one dollar (S1.00), no refund will be m	ade I may
<ul> <li>voluntarily prepay the amount 1 owe you, in full or in part, at</li> </ul>	n ime. It I make a 3 rtial prepayment. I must continue to make my regular payments until I ha	ave paid all
ame onts owed		×7
SPECIAL-ORDER GOODS: - know that you have measure	$t_{i}$ house and its op a ages so that you can make the Products to fit my particular house and that $c_{i}$ cell this contract at any time after the perior of time given to me by law in which to cancel	t the goods
legal period of time I know that I have the obligation to p	y but in full the arc int owed.	. After that
	rance charge (interval is estimated to start within 30 days of the date of this contract, except in	n the event
<ul> <li>that you complete the installation of the goods and services.</li> </ul>	$1 \ge 1$ other date, then $d \ge finance charge (interest) will begin to run on the date that I sign the C$	Completion
Certificate. The amount of finar co charge (interest) may be mine	r 1 ss than the amour : isclosed depending on the amounts I pay you and my timeliness in making p	ayments.
OBLIGATIONS PERIAINING TO PROPERTY INSUR polyay must be a benefician clause which says that you as	WE XE AND MY REAL ESTATE: If Property Damage Insurance is required 1 understan bet paid if there is use. I authorize the insurance company to pay you directly for any loss a	d that the
choose to use this insurance plyment to either repay any an	$\mathbf{r} \in \mathbf{L}$ over you or to $r_3$ air my house. I also uncerstand that the insurance company must agree	nd you can
not ancel my policy without first telling you. I have the opt	f providing Propit v Damage Insurance through an existing policy or through a policy ind	ependently
- obtained and plied for by me. I' Property Damage Insurance s	e j dired and I do not obtain such insurance, you may obtain this insurance for me if you want (	but you do
Per sntage Rat	of ity you back on ce and plus interest at the rate disclosed on page two of this contract title	d "Annual
	ns ke a payment what due; or 2. I break any promise I made to you in this contract; or 3. Some	athing also
happens which causes you to believe in good faith that I do to the	are id to pay you as $r \tau$ mised; or 4. I default on any obligations for which I am using my home as	collateral:
or 5. Something happens to riv house which threatens your	i ( ts, if any, in it.	
COLLECTION COSTS: If 1 in in default of this contract u	u demand full pass tent. I understand that you have the right to foreclose the mortgage I have	ve given to
you and to have my house sole to repay any amounts I owe 7 to assist you in the er forcement of your rights, including the s	1 Sefore my house 5 sold, you will do all that the law requires. I understand that if you hire a complexity house or a 1.8 suit, 1 agree to pay you for reasonable attorneys' fees and for other related	in attorney
such as court costs, title searches and money you expended	o rotect my house you are allowed to collect such amounts by law.	a expenses
OTHER RIGHTS: You can che ose not to enforce any of the	ga s under this contract as often as you want w thout losing them. Or, you can delay enforcing	any of the
rights without osing them. You can also use any rights new	o in the future given to you by law.	
DELAYS: I know that you will use your best efforts to instal	e   roducts I am purch sing on my house, but I ilso understand that in some situations you may	encounter
for such delays	ut we in obtaining in terials, or for other reasons that are beyond your control. I will not hold	you liable
•	by contract, you can electare all that I owe under this contract payable at once. Lagree to pay y	ou interact
on that amount at the maximur : contractual rate allowed by 'r	10 til the amount I (a : you is paid. I also knov/ that you can foreclose the mortgage I have giv	en to you.
ARBITRATION: If I have a cuspute or claim with you come	us the quantity, qu'il ty or performance of the Products. I understand that my dispute may be	submitted
to any settled a cording to the mediation-erbitration program t entered in the court having jurisdiction over me and you.	at any have develop a in my community. I also know that any decision made by an arbitrator(s'	) would be
e, , , , , , , , , , , , , , , , , , ,	n : brick and other a terials that have to be re noved by you for this installation have NO salv	ana vatua
When you remove them, you is a have them for whatever p	$\mathbf{T} \mapsto \mathbf{c}$ you want.	age value.
SPECIAL SIT JATIONS: Du : o the uniqueness of some of	roducts that you sell. I understand that in special situations your Regional Office may have	to review
<ul> <li>and approve the contract. I also inderstand that this sale occur.</li> </ul>	d some and the you and I may not have ) ad all the correct information important to this t	ransaction
	to more that may he e occurred when the blanks in this contract were completed.	
- HAVALED FING VISIONS: If any provision of this contract + 0 payment of rise e interest than the law permits, then you will	t: the law and is use forceable, the rest of the contract will be valid. If any part of this contrast $c$ y have the right to collect from the the arount of interest which the law allows you to	ct requires
COMPLETENESS OF THIS CONTRACT: This contract of		concer.
	NO712E	
ANY HOLDER OF THIS CONSUMER CRE	CONTRACT SUBJECT TO ALL CLAIMS AND DEFENSES WHIC	H THE
DEDTOD COLLID ACCIDE ACAINOT THE OF		

INSURANCE CANCELLATION: If I have requested insurance in this purchase, is us cancel such request for insurance for any reason within fifteen (15) days from the disc of this contract by notifying you or the holder of this contract in writing. I know that the cancellation of iny coverage will be arranged with the insurance carrier(s) and a full returd of any premition (s) together with applicable find nee charge will a credited to this contract. PLE ISE NOT 5: If I have requested insurance in this purchase. I will receive with an thirty (30) days a certificate of insurance more fully describing the insurance

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PAGE 4 OF 4

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coverage. I know that if there s any conflict in the coverage of the language of the erificate of insurance and the following Notice of Proposed Insurance that I am covered only to the extent statistic in the following Notice of Proposed Insurance in surance. Iso know that I have insurance coverage only if I have been charged for it.

## NOTICE OF PROPOSED INSURANCE

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DEBTOR COULD ASSERT AGAINST THE SILLL'R OF GOODE OR SERVICES CBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF RECOVERY HEREU IDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE

I take notice that either Credit Accident at d H: Ith Insurance, or b th, will be applicable to this Instaliment Sales Contract only if I have chosen it by signing the request for such us ince. This insurance will ofly or at the properties of the number of the number of the number of the others are constructed by the insurance shown. Subject to acceptance by the insurance shown. Subject to acceptance by the insurance company, the insurance will be effective as of to ay and will contain a only for the number of months after the effective date equal to the number of insulate company the inderstant that the particular insurance may of privide cover, g for my last few payments, and that during that period of time I will not have any insulated cover, g. All benefit: and proceeds of the insurance may of privide cover, g for my last few payments, and that during that period of time I will not have any insulated cover, g. All benefit: and proceeds of the insurance will be paid to you or to a financial institution if it purchases the Installment Sales Contract to the extent of its interests and any balance will be payable to me. The institution of Credit a e Insurance is the amount required to repay the Total of Payments; thereafter, the of its theresis and any barance will be payable to me, the month month of electricity encounters in a language to include the payable to me and a monthly payment on a should start 30 day by s. If I am jointly obligated on the Installment Sales Contract with a Co-Buyer, and we have both up ned the request to receive, due to be effits will be payable only with respect to the first one of us to die. Subject to exclusions, eliminations We dive built appendix the direct direction of the direction of the part of the part of the direction of th obtain any lasu ance from you if I am over 65 years of agu toda , and I also kno + that the insurance cove age provided to me may contain a maximum amount of coverage which will not pay in some cases, the entire amount that I owe you. I) e to the maximum amount of coverage stated in the in-urance policy. I know that any unpaid amount in excess of the insurance coverage will still be to be paid. If 1 : Installment Sales Cont act is prepaid in full prior to the last payment date, any unpained insurance premiums vol be refunded to me in the manifer prescribed by lt w. Within thirty (30) days; I will receive the certificate of insurance more fully describing my it surance coverage. If the insurance is not a cepted by the insurance company, I will receive a refund of the insurance premiums I have paid.

DEBTOR HEREUNDER.

FOR USE IN THE STATE OF OREGO	
RETAIL-INSTALLMENT SALES CONTRACT	
to sell, for the Total Sale <sup>20</sup> ice set forth below, the P odul i and services da the payment schedule set forth below, together with interest i from at the app	nd a Total Sale Price for the Products described on page 1 of this contract. The subject to approval o my credit. I (Buyer) now choose to buy and you agree sribed on page 1. I agree to pay you the Amount Financed in accordance with
SUMMARY OF SALE: Base cash price $S \perp 400^{\circ}$ + tax 0.00 Total sush price $S \perp 400^{\circ}$ - Cash [total dot 1 payment $S \perp 500^{\circ}$	$= $1.400^{\circ}$
THEMIZATION OF THE AMOUNT FINANCED OF S	
$S = \frac{1}{9} = \frac{9}{00} = \frac{20^{46}}{00}$ Amount credited to this contract (same amount as the "1) $S = \frac{1}{9} = \frac{9}{00} = \frac{1}{9}$ Amount paid on net balance from prior contract with year Amount(s, paid to other a my babality)	paid Balance.")
Amount(s paid to others in my behalf: $5 - \frac{9}{10} \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2}$ to insurance company for Credit Life in surance	
$5 \_ \underline{1.31.61}$ to insurance company for Accident and lealth insurance	S _ O.OO _ to public officials for filing/recording fees (e) S _ O.OO _ to (Specify)
ANNUAL FINANCE Amount F	
PERCENTAGE CHARGE The amount of RATE The dollar are of the provided to of The well of the conditional of the provided to of the dollar are of the provided to of the	or on paid after I have made all on credit, including my down
vearly rate.	$\begin{array}{c c} payment s as scheduled. \\ payment of $0.000 \\ payment of $
17.5 % 822 45 \$1.62. My payment schedule will be:	
Number of Payments Arise and of Payments When Payments at: Doe	Security: I am giving you: 1. a security interest in the goods, services and property
ist Plument S 40.74 e First ayn out due approximet after cale installation.	y 30 days 2. a mortgage on my real estate at my "ADDRESS" b low and legally described on page 3 hereof.
5'-1 s 4'0.74 All subsect ent r sallments on the sonsecutive most n and paid in fill subsective most n and paid in fill	Late Charge: If a payment is more than fifteen (15) days
Credit life insurance and credit disability insurance and NOT required ( and will not be provided unless 1 sign and agree to pay he additional con- tree Prennan Term Scenare	Prepayment: If I pay off early I will not have to pay a
Credit Lite I want credit Lite X	benaity, and I may be entitled to a refund of part of the finance charge
10. 00 Put	for a ditional information about non-payment, default, any
Gredit Act dent S $[3], 51$ I want treat act lent S. Ficalin S $[3], 51$ (c) and health i isor i ce. x. Spanar - B	required repayment in full before the scheduled date, and prepayment refunds and penalties. <b>e</b> means an estimate.
MORTGAGE: I hereby grant surgain, sell, convey and i sort; ge to you, as M i on rage 3 (reverse side) of this contract as security for (1 ar) units due to you a power of allo ney to insert the legal description of my red estit berrow at a later	gagee, my real estate at my "Address' below and as more particularly described
a power of a to new to insert the legal description of my next estat herein at a later i Section 38.040 commonly me red to as the "One Form (flact in Rule", You mu under this are ment in any infer of simultimential as used as mendeed.	ne. I hereby waive any and all rights that I may have pursuant to Oregon Rev. Stat take action against me, and with respect to any and all security that I give you
I promise to ply you all that I owe you under this contrast, including all applied judgment or default, at the above disclosed annual percentage the according to 1	
AND MORTGAGE ARE A PART OF THIS INSTALLMENT SALES I ONTRACT AND PROVISION ON PAGES 1, 3: AND 4 COMFRISE ADDITIONAL TERMS LIMITING SELLER'S WAR	F PRINTED ON PAGES 1, 3 AND 4 OF THIS INSTALLMENT SALES CONTRACT ( RTGAGE AND THAT I FM BOUND BY THEM. HOTICE: PROVISIONS PRINTED ANTY OBLIGATION.
I. I do not l'ave to sign this contract before I read it or if any blan ( information are left blank, 2, 1 am entitled to a convert this contract	spaces intended for the agreed terms to the extent of then available
is based upon a home solicitation sale and that his instrument is no unlawfully or commit any breach of the peace to reposses goods purchas	negotiable. 5. It shall not be legal for you to enter my premises under this contract.
BUYER'S RIGH: IF THIS AGREENENT WAS SOLICITED AT A RESIDENCE OTHER THAN THAT OF THE SELL R AND I DO NOT WANT OTHER FINANCIAL OF LIGATION BY MAILING A NOTICE TO THE SELLER. THE NOTICE WUIT SAY THAT I DO NOTI AFTER I SIGN THIS AGREENENT THE NOTICE MIST RE MAILED TO THE PACISATIC COOPERATION AT 19	HE GOODS OR SERVICES, I MAY CANCEL THIS AGREEMENT WITHOUT ANY PENALTY. CANCELLATION FEE OR
THE SELLER TO PROVIDE GOODS OR SERVICES WITHOUT DELAY BECAUSE OF AL ENER & CNCY, AND (1)THE SEL, Notice of cancely tion, and (2) in the case of goods, the goods call ot by: "Eturned to the sel	N.C. MANA SIRCE, PURIAMI, URESUN 97/30. HOWEVER, I HAY NOT CANCEL IF I HAVE REQUESTED I N GOOD FAITH MARES A SUB∵TANTIAL BEGINNING OF PERFORMANCE OF THE CONTRACT BEFORE I GIVE I N SUBSTATIALLY AS GOOD (OMOTTON AS RECEVEN BY THE RIVER
<b>COPY RECEIVED:</b> I acknowledge receipt of a complexity filled in copy of the IN WITNESS ? HEREOF, this Installment Sales Contract and Murtgage has been a	contract along with the (2) copies of the Notice of Right to Cancel Form.
BUYER'S "ADDRESS" _ 101 ARNOLD STREET	v CHILOQUIA County KLAMATH
Telephone No <u>503</u> <u>783</u> <u>3055</u>	state Zip <u>97624</u> er) grants a security intersect in the prods. Sin ice- and property being purchased
THE PACESET IER CORPORATION	nt of the ophications 77 and a property being purchased
d/b/a PACESETTER PRODUCTS, INC. (SELLER - MORI GAGE )	KROBERT J. Southwick
By:	& Bronda Sauthwell
By: CALL C TO I REPRESENTIVE	Brende, L. Southwick
7057 M-101-)R-C/ID PAG : 2	
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A Long Translation

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2661 '\$1 # nr \$33HUX9 NURSDIMMOC AN         \$5552 DON NOISSIMI KO         SE52 DON NOISSIMI KO         NODERIO ALBYTON         HLINS ANOHINY         HUNS ANOHINY         HUNS ANOHINY         HUNS ANOHINY         HUNS ANOHINY         Not ry Public         Par ed Ninxe         All Provident State         Ore_
2661 'S1 EP OF SUBHAYE MURISIMMON AND       AND         SSESS D'ON NOISSIMM CO       AND         NOEBLIGOTISHI KO       AND         H11 WS ANOHING       AND         T/3S THORS HIGH       AND         Not ry Public       And Provide State         Priced Nince       And Provide State         Original Nince       And Provide State
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HIMS ANOHING THE AND THE AND
Prir ed Ninx Applying Smith State Ore
E THE SELLER INTERIOS D TRANSFER THE CONTRACT TO FEDERAL DIVERSIFIED OF EVICES, A DIVISION ( THE PACESETTER CORPORATION, 4405 S. 96 STREET, OMAHA, NEBRASKA H, IF IT OBTAINS THE CONTRACT WILL BECOME THE UNVIER OF THE CONTRACT AND IT CREDITOR, AFTER HE SALE OF THIS CONTRACT ALL QUESTIONS CONCERNING EITHER TERMS Ha T ( R PROMENTS SHALL BE DERECTED TO THE TRANSFEREE OF THE CONTRACT AT DIE ADDRESS INDICAT DI ABOVE.