Vol.<u>///97</u> Page 40492

50038

'97 DEC 12 P2:33

MORTGAGE

0250-083045

Joyce Utley I, (we), the undersigned ___ (hereafter "Mortgagor" whether one or more) do hereby mortgage and warrant to The Pacesetter Corporation, a Nebraska corporation, a/k/a Pacesetter Products, Inc., (hereafter "Mortgagee"), its successors and assigns, that property legally described as:

Kelene Gardens First Addition, Block 1, Lot 30.

(hereafter the	"premises") to secure payment of a certain Retail Installment Sales Contract
Number	30221 , dated 11-25 ,1997 , having an Amount Financed
of \$5000.00	together with Finance Charges provided therein (hereafter the "indebtedness")

Pacesetter Corporation Please return recorded instrument to: 12775 NE Marx Street Portland OR 97230

The Mortgagor covenants with the Mortgagee, while this Mortgage remains in force, as follows: To pay the indebtedness represented by the above-described Retail Installment Sales Contract together with all finance charges provided therein in the time and manner therein described.

2. To pay all taxes, assessments, water rates and other charges that may be levied or assessed upon

or against the premises within 30 days after the same shall become due and payable.

3. To keep all the improvements erected on the premises continually intact and in good order and repair and to permit or suffer no waste of said premises.

4. If default shall be made in the payment of the indebtedness, or any part thereof, or in the performance of any of the covenants and agreements contained in the said Retail Installment Sales Contract and/or herein contained, the entire indebtedness secured hereby remaining unpaid shall at

once become due and collectible if the Mortgagee so elects, without notice of such election. 5. In the event the ownership of the premises or any part thereof becomes vested in a person other than the Mortgagor, Mortgagee may deal with such successor or successors in interest with reference to this Mortgage and the indebtedness hereby secured in the same manner as with the Mortgagor, without in any manner vitiating or discharging the Mortgagor's liability hereunder, or upon the indebtedness hereby secured.

Mortgagor hereby waives any and all rights Mortgagor may have pursuant to Oregon Revised Statutes §88.040, commonly referred to as the "One Action Rule." Mortgagee may take action against Mortgagor and with respect to any security given by Mortgagor to Mortgagee under this Mortgage, the Retail Installment Sales Contract or otherwise in any order or simultaneously as Mortgagor r

prodent.				or may deem
Dated this 25 day of 0	Vian Bisk	97		
THE PACESETTER CORPORATIO	N(anno	11+00.	11-15
By: _		MERIGAGOR	Joyce Utley	DATE
Grant Newhouse		MORTGAGOR		DATE
	State of Oregon			
	County of 1	muste	}} ss.	_
	The foregoing i	nstrument was acknowled	ged before me on this	57 day of
	designated Mortga	$9\frac{97}{7}$, by $\sqrt{9}$	& lettery	, the above
OFFICIAL SEAL GARY ABEL	ļ			
NOT ARY PUBLIC OREGON COMMISSION NO. 0951 MYCOMMISSION PRIPES APR 1999	Notary Public	Jony Celel		
Breezeseseseseseses	Printed Name (3 Aug HSVC	State State	<u>-e</u>
	My commission ex	pires: Cyml 6 (°		
ACKNOWLEDGMENT OF NOTARY PRESENCE I (We) hereby confirm that the Notary Public whose name appealed by the property of the property of the personality appears also and confirm that the Notary Public whose name appears also and confirm the public whose name appears also and confirm the Notary Public whose name appears also and confirm the Notary Public whose name appears are not				
did personally appear, sign and seal this document in my (our	cars within) presence:			
Initials: BuyerCo-B	uyer			
Please return the recorded instrun		acesetter Corpo	ration	
	1	2775 NE Marx Stortland OR 9723	reet	
TATE OF OREGON: COUNTY OF KLAMATH:				
led for record at request ofPacese	tter Corp.			
December A.D., 19 97 at	2:33 o'clock	DM and duty	the 12±h	day
of <u>Mortgage</u>	S Clock	on Page40492	recorded in vol. <u>Mg</u>	<i>V</i>
EE \$15.00	1	y Kathum	Jetsch, County Clerk	: