		MHQ NE	D 10-23-	PAGE E	<u>7</u> 9	
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AFTER RECORDING RETURN TO:		•			•	
	PREPARED	BY: BREN	T BRICHACEK			ь.
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	RECORDED	AU.	C\$ <u>&O</u>	•	BOOK_211	LPAGE 492
	COMPARED 1	R.N	I.F.\$ 160			3 PH 3: 39
					MICHELL	EUISLER
Preparer Information Pacesetter	Corporation	9505 "I"	Street	Omaha,	MADISON C N e 68127	OUNTY, 10WA (402) 331-0275
	Name	Street Ado			State, Zip	Area Code - Phone
THE	FOR US Installment sales co	SE IN THE STA Ntract. Securi) MORTGAGE	PAGE 1 OF 4 SALES	
PACESETTER CORPORATION	THE PACESET	TER CORPORATION	ON, A CORPORATION		CONTRACT NO.,	66361
COM ONTHON	,	THE SELLER / CR	CDITURJ		11-1655	594
5505 "I" STREET OMAHA, NEBRASKA 68127 (402) 331-0276	455 S.W. 5th STRE DES MOINES, 10W (515) 244-7755	ET, SUITE F A 50309	2201 52nd AVEN MOLINE, ILLINO (309) 762-5605	IVE IS 61265		
Sold To Steve q	Martin		olken			
BUYER'S "ADDRESS". 317	N 2 rd (FU	LL LEGAL NAMES	of ALL BUYERS)	1set	County Mac	lison
Telephone No. (515) 46	2-2749				State TA	<u>zip_</u> \$_0273
In this Contract the words I, me, a also known as the "Mortgagor," and your responsible for all promises made and fo following products (the "Products") man	n are referred to as the '	'Mortgagee''. Lu	nderstand that if m	ore than one	"Buyer" signs this con	tract that each will be
	o Custom	. buil		iver 9	1/	
(5) Vinylusee	6000 T	Double	Hung	win	dous to	the_
how, Wild	one to be	cone	tuto (100	oza Viny	1 4 40
be the color	of whit	e. 13/	16" The	ropare	e widow	to include
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Install to	include	all l	alor 1	ativa	1 special	toole
4 Clean.	- lyp to ce	nglite	it is	ol.	Willow	. 40
le corere	d by P	resett	en 10 a	year	warrants	t
Contract (Inpaid B	celance	may b	e pa	I in Lull	at
time of ine	tall. Int	rest S	laste /	to ac	are day	after
Install.	Custome	Recie	red Ju	ely F	Promo /	υ — <u> </u>
The Products are to be installed at the "Ac	- ldress'' stated on page 2 u	nless a different a	ddress is stated here	Alsc	to incle	rde 2

No exterior or interior trim, painting or staining will be provided unless specified in this contract.

The Products are to be installed at the "Address" stated on page 2 unless a different address is stated here:

Houter Doughes Hovizontal Blids # 415 I

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 OWN BEHALF. (b) I have read, in detail, the separate "LIMITED 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 Products lasts only as long as the warranty or service contract. (c) I have read, in detail, the conditions and circumstances in which the installation of the siding, siding accessories, gutters, flooring and blinds will be redone. Siding Products, Flooring and Blinds are warranted separately by the manufacturer of those Products.

REVERSE SIDE: I UNDERSTAND THAT THE ADDITIONAL TERMS AND PROVISIONS PRINTED ON PAGES 2, 3 AND 4 OF THIS INSTALLMENT SALES CONTRACT, SECURITY AGREEMENT ON PAGES 2, 3 AND 4 COMPRISE ADDITIONAL TERMS LIMITING SELLER'S WARRANTY OBLIGATION.

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FOR USE IN THE STATE OF IOWA INSTALLMENT SALES CONTRACT, SECURITY AGREEMENT AND MORTGAGE

PAGE 2 OF 4

SALES CONTRACT NO. 66361

;	Sale Price is the total Total Sale Price set for payment schedule below	cost of the lath below, the	Products a Products a e Products	nyer[s]/Mortgagor[s]) nd services if I buy o and services describe	a Çash Price a n credit, subject ed on page 1. I	nd a Total Sale to approval of agree to pay yo	Price my c u the	for the Products described credit. I (Buyer) now choos Amount Financed and the I	on page 1 of this contract. The 7 e to buy and you agree to sell, for
	SUMMARY OF SALE: Bree each pring \$ 3525 00 00						3.5	525.00	11-16559L
	Total cash price \$ 3525. co - Cash [total] down payment \$,,	57500
]	TEMIZATION	OF THE	AMOU	NT PINANCED	OF4 3/	00 00		Unpaid balance of \$	<u> </u>
_	\$ <u>3325</u>	Amount cre	edited to t	is contract (Same or	count on 45 - 407 T		:		
	\$ <u></u>	Amount pa	id on net l	palance from prior con	itract with you	npaid baiance,")		
	Amount(s) paid to	others on m	ıy behalf:		maer wan you.	·D ~	7 00	2	
	\$ 0.00	to insurance	e company	for Credit Life insur	ance	\$ - 40		to public officials for i	filing/recording fees (e)
Г	<u> </u>	to msurance		for Accident and He	alth insurance	\$ 78	0-0	to (Specify) Title	e Search
	ANNUAL PERCENTAG	_	FINAN	CE	Amount Fin			al of Payments	Total Sale Price
	RATE	_	CHAR	GE r amount the	The amount of provided to m	of credit te or on	The	e amount I will have d after I have made all	The total cost of my purchase
- [The cost of my cree	dit as a	credit wil	l cost me.	my behalf.		pay	ments as scheduled.	on credit, including my down
ı	yearly, rate.	3 🦔	\$ 20	26 68	· 360	DO, 00	φ.	5626 08	payment of \$
1	My payment schedule	will be:	Ψ		\$ 00		ф	0626.	\$ 5626,08
	Number of Payments	Amount o	f Payments	When Payments are	Due	·		Security: I am giving you	:
	1st Payment	\$ 78	3 14	e First Paymer	nt due /() -	1-99		ochie burchased and	he goods, services and property
	<u> </u>	-		All subsequent inst		, , , , , , , , , , , , , , , , , , , 	-	my real estate and impr my "ADDRESS" design	ovements, including my house, at
	TNOTE A NOTE	\$ 18	14	each consecutive m	onth until paid	in full.		Filing/Recording fees \$	27.00
	INSURANCE Credit life insurance	e and cred	lit disabil	ity insurance are N	OT required t	o obtata		Returned Check Charge	e: I will be charged \$20.00 for
1	The state of pro-	ided unless	or sign an	d agree to pay the a	dditional cost.	o obtain credi	اوانا	any check I give you whic or other financial institution	th is returned uppoid by the beat-
	Type Credit Life	Premium	Term (in mos.)	Signature			٦/:	Prepayment: If I pay of	ff early, I will not have to pay
1	Credit Life	\$/ 00		I want credit ⊗			_ا <i>ل</i> ـٰ	a penaity.	
		*C), "-	0,0	insurance, Signature - B	uyer	Date	-	I will review o	other portions of this contract for out non-payment, default, any
	Credit Accident	\$00	+	Signature – B I want credit accident	иусг	Date	, ,	required repayment in full	Delore the scheduled date and
	& Health	\$O, 00	10.0	and health Signature - B	Illar		1 4	prepayment refunds and pe e means an estimate.	nalties.
M	ORTGACE: If and	only if the	A			Date	_		
on	Page I and more par	ticularly de	scribed or	nanced is \$1000.00 o i page 3 (reverse side	or more, I herel e) of this contra	by convey and act as security:	mortg	gage to you, as Mortgagee	, my real estate at my "Address" er this Installment Sales Contract
8		i Mortgage.		•	in and insert th	ne legal descrip	tion o	I amounts due to you unde of my real estate hereon at	a later time.
SE	LLER WILL NOT	NITIATE A	FOREC	— Co-Buyer					
TH	E EVENT OF DEF	AULT. SEL	LER MAY	RETAIN A LIEN A	GAINST THE	WHICH COL HOME UNTI	ILD (L BU	CAUSE BUYER TO LOS YER'S CONTRACT OR	SE BUYER'S HOME, EVEN I LIGATIONS HAVE BEEN ME
beg	DNSOLIDATION: I gin under this Contract	f I now have t.	e a balance	dae you nom a picy.	ious putchase, i	understand I m	iust co	ontinue to make my payme	LIGATIONS HAVE BEEN ME note on that obligation until paymen
1.	This contract should	not be sign	ed before	heing read by the Rus	OTICE TO	THE BUYER	} —		
full Tif :	balance due under t	nis contract	at any tir	ne, without penalty,	and in so doing	you may be e	upy or ntitle:	I this contract at the time y d to a rebate of the unearn	rou sign it. 3. You may pay off th ed finance and insurance charge ater than \$7.50. 5. Each co-signe " and has received from me a cop r assign this contract
whi	o is not your spouse a	nn me 12w. cknowledge	4. II you i s that suc	repay the unpaid bal I co-sioner has sinner	ance, you may Land delivered	have to pay a r	ninim	um finance charge not gre	ater than \$7.50. 5. Each co-signe
ofs	such statement. 6. Th	is instrume	nt is based	l upon a home solicit	ation sale and i	s not negotiabl	e, bul	t you understand that I may	" and has received from me a cop assion this contract
ΙH	AVE BEEN ORALLY	ADVISED :	THAT I NA	BU CAMOEL TIME A	JYER'S RIG	HT CANCE	L		
TH	E DATE OF THIS TRA	ANSACTION	. (I HAVE	AT CANCEL THIS A READ THE ACCOM	GREEMENT A PANYING NO	T ANY TIME F	RIOF	R TO MIDNIGHT OF THE	THIRD BUSINESS DAY AFTER Explanation of this right.
CO	PY RECEIVED: I a	cknowledge	receipt of	a completely filled in	copy of this co	ontract at the tir	re of	execution along with two	EXPLANATION OF THIS RIGHT. (2) copies of the Notice of Right to
IN	icei form. Witness where	IZ dhia Tasta	II					A TOTAL CONCENTION AND AND AND AND AND AND AND AND AND AN	2) copies of the Notice of Right to
	WITNESS WHEREO	r, uns insta	nment Sai	es Contract and Mort	gage has been s		<u>ر</u>	<u></u> day of <u></u> Δ μ	<u>-1y</u> , <u>99</u>
						IMPURIANT: SHOULD BE F	REAI READ	D BEFORE SIGNING. TH	E TÉRMS OF THIS AGREEMENT NLY THOSE TERMS IN WRITING
						AUC ENLAVE	ABLE.	. NU UTHEK TERMS OR O	IRAI PROMISES NOT CONTAINER
ŧΗ	E PACESETTEF	~ · · / / / / /		(SELLER-MORTGA	GEE)	III IIIIO WANII	IEN G	UNTRAGI WAY KETEGBIT	Y ENFORCEN - VALLAKAV CHARICI
Ву:	Н	PLEY D				(X) XX		a durenieni onth BA W	OTHER WRITTEN AGREEMENT.
	Ria-	(AUTHOR)	XED(OEE)	CER)		BUYER - MOR	TGAC	GOR	
BY:	(L) Card	A CONTRACTOR						STEVE WOLF	KEN
	BRENT J.	BRICHA	erkeseni ACEK	ATIVE)		BUYER-MORT	GAG	OR-PRINTED NAME	/_/
	•				(CO-BUYER-MO	ORTG	MEC WOTKY	in
								MARTINA WOI	KEN

ORIGINAL FINANCIAL INSTITUTION

CO-BUYER-MORTGAGOR-PRINTED NAME

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AFTER RECORDING RETURN TO:

PAGE 3 OF 4

TO BE RECORDED IN REAL ESTATE RECORDS

Suith 92 of	LEGAL DESCRIPTION
Treginal togers of	f Winterest, Iv.
·	State of Iowa AA A }ss.
	State of Iowa Madison County of
	personally appeared Steve 4 Weitine Wollen to me known to be the identical person(s) named in and who executed the foregoing instrument, and acknowledged that he/she/they executed the same as his/her/their
	Bur A Birchaceh
BRENT BRICHACEK NY COMMISSION EXPIRES	Print Name Notary Public in and for the State of Iowa
ACKNOWLEDGMENT OF NOTARY PRESENCE I (We) hereby confirm that the Notary Public whose name appears of did personally appear, sign and seal this document in my (our) pres	within

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Initials: \otimes 5 ω Buyer \otimes $M\omega$

ADDITIONAL TERMS

PAGE 4 OF 4

MERCHANTABILITY AND ANY IMPLIED WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE. STATE ISW. WHERE PERMITTED BY STATE LAW, ALL IMPLIED WARRANTIES ARE EXCLUDED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTY OF 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 you or your assignee shall be limited to my rights and remedies under the express LIMIAW WHY you extend to me a LIMITED WARRANTY: Except as expressly provided otherwise in the LIMITED WARRANTY, all products are sold AS 15. My sole and exclusive remedy against

INSTALLED BY THE PACESETTER CORPORATION AND WHICH "LIMITED WARRANTY" HAS BEEN DELIVERED TO EACH RESPECTIVE BUYER IN CONNECTION WITH THIS SALE. BUYER, READ THE SEPARATE "LIMITED WARRANTY" WHICH IS A SEPARATE WRITTEN INSTRUMENT PERTAINING SOLELY TO PRODUCTS SOLD, MANUFACTURED AND/OR

PREPAYMENT AND ACCRUAL OF THE FINANCE CHARGE: Byen though I do not have to pay more than the regular scheduled monthly payment, I have the prepayment, I must continue to make any regular scheduled monthly payment in the finance charge will be computed daily, so it will be less it I make an early payment and higher if I pay payments the amounts owed. I know that there will be no refund of finance charge will be computed daily, so it will be less it I make an early payment and higher if I pay payments exactly on its due date. I know that there will be no refund of finance Charges if I prepay, because the Finance Charge is calculated on a simple interest payments exactly on its due date. I know that there will be made.

MINIMUM FINANCE CHARGE: I agree that I may be charged a Minimum Finance Charge of \$5.00 when the Amount Financed does not exceed \$75.00, and \$7.50 when the Amount Financed does not exceed \$75.00, and \$7.50 when the Amount Financed does not exceed \$75.00.

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

DEFAULT: I will be in default under this contract if: I. I don't make a payment when due; or 2. I break any promise I made to you in this contract. COMMENCEMENT OF THE FINANCE CHARGE: The finance charge is estimated to start within 30 days of the date that I sign the Completion Certificate. The finance charge will begin to run on the date that I sign the Completion Certificate. The amount of finance charge may be more or less than the amount disclosed depending on the amounts I pay you and my timeliness in making payments.

COLLECTION COSTS: If I am in default under this Contract, and you hire an attorney who is not one of your regular salaried employees to assist you in collecting the amount I owe, I agree to pay you for your reasonable attorney's fees as well as any other related expenses such as court costs, title searches and amounts you expend to protect your security, if you are allowed to collect such amounts by law.

you liable for such delays. 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 are beyond your conditions, delays you have in obtaining materials, or for other reasons that are beyond your conditions, I will not hold 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 will not hold

REQUEST FOR FULL PAYMENT: If I am in default under this contract, you can declare all that I then owe you under this contract payable at once. I agree to pay.

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.

INVALID PROVISIONS: If any provision of this contract violates the law and is unenforceable, the rest of the contract will be valid. If any part of this contract requires payment of more finance charge than the law allows you to collect.

ревтов невецирев. ANY HOLDER OF THIS CONSUMER CREDIT CONTROCT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE PROCEEDS HEREOF RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE PROCEEDS HEREOF RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE THE PROCEEDS HEREOF RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE PROCEEDS HEREOF RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE PROCEEDS HEREOF RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE PROCEEDS HEREOF BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR SHALL NOT NOTICE

INSURANCE CANCELLATION: If I have requested insurance in this purchase, I may cancel such request for insurance for any premium(s) together with applicable finance charge will be credited to this contract.

Carrier(s) and a full refund of my premium(s) together with applicable finance charge will be credited to this contract.

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

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