CHARGE SLIP

Buyer Date:		Seller Company Name	
Address		Address	
City, State, Zip		City	State Zip
Hm. Phone Cell Phone		Phone Sales Rep.	
Ernail Address	· · · · · · · · · · · · · · · · · · ·	PCI Account#	
SERIAL NUMBER DESCRIPTION OF GOOD		OS AND SERVICES	AMOUNT
			\$
			\$
			\$
			\$
			\$
		1. Subtotal	\$
By initialing below, you acknowledge your receipt and understanding of the identified Optional Credit Plan (if applicable): SAME AS CASH. No interest if paid in full within months. See your Retail Charge Agreement for more details. SPECIAL INTEREST RATE. The APR in your Retail Charge Agreement is hereby reduced to%. Rate contingent		2. Shipping and Handling	+ \$
		3. Sales Tax	+ \$
		4. Total Sales Price	= \$
optional credit on n	naking your payments through ACH: Y / N. ERRED PAYMENT. The Minimum Monthly Payment in	5. Down Payment	- \$
right: your	Retail Charge Agreement has been deferred by	6. Trade-in	- \$
	months.	Description: 7. Unpaid Balance	= \$
		8. Documentary Stamp Tax*	+ \$
Initials		9. Remaining Balance	= \$
*Florida documentary stamp tax required by law in the amount of \$0.35 for every \$100 or fraction thereof of the indebtedness has been paid or will be paid directly to the Department of Revenue. Certificate of Registration No. 78-8013652822-2.		Min. Monthly Payment	Monthly Due Date
Reveni	ue. Certificate of Registration No. 78-8013652822-2.	\$	(Dayoffie Month)
pay the remaining balance p Credit, Inc. Retail Charge Agr	that (a) you have received two completed copies of this Char lus any Interest Charges and fees due for the purchase of the eement.	ge Silp; (b) you have received on a notice or you e goods and/or services described above in a	ar cancellation rights; and (c) you promise to accordance with the terms of your Preferred
X		Χ	
Buyer's Signature Buyer's Righ		IT TO CANCEL Seller's Signature	
YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY AFTER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED NOTICE OF CANCELLATION FORM FOR AN EXPLANATION OF THIS RIGHT. WHERE FLORIDA IS THE APPLICABLE LAW: This is a home solicitation sale, and if you do not want the goods and services, you may cancel this agreement by providing written notice to the seller in person, by telegram or by mail. This notice must indicate that you do not want the goods and services and must be delivered or postmarked before midnight of the third business day after you sign this agreement. If you cancel this agreement the seller may not keep all or part of any cash down payment.			
NOTICE OF CANCELLA	TION/		***************************************
If you cancel, any property BUSINESS DAYS (IF FLOR	(Date of transaction) saction, without any penalty or obligation, within THREE E traded in, any payments made by you under the Contraction IDA or GEORGIA LAW GOVERNS, 10 DAYS) following re	BUSINESS DAYS from the above date. ct or Sale, and any negotiable instrument except by the Seller of your cancellation notic	xecuted by you will be returned within 10 ce, and any security interest arising out of
the transaction will be cand if you cancel, and the seller received, any goods delive	makes a demand within a reasonable time, you must mak red to you under this Contract or Sale; or you may if you	e available to the Seller at your residence, ir wish, comply with the instructions of the S	substantially as good condition as when eller regarding the return shipment of the
remain liable for performan	se and risk. vailable to the Seller and the Seller does not pick them up her obligation. If you fail to make the goods available to tl ce of all obligations under the Contract. mail or deliver a signed and dated copy of this cancellatior	ne Seller, or if you agree to return the good	is to the Seller and fall to do so, then you
(Collos/Con Nama) at			
	(Seller/Company Name)	(Physical Ad	
	(City) (State)	NOT LATER THAN MIDNK	GHT OF/
LUEDERY CANCEL THIS TRANSACTION			1 1
(Buyer's Signature)			(Date)

WATER TREATMENT AND TESTING. BUYER EXPRESSLY ACKOWLEDGES AND AGREES AS FOLLOWS: (1) THE WATER TESTS PERFORMED ARE NOT FOR HEALTH OR SAFETY RELATED SUBSTANCES, IMPURITIES, OR CONTAMINANTS THAT MAY EXIST IN THE BUYERS WATER; (2) THE PRODUCTS HAVE THE ABILITY TO REMOVE OR REDUCE SOME SUBSTANCES, IMPURITIES, AND CONTAMINANTS THAT MAY NOT NECESSARILY BE IN THE BUYERS WATER AND THAT THE FACT THAT THE PRODUCTS REMOVE OR REDUCE THOSE SUBSTANCES, IMPURITIES, AND CONTAMINANTS DOES NOT NECESSARILY MEAN THAT THOSE SUBSTANCES, IMPURITIES, AND CONTAMINANTS ARE PRESENT IN THE BUYER'S WATER; (3) ARTICLES ABOUT WATER PROBLEMS IN THE BUYER'S AREA WHICH MAY HAVE BEEN SUPPLIED TO THE BUYER ARE NOT INTEDED TO INFER AND ARE NOT MEANT TO SUGGEST THAT SUCH PROBLEMS IS AT THE BUYER'S HOME OR WITH BUYER'S WATER; (4) THE PRECIPITATION TEST/DEMONSTRATION PERFORMED FOR BUYER (IF ANY) IS INTENDED ONLY TO VISUALLY DEMONSTRATE HARDNESS OR OTHER NON-HEALTH RELATED CHARACTERISTICS OF THE WATER IN BUYER'S HOME AND NOT A TEST/DEMONSTRATION OF ANY HEALTH OR SAFETY ISSUE RELATED TO BUYER'S WATER; (5) BUYER UNDERSTANDS THAT ALMOST ALL WATER IS HARD (CONTAINS DISSOLVED MINERALS, FOR EXAMPLE, CALCIUM AND MAGNESIUM); (6) FOR BEST PERFORMANCE, IT IS IMPORTANT TO MAINTAIN THE PRODUCTS IN ACCORDANCE WITH THE MANUFACTURER'S INSTRUCTIONS; (7) IF, AFTER INSTALLATION, A SIGNIFICANT CHANGE OCCURS IN THE QUALITY OF THE RAW WATER ENTERING THE PRODUCTS, ADDITIONAL EQUIPMENT MAY BE REQUIRED FOR PROPER OPERATION; (8) IT IS UNDERSTOOD THAT REVERSE OSMOSIS SYSTEMS ARE THE ONLY SYSTEMS THAT REMOVE SALT FROM THE WATER; (9) THE PRODUCTS DO NOT CONTROL THE VOLUME OF WATER THAT THE BUYER RECIEVES FROM ITS WELL, IF ANY; AND (10) NO REPRESENTATION, STATEMENT, OR CLAIM HAS BEEN MADE TO THE BUYER REGARDING THE HEALTH OR SAFETY OF THE BUYER'S WATER AND THAT BUYER IS NOT RELYING ON ANY REPRESENTATION, STATEMENT, OR CLAIM REGARDING THE HEALTH OR SAFETY OF THE WATER IN BUYER'S HOME IN CONNECTION WITH THE BUYER'S PURCHASE OF THE PRODUCTS.

DISPUTE RESOLUTION. This agreement involves Interstate commerce and contains a mandatory, binding arbitration provision in accordance with the Federal Arbitration Act, 9U.S.C & 1, et seq, Seller and Buyer agree that any and all disputes, claims, or controversies ("Claim") arising under or relating to this Agreement, including by our way of example and not as a limitation: (i) the relationships resulting from this Agreement and the work and transactions arising as a result thereof including any federal or state statutory or regulatory claims; (ii) the breach of alleged breach of this agreement; or (iii) the validity of this Agreement or the validity of enforceability of this arbitration provision, shall be subject to this Section. Any claim (whether in contract, tort, or otherwise, whether preexisting, present or future, and including statutory, common law, intentional tort, and equitable claims) by Buyer or Seller, its agents, employees, successors, assigns, or affiliates, arising under or relating to this Agreement or any related purchase shall be exclusively and finally resolved by binding arbitration according to the American Arbitration Association's Rules. BUYER AND SELLER HEREBY AGREE TO CHOOSE ARBITRATION, RATHER THAN LITIGATION OR SOME OTHER MEANS OF DISPUTE RESOLUTION, TO ADDRESS ANY CLAIM WITH THE EXPECTATION THAT THIS RESOLUTION PROCESS MAY BE MORE COST EFFECTIVE AND EXPEDIENT THAN LITIGATION. BY ENTERING INTO THIS AGREEMENT, BUYER AND SELLER AGREE TO GIVE UP THEIR CONSTITUTIONAL RIGHT TO HAVE ANY DISPURE DECIDED IN A COURT OF LAW BEFORE A JURY AND, INSTEAD ACCEPT THE USE OF ARBITATION. The Parties may join other parties as provided by American Arbitration Association's Rules except that Buyer may not join Buyer's Claim with the Claim of any other party. The Parties may include Seller's subcontractors and suppliers in the arbitration to the extent that they involve Buyer's Claim. BUYER AGREES THAT BUYER(S) WILL ASSERT A CLAIM ONLY ON BEHALF OF BUYER'S OWN SELF AND THAT BUYER WILL NOT ASSERT A CLAIM ON BEHALD OF, OR AS A MEMBER OF, A CLASS OR GROUP IN EITHER ARBITRATION PROCEEDING, A PRIVATE ATTORNEY GENERAL ACTION, OR IN ANY OTHER FORUM OR ACTION. The arbitration shall be held and arbitrated in the county and state in which Buyer resided on the date of execution of this Agreement. Seller and Buyer(s) shall share equally in any applicable initial case or filing fee and cost of arbitration, unless Buyer(s) can reasonably establish to Seller that Buyer(s) is financially burdened by paying the initial case or filing fee, then Seller shall be responsible for the initial case of filing fee. The findings of the arbitrator shall be confidential, final, and binding on all parties to this Agreement and may include an award or reimbursement of filing fees that could have been paid by one party or the other. Other than required by law as determined by the arbitrator in accordance with applicable law, each party shall be responsible for its own legal fees. This Agreement and any arbitration of any Claim shall be governed by the law of FLORIDA without regarding to any choice of law rules.