ARKANSAS SUPPLEMENT

(Customer's Last Name/First Name)	(Store No.)	(Order No.)
(Salesperson's Name, if any)		
The terms and conditions of this Supplement apply "The Home Depot") Home Improvement Agreement such agreements. In the event of any conflict, incomposed in the Improvement Agreement and this Arkansas control.	ts in Arkansas and are exnsistency or discrepancy b	pressly made a part of all petween the terms of Your
IMPORTANT NO	TICE TO OWNER	
I UNDERSTAND THAT EACH CONTRACTOR ARCHITECT, ENGINEER, SURVEYOR, APPRAINSURANCE AGENT SUPPLYING LABOR, SERVIA LIEN AGAINST THE PROPERTY IF NOT MATERIALS, OR FIXTURES USED TO IMPROVE TO THE PROPERTY EVEN THOUGH THE FULL CONTRACTOR. I REALIZE THAT THIS LIEN PROPERTY IF NECESSARY. I AM ALSO AWAR CONTRACTOR IN THE AMOUNT OF THE COST LABOR NOT PAID FOR. I KNOW THAT IT IS CONTRACTOR TO FURNISH TO ME A TRUE ANI SERVICE PROVIDERS UNDER THE CONTRACT, IF ALL MATERIALS, LABOR, FIXTURES, AND SE BEEN PAID FOR. I MAY ALSO REQUIRE THE CO SUPPLIERS AND SERVICE PROVIDERS, STATII SUPPLIES AND SERVICES PROVIDED UND CONTRACTOR IN FULL. IF A SUPPLIER OR OTH MAY PAY THE SUPPLIER OR OTHER SERVICE MADE PAYABLE TO THEM JOINTLY.	SER, LANDSCAPER, AND ICES, MATERIAL, OR FIXED IN FULL FOR THE CONSTRUCT, OR INSUBLICATION BE ENFORCED ENTO ANY SERVICES, FIXED AND I MAY CHECK WITTER SERVICES FOR THAT THEY HAVE BUT THE SERVICE PROVIDER	STRACTOR, OR TITLE TURES IS ENTITLED TO HE LABOR, SERVICES, JRE OR EXAMINE TITLE AVE BEEN PAID TO THE BY THE SALE OF THE TURES, MATERIALS, OR I MAY, REQUIRE THE DF ALL SUPPLIERS AND H THEM TO DETERMINE R THE PROPERTY HAVE IT LIEN WAIVERS BY ALL BEFORE I PAY THE HAS NOT BEEN PAID, I
SIGNED:		
ADDRESS OF PROPERTY:		
DATE:		
I HEREBY CERTIFY THAT THE SIGNATURE A AGENT OF THE OWNER, OR AUTHORIZED AGE ADDRESS SET OUT ABOVE.		
(CONTRACTOR)		

NOTICE TO COMMERCIAL REAL ESTATE OWNER

IF BILLS FOR LABOR, SERVICES, OR MATERIALS USED TO CONSTRUCT OR PROVIDE SERVICES FOR AN IMPROVEMENT TO REAL ESTATE ARE NOT PAID IN FULL, A CONSTRUCTION LIEN MAY BE PLACED AGAINST THE PROPERTY. THIS COULD RESULT IN THE LOSS, THROUGH FORECLOSURE PROCEEDINGS, OF ALL OR PART OF YOUR REAL ESTATE BEING IMPROVED. THIS MAY OCCUR EVEN THOUGH YOU HAVE PAID YOUR CONTRACTOR IN FULL. YOU MAY WISH TO PROTECT YOURSELF AGAINST THIS CONSEQUENCE BY PAYING THE ABOVE NAMED PROVIDER OF LABOR, SERVICES, OR MATERIALS DIRECTLY, OR MAKING YOUR CHECK PAYABLE TO THE ABOVE NAMED PROVIDER AND CONTRACTOR JOINTLY.

NOTICE OF CANCELLATION

CONTRACT NUMBER:	
(Ente	er date of transaction)
midnight of the third day, excluding S agreement or offer. In the event you cance (2) any goods or other property (or a sutherefor); and (3) any note or other evider to or in connection with the agreement or back from you at your address any g substantially the same condition as deliver goods or other property received from you	greement or offer referred to above at any time prior to Sundays and holidays, after the day you signed the rel, the seller must return to you (1) any payments made; am equal to the amount of the trade-in allowance given nce of indebtedness, given by you to the seller pursuant offer. After cancellation, the seller is entitled to receive goods previously delivered by him or her to you in ered, providing he or she has returned any payments and you, to the extent indicated above. If the seller does not ress within twenty (20) days after you give notice of own.
TO CANCEL THIS TRANSACTION, MAIL O CANCELLATION NOTICE OR ANY OTHER	OR DELIVER A SIGNED AND DATED COPY OF THIS R WRITTEN NOTICE TO
(Name of seller)	
AT	
(Address of seller's place of busing	ness)
NOT LATER THAN MIDNIGHT OF:	(Date)
I HEREBY CANCEL THIS TRANSACTION.	
(Date)	<u>.</u>
(Buyer's signature)	-