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Del Norte	3-2-76	te se protection de la company	240	inna 🗍 🛃 a straight an statistic a straight
Modoc			1323	165
	2-27-76	12		065
Shasta			750	
	2-27-76		174	870
Siskiyou	2-27-76	14	115 - 135 174 08 - 556	
Trinity	2-21-10		그 집은 가 화장 방법에 가지 않는 것이다.	the office of
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*Executed Counterpart No. 15 was filed as a Financing Statement in the office of the * Executed Counterpart No. 15 was filed as a Financing Statement in the office of the Secretary of State of the State of California on February 27, 1976 and was assigned Uniform Commercial Code No. 76 025 797. California Commercial Code Section 9401(5), exempts mortgages and deeds of trust of utilities from the general filing requirements of the Uniform Commercial Code and provides for a single filing thereof with the Section of State

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	Date Recorded	Counterp Nos.		look	Page	Code No. *
County Bannock	2-27-76	16		286	Doc. N 5507.	38
Bear Lake Bonner	2-27-76 2-26-76	18		77 Frument	No. 10752 No. 1392	60 93
Franklin Power	3-11-76 2-27-76		definite internet i 🚗	rawer 3	Instrumen No. 1076	ıt 02

* Executed Counterpart No. 21 was filed as a Financing Statement in the office of the Secretary of State of the State of Idaho on February 27, 1976 and was assigned Uniform Commercial Code No. A-63056. Section 28-9-302(5), Idaho Code, exempts Uniform Commercial Code INO. A-05050. Section 26-5-502(5), Idano Code, exempts mortgages and deeds of trust of utilities from general filing requirements of the Uniform Commercial Code and provides for a single filing thereof with the Secretary of

MONTANA

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				Цľ.		Date		6	Counte No			Book			Page		Code	<u>No. *</u>	line i
		County	<u> </u>			Record			((111	MF	1	22	1			ř
	Big	Hor	n			2-27			22 2	in the second second			74		73	تعريد لأردأت			1.1.1.1
	Ca	rbon				2-27		بر مراجعاً (2) بحر المعالمة (2) بحر المعالية (2)	$\tilde{2}$	1.1.1.1.1.1.1.1			593	2000 (1997) 1997 - 1997 1997 - 1997 - 1997	70	100.00			
		thea	d			2-27			2	1. S.		Micro	34		22600 81				
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* Executed Counterpart No. 28 was filed as a Financing Statement in the office of the Yellowstone Executed Counterpart No. 20 was med as a rinancing Statement in the omice of the Secretary of State of the State of Montana on February 27, 1976 and was assigned Uniform Commercial Code No. 60505-A. Section 87A-9-302.2(a) of the Revised Code of Montana exempts mortgages and deeds of trust of utilities from general filing requirements of the Uniform Commercial Code and provides for a single filing thereof with the Secretary of State.

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			Real Pro Mortgage	Uniform Commercial	
County	Date <u>Recorded</u>	Counterpart Nos.	Book	Page	Code No.*
Benton	3-1-76	29	M-63487	•••	
Clatsop	3-1-76	30	425	89	, na se
Columbia	3-1-76	31	136	620	
Coos	3-1-76	32	Microfilm	76-3-3664	alguer Haterback The Alexandra Angel
Crook	2-26-76	33	MF	34351	
Deschutes	3-1-76	34	209	26	
Douglas	3-3-76	35	593	600	
Gilliam	3-1-76	36	16	14	
Hood River	3-1-76	37	Microfilm	No. 760347	
Jackson	3-1-76	38	Document	No. 76-03123	
Jefferson	3-1-76	39	46	104	
Josephine	3-3-76	40	210	596	Marthadd (
Klamath	3-2-76	41	M76	2911	an di su ya bi diyaka ana kwa 1939 - Yana ang tang tang tang tang tang
Lake	3-1-76	42	65	481	and the second secon
Lane	3-1-76	43	Reel 784R	No. 7609578	
Lincoln	3-2-76	44	62	1790	
Linn	3-1-76	45	MF128	492	
Marion	3-1-76	46	Reel 38	04	
Morrow	3-4-76	47	Microfilm	9246	
Multnomah	3-1-76	48	1090	283	
Polk	3-4-76	49	84	94	ana dia Generalia Tanàna mandritry dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia kaomini
Sherman	3-1-76	50	2	831	이 아이라는 이가 있었다. 1997년 - 1997년 - 1997년 1997년 - 1997년 - 1997년 1997년 - 1997년 -
Tillamook	3-1-76	51	244	101	
Umatilla	3-3-76	52	R-I	15	مىم قىرىسى يىرىرى ئېسىچې دەر 1-1-1-20 يىرى دىرى
Union	2-27-76	53	Microfilm	No. 60160	
	2-26-76	54	76	79	
Wallowa	3-1-76	55	Microfilm	No. 76-0516	: CANEDO
Wasco	3-1-76	56	1070	936	
Washington	J-1-/0	and a state of the			eta frenderati

Executed Counterpart No. 57 was filed on March 10, 1976 with the Auditor of the City of Portland in compliance with the requirements of the Charter of the City of Portland, applicable to instruments mortgaging franchises for the use of city streets and highways by public utilities.

* Executed Counterpart No. 58 was filed as a Financing Statement in the office of the Secretary of State of the State of Oregon on February 27, 1976 and was assigned Uniform Commercial Code No. D38057. Section 79.3020(5), Oregon Revised Statutes, exempts mortgages and deeds of trust of utilities from general filing requirements of the Uniform Commercial Code and provides for a single filing thereof with the Secretary of State.

* Executed Counterpart No. 77 was filed as a Finan Secretary of State of the State of Washington on Uniform Commercial Code No. 0341009. Revised 302 exempts mortgages and deeds of trust of util of the Uniform Commercial Code and provide Secretary of State.

Counterpar No. Date Boo Reco 26 59 3-1-76 Daggett * Executed Counterpart No. 60 was filed as a Finance Secretary of State of the State of Utah, on Febru

County

Yakima

5 UTAH

Uniform Commercial Code No. 521358. Title 704 Commercial Code exempts mortgages and deeds filing requirements and provides for a single filing t WASHINGTON

$\phi_{i_1}^{(i_1)} = \phi_{i_1}^{(i_1)} = \phi_{i_1}^{($	Date	Counterpart Nos. Boo
County	Recorded	
Ádams	2-27-76	61
「夏夏夏夏」 ほかりがい ねとりていた	2-26-76	62 Micro
Asotin	2-26-76	63
Benton	2-26-76	64
Clark		65 Drawe
Columbia	2-26-76	66
Cowlitz	2-26-76	가는 것 같은 것 바랍니다. They keep out that the Park in the park
Franklin	2-26-76	67
Garfield	2-26-76	68
Grays Harbor	3-1-76	69
	2-26-76	
Kittitas	2-26-76	71
Klickitat	2-26-76	72
Lewis		73
Skamania	2-26-76	74 74
Thurston	2-26-76	
Walla Walla	2-26-76	75
Yakima	2-26-76	76

옷이야 5 UTAH Real Property Mortgage Records Uniform Commercial Code No.* Counterpart No. Date Recorded Page Book County 356 26 59

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3-1-76 * Executed Counterpart No. 60 was filed as a Financing Statement in the office of the Secretary of State of the State of Utah, on February 27, 1976 and was assigned Uniform Commercial Code No. 521358. Title 70A-9-302(5) of the Utah Uniform Commercial Code exempts mortgages and deeds of trust of utilities from general filing requirements and provides for a single filing thereof with the Secretary of State. Daggett

WARTINGTON

가 성실 상태가 가지 않을 것을 상황하였다. 2019년 2013년 2019년 2019년 11월 11일 - 11일 - 11일	가 영상, 2013년 1월 1993년 2월 1993년 1월 1993년 1993년 1월 1993년 1993년 1993년		Real Pro Mortgage	Uniform Commercial	
County	Date Recorded	Counterpart Nos.	Book	Page	Code No.*
i pi nent an aireadh a	2-27-76	61	41	217	n ann a de bhairteann 1993 - Chairtean Anns anns 1993 - Chairtean Anns Anns
Adams Asotin	2-26-76	62	Microfilm	No. 126984 283	n a geologica a sin si
Benton	2-26-76	63	306	203	
Clark	2-26-76	64	427 December 1 C	Frame 953	
Columbia	2-26-76	.65	Drawer 1-C 824	567	
Cowlitz	2-26-76	66 67	78	146	a, magina gganagina Baranganan Sangara Baranganan Sangara
Franklin	2-26-76 2-26-76	68	Film	15276	in an ann an Air Ríoc ann an Air
Garfield	2-20-70 3-1-76	69	175	Gen 472	a la construcción de la construcción na presidente de la construcción de la construcción de la construcción de na construcción de la construcción d
Grays Harbor Kittitas	2-26-76	70	69	60 658	
Klickitat	2-26-76	71	113 117	058 251	
Lewis	2-26-76	72	53	153 153	
Skamania	2-26-76	73	724	507	
Thurston	2-26-76	74 75		646	an drughu séara na saona
Walla Walla	2-26-76 2-26-76	76	982	2310	

* Executed Counterpart No. 77 was filed as a Financing Statement in the office of the Secretary of State of the State of Washington on February 26, 1976 and was assigned Uniform Commercial Code No. 0341009. Revised Code of Washington Section 62A.9-302 exempts mortgages and deeds of trust of utilities from general filing requirements of the Uniform Commercial Code and provides for a single filing thereof with the Secretary of State.

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Uniform Commercia Code No.* cho

6 WYOMING

	2000 - 100 -		Real Prope Morigage Records	
County	Date Recorded	Counterpart Nos.	Book	Page
Albany	2-27-76	78	249	923
Big Horn	3-1-76	79	307	257
Campbell	3-1-76	80	Photos 340	319
Carbon	3-1-76	81	634	445
Converse	3-8-76	82	611	364
Fremont	2-27-76	83	Microfilm 21	228
Hot Springs	2-27-76	84	2 MF	865
lohnson	3-1-76	85	88A-27	141
Lincoln	3-1-76	86	123 PR	587
Natrona	3-1-76	87	389	600
Park	3-1-76	88	2	223
Platte	2-27-76	89	187	346
Sheridan	3-1-76	90	149	410
Sublette	2-27-76	91	27	416
Sweetwater	2-27-76	92	605	625
Washakie	2-27-76	93	2	806

* Executed Counterpart No. 94 was filed as a Financing Statement in the office of the Secretary of State of the State of Wyoming on February 27, 1976 and was assigned Uniform Commercial Code No. 134539. Section 37-64.3, Wyoming Statutes, exempts mortgages and deeds of trust of utilities from general filing requirements of the Uniform Commercial Code and provides for a single filing thereof with the Secretary of State.

and WHEREAS an instrument, dated as of March 12, 1958, was executed by the Company appointing Wesley L. Baker as Co-Trustee in succession to said Oliver R. Brooks, resigned, under the Mortgage and by Wesley L. Baker accepting the appointment as Co-Trustee under the Mortgage in succession to the said Oliver R. Brooks, which instrument was or is to be recorded in the official records of various counties in the states of California, Idaho, Montana, Oregon, Utah, Washington and Wyoming; which counties a include or will include all counties in which this Thirtieth Supplemental Indenture is to be recorded; and

WHEREAS in the Twenty-first Supplemental Indenture, Wesley L. Baker resigned as Co-Trustee and R. E. Sparrow was appointed successor Co-Trustee; and

WHEREAS in addition to the property described in the Mortgage, as heretofore supplemented, the Company has acquired certain other property, rights and interests in property; and WHEREAS the Company has heretofore provisions of the Mortgage, as supplemented First Mortgage Bonds, of the Series and in th

Series	Due
	이상 (A) 1.1.4.6.5
1. First-3¼% 2. Second-3%	
2. Second - 5%	er er er Greitetet
2. Second – 5 % 3. Third – 3 % % 4. Fourth – 3 ¼ %	9/1
5 Figh-3%%	
5. Fifth—3%% 6. Sixth—3½%	8/1
7 Coventh 3%0	
8 Fighth-5%%	()
9. Ninth-54%	9/1
10 Tenth-41/4%	
11 Fleventh-43k%	7/1
12. Twelfth-51/8%	
13 Thirteenth-4%	10/1
14. Fourteenth-4½% 15. Fifteenth-3%%	1271 1171
15. Fiftcenth—3%%	4/1
16. Sixteenth-3%%	8/1
16. Sixteentin-3%% 17. Seventeenth-3½% 18. Eighteenth-4½% 19. Ninetcenth-4½%	6/1
-18. Eighteenth-4/8%	10/1
20. Twentieth	3/1
20. Twentietin -34% 21. Twenty-first $-4\%\%$	5/1
21. Twenty-mst—4%%	
23. Twenty-third—4%%	
24. Twenty fourth -5%	
25. Twenty-fourth 8%	i ang sa sa Shali sa siya
24. Twenty-fourth—5% 25. Twenty-fifth—8% 26. Twenty-sixth—8 ³ / ₄ %	117
26. Twenty-sixth-8%% 27. Twenty-seventh-9%% 28. Twenty-eighth-7%% 29. Twenty-ninth-8% 20. Thirrighth-7%%	ere Caster e
28 Twenty-eighth-718%	950 B
29 Twenty-ninth-8%	107
30. Thirtieth-7¼%	
30. Thirtieth—74%	
13 1 hirty-init() 10/4/0	
34. Thirty-fourth-10%	

* Due 1985 upon exercise of option

1200 B

7 WHEREAS the Company has heretofore issued, in accordance with the provisions of the Mortgage, as supplemented, bonds entitled and designated First Mortgage Bonds, of the Series and in the principal amounts as follows:

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First Mortgage Bonds, of the Series and	Due Date	Aggregate Principal Amount Issued	Aggregate Principal Amount Outstanding
Series	1017	\$38,000,000	\$29,000,000
1. First -34% 2. Second -3% 3. Third $-3\%\%$ 3. Third $-3\%\%$ 4. Fourth $-3\%\%$ 5. Fifth $-3\%\%$ 6. Sixth $-3\%\%$ 7. Seventh $-3\%\%$ 8. Eighth $-5\%\%$ 9. Ninth $-5\%\%$ 10. Tenth $-44\%\%$ 12. Twelfth $-5\%\%$ 13. Thirteenth $-44\%\%$	1977	9,000,000	9,000,000
1. Flist-57470	1980	12,500,000	12,500,000
2. Second - Some second	1982	7,500,000	7,500,000
J. Tilld-5/8/0	9/1/1982	8,000,000	8,000,000
4. Fourin-57470	1984	30,000,000	30,000,000
5. $F_{11}(1) = -5.78 m \dots $	8/1/1984	10,000,000	10,000,000
6. SIXIII	1985	10,000,000	0
7. Sevenui 57870	1987	12,000,000	Sector Sector
8. Eignin	9/1/1987	20,000,000	15,000,000
9. Ninth— $-3^{7/4}/0^{7}$	1988	15,000,000	20,000,000
$10. 1 \text{entn} - 4\% \% \dots $	7/1/1988	20,000,000	20,000,000
11. Eleventin -47870	1990	20,000,000	35,000,000
12. $1 \text{ well th} - 37870$	1992	35,000,000	32,000,000
1	12/1/1992	32,000,000	,52,000,000 0
14. Fourteentn 472 /0	11/1/1974	11,434,000	4,500,000
15. Fifteentn	4/1/1978	4,500,000	4,951,000
16. Sixteenth-37870	8/1/1979	4,951,000	5,849,000
17. Seventeenin	6/1/1981	5,849,000	6,157,000
18. Eighteenth 478 %	10/1/1982	6,157,000	8,659,000
19. Nineteenth-4/8%	3/1/1984	8,659,000	14,454,000
20. Twentieth-3 ³ / ₄ %	5/1/1986	14,454,000	30,000,000
20. Twentieth		30,000,000	30,000,000
22. Twenty-second 478 %	1994	30,000,000	30,000,000
23. Twenty-third-4%%	1995	30,000,000	25,000,000
24. Twenty-lourth-5%	1999	25,000,000	20,000,000
25. Twenty-fifth-8%	11/1/1999	20,000,000	20,000,000
26. Twenty-sixth—8 ³ / ₄ %	2000	25,000,000	25,000,000
27. Twenty-seventh-9%%	2001	40,000,000	40,000,000
28. Twenty-eighth - 1/8%	-10/1/2001	35,000,000	35,000,000
29. Twenty-ninth-8%	2002	30,000,000	30,000,000
30. Thirtieth-74%	2004	60,000,000	60,000,000
31. Thirty-first-81%	1983	70,000,000	70,000,000
32. Thirty-second-918%		* 60,000,000	60,000,000
21. Twenty-issc-ord-44%%		75,000,000	75,000,000
33. Thirty-third—10%			

* Due 1985 upon exercise of option by holder.

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WHEREAS Section 8 of the Mortgage provides that the form of each series of bonds (other than the First Series) issued thereunder and of the coupons to be attached to the coupon bonds, if any, of such series shall be established by Resolution of the Board of Directors of the Company; that the form of such series, as established by said Board of Directors, shall specify the descriptive title of the bonds and various other terms thereof; and that such series may also contain such provisions not inconsistent with the provisions of the Mortgage, as supplemented, as the Board of Directors may, in its discretion, cause to be inserted therein expressing or referring to the terms and conditions upon which such bonds are to be issued and/or secured under the Mortgage, as supplemented; and

WHEREAS Section 120 of the Mortgage provides, among other things, that any power, privilege or right expressly or impliedly reserved to or in any way conferred upon the Company by any provision of the Mortgage, as supplemented, whether such power, privilege or right is in any way restricted or is unrestricted, may (to the extent permitted by law) be in whole or in part waived or surrendered or subjected to any restriction if at the time unrestricted or to additional restriction if already restricted, and the Company may enter into any further covenants, limitations or restrictions for the benefit of any one or more series of bonds issued thereunder, or the Company may cure any ambiguity contained therein, or in any supplemental indenture, or may (in lieu of establishment by Resolution as provided in Section 8 of the Mortgage) establish the terms and provisions of any series of bonds other than said First Series, by an instrument in writing executed and acknowledged by the Company in such manner as would be necessary to entitle a conveyance of real estate to record in all of the states in which any property at the time subject to the lien of the Mortgage, as supplemented, shall be situated; and

WHEREAS the Company has entered into a Financing Agreement dated as of July 1, 1976, with Converse County, Wyoming, in order to finance a portion of certain pollution control facilities, and pursuant to such Financing Agreement the Company has agreed to issue a series of its bonds under the Mortgage in order to secure certain of its obligations under the Financing Agreement; and

WHEREAS the Company now desires to create a new series of bonds and (pursuant to the provisions of Section 120 of the Mortgage) to add to its covenants and agreements contained in the Mor mented, certain other covenants and agreements alter and amend in certain respects the covenan in the Mortgage, as heretofore supplemented; a

WHEREAS the execution and delivery by the Supplemental Indenture, and the terms of th Series hereinafter referred to, have been duly Directors of the Company by appropriate Re Directors;

Now, THEREFORE, THIS INDENTURE WITNES

That Pacific Power & Light Company, in o and of One Dollar (\$1) to it duly paid by th ensealing and delivery of these presents, the acknowledged, and in further assurance of the Trustees and in order further to secure the pays and interest and premium, if any, on the bon under the Mortgage; according to their tenor ance of all the provisions of the Mortgage supplemental thereto and any modification provided) and of such bonds, and to confirm certain after acquired property, hereby gran conveys, assigns, transfers, mortgages, pledg (subject, however, to Excepted Encumbrances Mortgage) unto R. E. Sparrow (successor to W Brooks) and (to the extent of its legal capaci purposes hereof) to Morgan Guaranty Trus (formerly Guaranty Trust Company of New Mortgage, and to their successor or successo Trustees and their successors and assigns forever and mixed, acquired by the Company after t Supplemental Indenture, of the kind or natur Article XXI of the Mortgage or of any other herein or in the Mortgage, as heretofore supple now owned, or, subject to the provisions of sul the Mortgage, hereafter acquired by the Com dation, merger, donation, construction, erection wheresoever situated, including (without in any

covenants and agreements contained in the Mortgage, as heretofore supplemented, certain other covenants and agreements to be observed by it and to alter and amend in certain respects the covenants and provisions contained in the Mortgage, as heretofore supplemented; and

Q

WHEREAS the execution and delivery by the Company of this Thirtieth Supplemental Indenture, and the terms of the bonds of the Thirty-fifth Series hereinafter referred to, have been duly authorized by the Board of Directors of the Company by appropriate Resolutions of said Board of Directors;

Now, THEREFORE, THIS INDENTURE WITNESSETH:

WHERE SHE

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That Pacific Power & Light Company, in consideration of the premises and of One Dollar (\$1) to it duly paid by the Trustees at or before the ensealing and delivery of these presents, the receipt whereof is hereby acknowledged, and in further assurance of the estate, title and rights of the Trustees and in order further to secure the payment of both the principal of and interest and premium, if any, on the bonds from time to time issued under the Mortgage, according to their tenor and effect, and the performance of all the provisions of the Mortgage (including any instruments supplemental thereto and any modification made as in the Mortgage provided) and of such bonds, and to confirm the lien of the Mortgage on certain after acquired property, hereby grants, bargains, sells, releases, conveys, assigns, transfers, mortgages, pledges, sets over and confirms (subject, however, to Excepted Encumbrances as defined in Section 6 of the Mortgage) unto R. E. Sparrow (successor to Wesley L. Baker and Oliver R. Brooks) and (to the extent of its legal capacity to hold the same for the purposes hereof) to Morgan Guaranty Trust Company of New York (formerly Guaranty Trust Company of New York), as Trustees under the Mortgage, and to their successor or successors in said trust, and to said Trustees and their successors and assigns forever, all property, real, personal and mixed, acquired by the Company after the date of the Twenty-ninth Supplemental Indenture, of the kind or nature specifically mentioned in Article XXI of the Mortgage or of any other kind or nature (except any herein or in the Mortgage, as heretofore supplemented, expressly excepted), now owned, or, subject to the provisions of subsection (1) of Section 87 of the Mortgage, hereafter acquired by the Company (by purchase, consolidation, merger, donation, construction, erection or in any other way) and wheresoever situated, including (without in anywise limiting or impairing by

the enumeration of the same the scope and intent of the foregoing) all lands, power sites, flowage rights, water rights, water locations, water appropriations, ditches, flumes, reservoirs, reservoir sites, canals, raceways, dams, dam sites, aqueducts, and all other rights or means for appropriating, conveying, storing and supplying water; all rights of way and roads; all plants for the generation of electricity by steam, water and/or other power; all power houses, gas plants, street lighting systems, standards and other equipment incidental thereto, telephone, radio, television and air-conditioning systems and equipment incidental thereto, water works, water systems, steam heat and hot water plants, substations, lines, service and supply systems, bridges, culverts, tracks, ice or refrigeration plants and equipment, offices, buildings and other structures and the equipment thereof; all machinery, engines, boilers, dynamos, electric, gas, and other machines, regulators, meters, transformers, generators, motors, electrical, gas and mechanical appliances, conduits, cables, water, steam heat, gas or other pipes, gas mains and pipes, service pipes, fittings, valves and connections, pole and transmission lines, wires, cables, tools, implements, apparatus, furniture and chattels; all franchises, consents or permits; all lines for the transmission and distribution of electric current, gas, steam heat or water for any purpose, including towers, poles, wires, cables, pipes, conduits, ducts and all apparatus for use in connection therewith; all real estate, lands, easements, servitudes, licenses, permits, franchises, privileges, rights of way and other rights in or relating to public or private property, real or personal, or the occupancy of such property and (except as herein or in the Mortgage, as heretofore supplemented, expressly excepted) all right, title and interest the Company may now have or may hereafter acquire in and to any and all property of any kind or nature wheresoever situated.

And the Company does hereby confirm that the Company will not cause or consent to a partition, either voluntarily or through legal proceedings, of property, whether herein described or heretofore or hereafter acquired, in which its ownership shall be as a tenant in common, except as permitted by and in conformity with the provisions of the Mortgage and particularly of Article XI thereof.

TOGETHER WITH all and singular the tenements, hereditaments, prescriptions, servitudes and appurtenances belonging or in anywise appertaining to the aforementioned property or any part thereof, with the reversion and reversions, remainder and remainders and (subject to the provisions of Section 57 of the Mortgage) the tolls, rents, revenues, issues, earnings, income, product and profits thereof, a interest and claim whatsoever, at law Company new has or may hereafter ac property and franchises and every part

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IT IS HEREBY AGREED by the Compasubsection (1) of Section 87 of the Mor franchises acquired by the Company (1 donation, construction, erection or in an except any herein or in the Mortgage, as excepted, shall be and are as fully grant Mortgage, and as fully embraced within property, rights and franchises were now specifically described herein or in the thereby.

Provided that the following are no hereafter granted, bargained, sold, i ferred, mortgaged, pledged, set over or expressly excepted from the lien and cash, shares of stock, bonds, notes and not hereafter specifically pledged, paid the Mortgage or covenanted so to apparatus, materials or supplies held disposition in the usual course of busine supplies consumable in the operation Company: all aircraft, tractors, rolling coaches, automobiles, motor trucks, a supplies held for the purpose of repa any of the same; (3) bills, notes demands and choses in action, and agreements not specifically pledged un be; the Company's contractual rights tires not owned by the Company; (4) leasehold which may be or become si electric energy, gas, steam, water, generated, manufactured, stored, proc Company for sale, distribution or use all timber, minerals, mineral rights and

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income, product and profits thereof, and all the estate, right, title and interest and claim whatsoever, at law as well as in equity, which the Company now has or may hereafter acquire in and to the aforementioned property and franchises and every part and parcel thereof.

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property and nanchises and every rules that, subject to the provisions of IT IS HEREBY AGREED by the Company that, subject to the provisions of subsection (1) of Section 87 of the Mortgage, all the property, rights, and franchises acquired by the Company (by purchase, consolidation, merger, franchises acquired by the Company (by purchase, consolidation, merger, donation, construction, erection or in any other way) after the date hereof, except any herein or in the Mortgage, as heretofore supplemented, expressly excepted, shall be and are as fully granted and conveyed hereby and by the Mortgage, and as fully embraced within the lien of the Mortgage, as if such property, rights and franchises were now owned by the Company and were specifically described herein or in the Mortgage and conveyed hereby or

Provided that the following are not and are not intended to be now or thereby. hereafter granted, bargained, sold, released, conveyed, assigned, transferred, mortgaged, pledged, set over or confirmed hereunder and are hereby expressly excepted from the lien and operation of the Mortgage, viz: (1) cash, shares of stock, bonds, notes and other obligations and other securities not hereafter specifically pledged, paid, deposited, delivered or held under the Mortgage or covenanted so to be; (2) merchandise, equipment, apparatus, materials or supplies held for the purpose of sale or other disposition in the usual course of business; fuel, oil and similar materials and supplies consumable in the operation of any of the properties of the Company; all aircraft, tractors, rolling stock, trolley coaches, buses, motor coaches, automobiles, motor trucks, and other vehicles and materials and supplies held for the purpose of repairing or replacing (in whole or part) any of the same: (3) bills, notes and accounts receivable, judgments, demands and choses in action, and all contracts, leases and operating agreements not specifically pledged under the Mortgage or covenanted so to be; the Company's contractual rights or other interest in or with respect to tires not owned by the Company; (4) the last day of the term of any lease or leasehold which may be or become subject to the lien of the Mortgage; (5) electric energy, gas, steam, water, ice, and other materials or products generated, manufactured, stored, produced, purchased or acquired by the Company for sale, distribution or use in the ordinary course of its business; all timber, minerals, mineral rights and royalties and all Natural Gas and Oil

Production Property, as defined in Section 4 of the Mortgage; and (6) the Company's franchise to be a corporation; provided, however, that the property and rights expressly excepted from the lien and operation of the Mortgage in the above subdivisions (2) and (3) shall (to the extent permitted by law) cease to be so excepted in the event and as of/the date that either or both of the Trustees or a receiver or trustee shall enter upon and take possession of the Mortgage and Pledged Property in the manner provided in Article XIII of the Mortgage by reason of the occurrence of a Default as defined in Section 65 thereof.

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TO HAVE AND TO HOLD all such properties, real, personal and mixed, granted, bargained, sold, released, conveyed, assigned, transferred, mortgaged, pledged, set over or confirmed by the Company as aforesaid, or intended so to be, unto R. E. Sparrow (successor to Wesley L. Baker and Oliver R. Brooks) and (to the extent of its legal capacity to hold the same for the purposes hereof) to Morgan Guaranty Trust Company of New York (formerly Guaranty Trust Company of New York), as Trustees, and their successors and assigns forever.

IN TRUST NEVERTHELESS, for the same purposes and upon the same terms, trusts and conditions and subject to and with the same provisos and covenants as are set forth in the Mortgage, as heretofore supplemented, this Thirtieth Supplemental Indenture being supplemental to the Mortgage.

AND IT IS HEREBY COVENANTED by the Company that all the terms, conditions; provisos, covenants and provisions contained in the Mortgage, as heretofore supplemented, shall affect and apply to the property hereinbefore described and conveyed, and to the estates, rights, obligations and duties of the Company and the Trustees and the beneficiaries of the trust with respect to said property, and to the Trustees and their successors in the trust, in the same manner and with the same effect as if the said property had been owned by the Company at the time of the execution of the Mortgage, and had been specifically and at length described in and conveyed to said Trustees by the Mortgage as a part of the property therein stated to be conveyed.

The Company further covenants and agrees to and with the Trustees and their successor or successors in such trust under the Mortgage; as follows:

13 ARTICLE I.

Definitions

SECTION I. The terms defined in this Article 1 this Thirtieth Supplemental Indenture, have the n unless the context otherwise requires:

The term "Series 1976 Pollution Control Re the bonds authenticated and delivered pursuant to the Board of County Commissioners of Conver June 17, 1976, and issued under and pursuant to

The term "County Indenture" shall mean the as of July 1, 1976, by and between Convers Citibank, N.A., as Trustee, and any indenture amendatory thereof, pursuant to which the Ser Revenue Bonds are issued and secured.

The term "County Trustee" shall mean the c at any time under the County Indenture.

The term "Facilities" shall mean the pol scribed in Schedule A to the Financing Agre acquired for use at the Dave Johnston Steam El the Company located in Converse County, Wyo therefor, or additions thereto, and to be fina Agreement for operation by the Company as p

The term "acquired," when used with re include, without limitation, the construction Facilities.

The term "Financing Agreement" shall ment, dated as of July 1, 1976, between Co political subdivision duly organized and existin of Wyoming, and the Company, and any and amendments and supplements thereto.

13 ARTICLE I.

Definitions

SECTION 1. The terms defined in this Article I shall, for all purposes of this Thirtieth Supplemental Indenture, have the meanings herein specified, unless the context otherwise requires:

The term "Series 1976 Pollution Control Revenue Bonds" shall mean the bonds authenticated and delivered pursuant to the resolution adopted by the Board of County Commissioners of Converse County, Wyoming, on June 17, 1976, and issued under and pursuant to the County Indenture.

The term "County Indenture" shall mean the Indenture of Trust, dated as of July 1, 1976, by and between Converse County, Wyoming and Citibank, N.A., as Trustee, and any indenture supplemental thereto or amendatory thereof, pursuant to which the Series 1976 Pollution Control Revenue Bonds are issued and secured.

The term "County Trustee" shall mean the corporation acting as trustee at any time under the County Indenture.

The term "Facilities" shall mean the pollution control facilities described in Schedule A to the Financing Agreement, acquired or to be acquired for use at the Dave Johnston Steam Electric Generating Station of the Company located in Converse County, Wyoming, and any substitutions therefor, or additions thereto, and to be financed under the Financing Agreement for operation by the Company as pollution control facilities.

The term "acquired," when used with regard to the Facilities, shall include, without limitation, the construction and improvement of the Facilities.

The term "Financing Agreement" shall mean the Financing Agreement, dated as of July 1, 1976, between Converse County, Wyoming, a political subdivision duly organized and existing under the laws of the State of Wyoming, and the Company, and any and all modifications, alterations, amendments and supplements thereto.

ARTICLE II.

Thirty-fifth Series of Bonds.

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due July 1, 2006" (herein sometimes referred to as the "Thirty-fifth Series"), each of which shall also bear the descriptive title First Mortgage Bond, and the form thereof, which shall be established by Resolution of the Board of Directors of the Company, shall contain suitable provisions with respect to the matters hereinafter in this Section specified. Bonds of the Thirty-fifth Series shall mature on July 1, 2006 and shall be issued as fully registered bonds in the denomination of Five Thousand Dollars and, at the option of the Company, in any multiple or multiples of Five Thousand Dollars (the exercise of such option to be evidenced by the execution and delivery thereof); they shall bear interest at the rate of seven and threequarters per centum (74%) per annum, payable semi-annually on January 1 and July 1 of each year; and the principal of and interest on each such bond to be payable at the office or agency of the Company in the Borough of Manhattan, The City of New York, in such coin or currency of the United States of America as at the time of payment is legal tender for public and private debts. Bonds of the Thirty-fifth Series shall be dated as in Section 10 of the Mortgage provided.

(1) Bonds of the Thirty-fifth Series shall be redeemable in whole at any time or in part from time to time upon receipt by the Corporate Trustee of a written demand (hereinafter referred to as the "Redemption Demand") from the County Trustee, which Redemption Demand shall be received not less than 10 days prior to the redemption date stated therein. The Redemption Demand shall be signed by the President, a Vice President, a Senior Trust Officer or a Trust Officer of the County Trustee and shall state (1) the principal amount of bonds of the Thirty-fifth Series to be redeemed, (2) the redemption date (hereinafter referred to as the "redemption date"). (3) whether or not the redemption required by the Redemption Demand is the result of the principal amount of all of the Series 1976 Pollution Control Revenue Bonds then outstanding under the County Indenture having been declared immediately due and payable pursuant to the provisions of Section 8.02 of the County Indenture (hereinafter referred to as an "Acceleration"), (4) that the Corporate Trustee shall call for redemption on the redemption date the stated principal amount of bonds of the Thirty-fifth Series, and (5) that the County Trustee, as holder of all the bonds of the Thirty-fifth Series then Outstanding, waives any notice of such redemption under the Mortgage. If the Redemption Demand states is the result of an Acceleration, the County Trustee Redemption Demand the principal amount of Series 19 Revenue Bonds then "outstanding" (as defined in th and the redemption date stated in the Redemption Den than 60 days after the receipt thereof by the Corpora that the provisions of this Article II shall not be const rights of the County Trustee, as holder of the bonds of t pursuant to Article XIII of the Mortgage and, provided receipt of the Redemption Demand and prior to the Corporate Trustee shall have been advised in writing b signed in the same manner as the Redemption Deman tion has been rescinded, such Redemption Demand sh further act of the Corporate Trustee be rescinded and for all purposes hereunder and no redemption of the fifth Series and no payment in respect thereof shall be Promptly after receiving the Redemption Demand t shall mail a copy thereof to the Company; provided, h mail a copy of the Redemption Demand shall not aff proceedings for the redemption of the bonds of the T Corporate Trustee may conclusively rely on the state contained in the Redemption Demand." Redemption d fifth Series shall be at the principal amount thereof, interest to the redemption date, and such amount sha and payable on the redemption date. The Company if a Redemption Demand shall be delivered to the Company, subject to Paragraph (IV) of this Article before the business day preceding the redemption da Trustee, an amount in cash sufficient to redeem the b Series so called for redemption. To the extent the provided for in this Paragraph (1) conflicts with any of the Mortgage, such provisions of Article X shall in

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(11) At any time and from time to time upon re Trustee of bonds of the Thirty-fifth Series, togethe from the County Trustee signed in the same may Demand (i) specifying the principal amount of be

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Series to be cancelled and the reason therefor and (ii) directing the Corporate Trustee to cancel the bonds so delivered or to make such endorsements thereon as shall be appropriate pursuant to Section 54 of the Mortgage to evidence the cancellation of the principal amount of bonds of the Thirty-fifth Series stated in clause (i) to be cancelled, the Corporate Trustee shall cancel such stated principal amount of bonds of the Thirty-fifth Series. The Corporate Trustee may conclusively rely on the statements and instructions contained in such order.

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(111) Bonds of the Thirty-lifth Series shall also be redeemable in whole at any time prior to maturity, upon notice as provided in Section 52 of the Mortgage, by the application (either at the option of the Company or pursuant to the requirements of the Mortgage) of cash deposited with the Corporate Trustee pursuant to the provisions of Section 87 of the Mortgage, at the Special Redemption Price of 100% of the principal amount of the Bonds to be redeemed, together with accrued interest to the date fixed for redemption.

(IV) The obligation of the Company to make payments with respect to the principal of and interest on bonds of the Thirty-fifth Series shall be fully or partially, as the case may be, satisfied and discharged to the extent that, at the time that any such payment shall be due, the then due principal of and interest on the Series 1976 Pollution Control Revenue Bonds shall have been fully or partially paid or there shall be in the Bond Fund established pursuant to the County Indenture sufficient available funds to fully or partially pay the then due principal of and interest on the Series 1976 Pollution Control Revenue Bonds. The Corporate Trustee may conclusively presume that the obligation of the Company to make payments with respect to the principal of and interest on bonds of the Thirty-fifth Series shall have been fully satisfied and discharged unless and until the Corporate Trustee shall have received a written notice from the County Trustee, signed by its President, a Vice President, a Senior Trust Officer or a Trust Officer, stating (i) that timely payment of the principal of or interest on the Series 1976 Pollution Control Revenue Bonds has not been made, (ii) that there are not sufficient available funds in the Bond Fund to make such payment, and (iii) the amount of funds required to make such payment of principal or interest or both, as the case may be. The Corporate Trustee may conclusively rely on the statements contained in the notice described in the next preceding

sentence.

(V) Bonds of the Thirty-fifth Series shall or to the provisions of Section 12 of the Mortgage), for cancellation, together with a written instr approved by the Company duly executed by the duly authorized attorney, at the office or ugen Borough of Manhattan, The City of New York, Trustee pursuant to the County Indenture, whic delivery to the Corporate Trustee of an supplemental indenture entered into pursuant County Indenture, and such bonds of the Thir following legend imprinted thereon:

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"This Bond has not been registered 1933, as amended, and may not be offere said Act and is not transferable except to Indenture of Trust dated as of July 1, 1 Wyoming, to Citibank, N.A., as Trustee."

Upon any transfer of bonds of the Thirtymake a charge therefor sufficient to reimburse governmental charge, as provided in Section Company hereby waives any right to make a any transfer of bonds of the Thirty-fifth Serie

After the execution and the delivery of Indenture and upon compliance with the Mortgage, as supplemented, it is contemplate issue of bonds of the Thirty-fifth Series in the Thirty-five Million Dollars (\$35,000,000).

ARTICLE III

Replacement Fund Covenant—Oth of the Mortgage—Divide

SECTION 3. Subsection (1) of Section 3 amended, is hereby further amended by Thirty-fifth" for "or Thirty-fourth" and by Thirty-fifth" for "and Thirty-fourth" each Section 39.

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(V) Bonds of the Thirty-fifth Series shall only be transferable (subject to the provisions of Section 12 of the Mortgage), upon the surrender thereof, for cancellation, together with a written instrument of transfer in form approved by the Company duly executed by the registered owner or by his duly authorized attorney, at the office or agency of the Company in the Borough of Manhattan, The City of New York, to a successor to the County Trustee pursuant to the County Indenture, which succession is evidenced by delivery to the Corporate Trustee of an executed counterpart of a supplemental indenture entered into pursuant to Section 10.01(c) of the County Indenture, and such bonds of the Thirty-fifth Series will have the following legend imprinted thereon:

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re not d (iii) nterest ly rely ceding "This Bond has not been registered under the Securities Act of 1933, as amended, and may not be offered or sold in contravention of said Act and is not transferable except to a successor trustee under the Indenture of Trust dated as of July 1, 1976, from Converse County, Wyoming, to Citibank, N.A., as Trustee."

Upon any transfer of bonds of the Thirty-fifth Series, the Company may make a charge therefor sufficient to reimburse it for any tax or taxes or other governmental charge, as provided in Section 12 of the Mortgage, but the Company hereby waives any right to make a charge in addition thereto for any transfer of bonds of the Thirty-fifth Series.

After the execution and the delivery of this Thirtieth Supplemental Indenture and upon compliance with the applicable provisions of the Mortgage, as supplemented, it is contemplated that there shall be an initial issue of bonds of the Thirty-fifth Series in the aggregate principal amount of Thirty-five Million Dollars (\$35,000,000).

ARTICLE III.

Replacement Fund Covenant—Other Related Provisions of the Mortgage—Dividend Covenant.

SECTION 3. Subsection (1) of Section 39 of the Mortgage, as heretofore amended, is hereby further amended by substituting "Thirty-fourth or Thirty-fifth" for "or Thirty-fourth" and by substituting "Thirty-fourth and Thirty-fifth" for "and Thirty-fourth" each time such words appear in said Section 39.

Subsection (III) of Section 39 of the Mortgage, as heretofore amended, is hereby further amended by inserting the words "Thirty-fifth Series," before the words "Thirty-fourth Series".

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Clauses (d) and (e) of subsection (11) of Section 4 of the Mortgage, as heretofore amended, are hereby further amended by inserting the words "Thirty-fifth Series," before the words "Thirty-fourth Series" each time such words appear therein.

Clause (6) of Section 5 of the Mortgage, as heretofore amended, is hereby further amended by inserting "Thirty-fifth," before "Thirty-fourth".

Clause (e) of Section 5 of the Mortgage, as heretofore amended, is hereby further amended by inserting "Thirty-fifth," before "Thirty-fourth".

Section 29 of the Mortgage, as heretofore amended, is hereby further amended by inserting "Thirty-fifth," before "Thirty-fourth" each time such word appears therein.

ARTICLE IV.

Miscellaneous Provisions.

SECTION 4. The right, if any, of the Company to assert the defense of usury against a holder or holders of bonds of the Thirty-fifth Series or any subsequent series shall be determined only under the laws of the State of New York.

SECTION 5. Subject to the amendments provided for in this Thirtieth Supplemental Indenture, the terms defined in the Mortgage, as heretofore amended, shall, for all purposes of this Thirtieth Supplemental Indenture, have the meanings specified in the Mortgage, as heretofore amended.

SECTION 6. The Trustees hereby accept the trusts hereby declared, provided, created or supplemented, and agree to perform the same upon the terms and conditions herein and in the Mortgage, as heretofore supplemented, set forth, including the following:

The Trustees shall not be responsible in any manner whatsoever for or in respect of the validity or sufficiency of this Thirtieth Supplemental Indenture or any of the documents referred to in the definitions contained herein or for or in respect of the recitals contained recitals are made by the Company solely. Each condition contained in Article XVII of the Mortgage st part of this Thirtieth Supplemental Indenture with the as if the same were herein set forth in full, with such and insertions, if any, as may be appropriate to make the provisions of this Thirtieth Supplemental Indentu

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SECTION 7. Whenever in this Thirtieth Supplem of the parties hereto is named or referred to, this provisions of Articles XVI and XVII of the Mortgage the successors and assigns of such party, and a agreements in this Thirtieth Supplemental Indentuu behalf of the Company, or by or on behalf of the Tru shall, subject as aforesaid, bind and inure to the re respective successors and assigns of such parties, w not.

SECTION 8. Nothing in this Thirtieth Supple pressed or implied, is intended, or shall be construe give to, any person, firm or corporation, other than the holders of the bonds and coupons outstanding ut right, remedy or claim under or by reason of this Indenture or any covenant, condition, stipulation hereof, and all the covenants, conditions, stipulation ments in this Thirtieth Supplemental Indenture con the Company shall be for the sole and exclusive ber and of the holders of the bonds and of the coupo Mortgage.

SECTION 9. This Thirtieth Supplemental Inde several counterparts, each of which shall be an shall constitute but one and the same instrument

IN WITNESS WHEREOF, Pacific Power & Ligh corporate name to be hereunto affixed, and this in sealed by its President or one of its Vice Presiden be attested by its Secretary or one of its Assistan behalf and Morgan Guaranty Trust Company of corporate name to be hereunto affixed, and this it

herein or for or in respect of the recitals contained herein, all of which recitals are made by the Company solely. Each and every term and condition contained in Article XVII of the Mortgage shall apply to and form part of this Thirtieth Supplemental Indenture with the same force and effect as if the same were herein set forth in full, with such omissions, variations and insertions, if any, as may be appropriate to make the same conform to the provisions of this Thirtieth Supplemental Indenture.

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SECTION 7. Whenever in this Thirtieth Supplemental Indenture either of the parties hereto is named or referred to, this shall, subject to the provisions of Articles XVI and XVII of the Mortgage, be deemed to include the successors and assigns of such party, and all the covenants and agreements in this Thirtieth Supplemental Indenture contained by or on behalf of the Company, or by or on behalf of the Trustees, or either of them, shall, subject as aforesaid, bind and inure to the respective benefits of the respective successors and assigns of such parties, whether so expressed or not.

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SECTION 8. Nothing in this Thirtieth Supplemental Indenture, expressed or implied, is intended, or shall be construed, to confer upon, or to give to, any person, firm or corporation, other than the parties hereto and the holders of the bonds and coupons outstanding under the Mortgage, any right, remedy or claim under or by reason of this Thirtieth Supplemental Indenture or any covenant, condition, stipulation, promise or agreement hereof, and all the covenants, conditions, stipulations, promises and agreements in this Thirtieth Supplemental Indenture contained by or on behalf of the Company shall be for the sole and exclusive benefit of the parties hereto, and of the holders of the bonds and of the coupons outstanding under the Mortgage.

SECTION 9. This Thirtieth Supplemental Indenture shall be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

IN WITNESS WHEREOF, Pacific Power & Light Company has caused its corporate name to be hereunto affixed, and this instrument to be signed and sealed by its President or one of its Vice Presidents, and its corporate seal to be attested by its Secretary or one of its Assistant Secretaries for and in its behalf and Morgan Guaranty Trust Company of New York has caused its corporate name to be hereunto affixed, and this instrument to be signed and

i in a luite 11495 20 21 sealed by one of its Vice Presidents or one of its Trust Officers, and its STATE OF OREGON corporate seal to be attested by one of its Assistant Secretaries, and R. E. SS. COUNTY OF MULTNOMAH SPARROW has hereunto set his hand and affixed his seal, all or the day and year first above written. On this 25th day of June , 1976, before me, Franc a Notary Public in and for the State of Oregon, personally H. GEIGER and GERARD K. DRUMMOND, known to me to be a PACIFIC POWER & LIGHT COMPANY, and an Assistant Secretary, respectively, of Pacific Power & L By John St. Leyer Vice President-Finghce a Maine corporation, who did say that the seal affixed to instrument is the corporate seal of said corporation, and who this instrument to be the free, voluntary and properly auth Attest deed of said corporation. Assistant Sec IN WITNESS WHEREOF, I have hereunto set my hand and day and year first above written. Notary Public for the MORGAN GUARANTY TRUST COMPANY OF NEW YORK, My Commission Expires By Trust Officer. STATE OF NEW YORK SS. COUNTY OF NEW YORK Attest: On this 28th day of fune, 1976, before me, Pata a Notary Public in and for the State of New York, pers P. J. CROOKS and JOHN W. COLE, known to me to be a Tru Assistant Secretary. (L.S.) Assistant Secretary, respectively, of Morgan Guaranty Tr E. Sparrow New York, a New York corporation, who did say that the s foregoing instrument is the corporate seal of said corporate acknowledged this instrument to be the free, voluntate authorized act and deed of said corporation. IN WITNESS WHEREOF, I have hereto set my hand an day and year first above written. Notary Public for the No Certificate filed in Ne My Commission expir PATRICIA J. HARTY Notary Public, State of N No. 43-4616768 Ouelified in Richmond Certificate filed in New Yo Commission Expires Marc

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STATE OF OREGON COUNTY OF MULTNOMAH

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On this 25th day of June, 1976, before me, Frances M. McKechnie, a Notary Public in and for the State of Oregon, personally appeared JOHN H. GEIGER and GERARD K. DRUMMOND, known to me to be a Vice President and an Assistant Secretary, respectively, of Pacific Power & Light Company, a Maine corporation, who did say that the seal affixed to the foregoing a manne corporation, who are say that the scar annee to the toregoing instrument is the corporate seal of said corporation, and who acknowledged this instrument to be the free, voluntary and properly authorized act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the

day and year first above written.

Notary Public for the State of Oregon My Commission Expires: Oct. 11, 1978

STATE OF NEW YORK COUNTY OF NEW YORK

SS.

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On this 25th day of fune , 1976, before me, Patricia J. Hartwell a Notary Public in and for the State of New York, personally appeared P. J. CROOKS and JOHN W. COLE, known to me to be a Trust Officer and an r. J. CROOKS and JOHN W. COLE, Known to the to be a Trust Onter and an Assistant Secretary, respectively, of Morgan Guaranty Trust Company of New York, a New York corporation, who did say that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and who acknowledged this instrument to be the free, voluntary and properly authorized act and deed of said corporation.

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IN WITNESS WHEREOF, I have hereto set my hand and official seal the day and year first above written.

Patricia I. Hartwell Notary Public for the State of New York Certificate filed in New York County My Commission expires:

PATRICIA J. HARTWELL PATHICIA J. HARTWELL Notav Public, State of New York No. 43-4616768 Ostallifed in Richmond County Contilicate filed in New York County Commission Expires March 30, 1977

41 11497 22 STATE OF NEW YORK SS.: COUNTY OF NEW YORK On this 28th day of , 1976, before me, Patricia J. Hartwell a Notary Public in and for the State of New York, personally appeared R. E. SPARROW, known to me to be the individual described in and who executed the foregoing instrument, and acknowledged that he executed this instrument as his free and voluntary act and deed. IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year first above written. Gatucia J. Hartwell Notary Public for the State of New York ŵ 5 County No. Certificate filed in New York County My Commission expires PATRICIA J. HARTWELU Notary Public, State of New Yor No. 43-4616768 Qualified in Richmond Count? Certificate filed in New York Count? Countission Expires March 30, 1977 State of Oregon, County of Klamath] ss, AL BLIC I hereby certify that the within instrument was received and filed for record on the 28th day of ______, 19 76 , at 2;39 o'clock P M. and recorded on Page 11475 in Book M 76 Records of BORDGAGES of said County.

STATIST'S AVE

WM. D. MILNE, County Clerk By Alazet Duag Seputy \$ 69.00

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