## PACIFIC POWER & LIGHT COMPANY Vol. 79 Page 8208

INSULATION COST REPAYMENT AGREEMENT AND MORTGAGE (LIMITED WARRANTY)

This agreement is made this 30 day of November 19 18, between Pacific Power & Light Company ("Pacific")

LaHomeowners represent that they are the support of the pacific Power & Light Company ("Homeowners)"). I Homeowners represent that they are the owners or contract vendee of the property at: which is more particularly described as: West Klamath

nereinalter referred to as "the property."

2. Pacific shall cause insulation and weatherization materials to be installed in Homeowners' home as follows:

STORM WINDOWS (14) Estaling 149 of the doors.

STORM DOOKS (2) & Weather the pping 18 & doors.

CEILING INSULation L-108 to 238 weeking to taling 1081 pg ft

The cost of the instaltation described above, for which Homeowners will ultimately be responsible under this agreement, is \$ 1359 60

3. LIMITED W. INTY PROVISIO:

Pacific shall conract with an independent insulation and weatherization contractor and will pay for work done as described above.

Pacific wetter that the insulation and weatherization materials will be installed in a workmanlike manner consistent with prevailing industry standards. It installation is not installed in a workmanlike manner, Pacific, at no expense to the Homeowners, will cause any deficiencies to be

If upon completion of installation, Homeowners believe the work is deficient, Homeowners must contact the Manager, Weatherization Services Department, Pacific Power & Light Company, Public Building, 920 S.W. Sixth Avenue, Portland, Oregon 97204, (503) 243-1122, or the EXCEPT FOR THE WARRANTIES EXPRESSLY DESCRIBED IN THIS AGREEMENT, PACIFIC MAKES NO OTHER HOMEOWNERS, WILL START UPON COMPLETION OF THE INSTALATION OF THE INSULATION, AND LIMITED TO THE 90 DAYS FROM THAT DATE, HOMEOWNERS' REMEDIES FOR ANY CLAIM OF THE INSULATION, AND WILL TERMINATE PRESSLY DESCRIBED HEREIN, AND IN NO EVENT SHALL PACIFIC BE RESPONSIBLE FOR ANY INCIDENTAL OR CONTRACT ARE LIMITED TO THOSE REMEDIES EXSEQUENTIAL DAMAGES TO HOMEOWNERS OR ANYONE ELSE.

NOTE: Some states do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to you.

ome states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusion may not apply to

This warranty gives you specific legal rights, and you may also have other rights which vary from state to state.

Pacific conducts Home Energy Analyses at the request of its customers to determine the cost-effectiveness of insulation and weatherization based upon average consumption patterns and typical local weather conditions. However, because of the variability and uniqueness of individual energy faith concerning the anticipated benefits of insulation and weatherization, or by entering into this agreement, does not warrant that the insulation and weatherization materials provided for in this agreement, will result in savings of money or electrical consumption.

Pacific may petition the appropriate Oregon Legislature to amend current law to allow the Company, rether than individual owneroccupants, to receive the benefit of any tax credit accruing from the installation of energy saving materials provided for herein.

Individual Homeowners (in turst persons) shall pay to Pacific, without interest, the actual contract cost of the insulation and weatherization prior to the sale or trapsfer of any legal or equitable interest in any part of the property, except that in the case of a transfer due to death, such payment shall be due at the time title of the property is deemed to pass to any other person. Homeowners other than natural persons (corporations, trusts, etc.) shall pay to Pacific, without interest, the actual contract cost of the insulation and weatherization within seven years of the date of this agreement. Homeowners may pay such cost to Pacific at any time prior to the time payment is due.

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5. HOMEOWNERS' OBLIGATION TO NOTIFY

Homeowners shall notify Pacific in writing of the sale or transfer of any legal or equitable interest in any part of the property, whether it is voluntary or involuntary. Such notice shall be sent as soon as Homeowners know that there will be a sale or transfer, and not later than one week before the exepcted sale or transfer. The notice must include the name of the Homeowners, the address of the property, the name of the property is being sold or transferred, and the name of any person or company who is acting as a closing agent for the sale or transfer or is persons to pay Pacific any obligations owing under this agreement from any monies which such persons owe to Homeowners.

6. SECURITY INTEREST To secure the Homeowners' obligations he ein, Homeowners hereby mortgage to Pacific the property, ' gether with all present and future appurtenances, improvements, and fixtures there to. To is paragraph shall not take effect until that date which is one day prior to the earliest to occur of the following dates: (i) the date on which any legal or equitable interest in any part of the property is transferred;
(2) the date on which any legal or equitable interest in any part of the property which does not exist as of the date of this agreement is areated, including without limitation any deed, lies, mortgage, judgment or land sale contract;
(3) the date on which any action or suit is filed to foreclose or recover on the property or any part thereof for any mortgage, lien, judgment or other encumbrance on the property or any part thereof which existed prior to the recording date of this agreement. . PERFECTION OF SECURITY INTEREST Pacific may record this agreement in the county real property records, and Homeowners shall execute any other documents deemed necessary by Pacific to perfect this secur ty interest. 3 Each Homeowner who signs this agreement shall be individually and jointly responsible for performing the obligations of Homeowners in this agreement. This agreement shall be binding upon the successors and assigns of the parties. Homeowners shall not assign this agreement without the written consent of Pacific. 9. This document contains the entire agreement between the parties and shall not be modified except by a written instrument signed by the parties. 19. HOMEOWNERS RIGHT TO CANCEL If this agreement was solicited at a place other than the offices of Pacific, and you do not want the goods or services, you may cancel this agreement without any penalty, cancellation fee or other financial obligation by mailing a notice to Pacific. The notice must say that you do not want the goods or services and must be mailed before 12:00 midnight of the third business day after you sign this agreement. The notice must be mailed to:

Pacific Power & Light Company, 500 W MAIN KIAMATH FAUS OREGON 97601 However: You may not cancel if you have requested Pacific to provide goods or services without delay because of an emergency and 11) Pacific in good faith makes a substantial beginning of performance of the contract before you give notice of cancellation, and 12) In the case of goods, the goods cannot be returned to Pacific in substantially as good condition as when received by Homeowners. 11. HOMEOWNERS ACKNOWLEDGE THAT THEY HAVE RECEIVED A COPY OF THIS AGREEMENT. PACIFIC POWER & LIGHT COMPANY STATE OF OREGON Cornty of KlAMATH STATE OF OREGON County of KIA MATH WHEN RECO. DED RETURN TO: PACIFIC POWER & LIGHT COMPANY / ATTENTION: PROPERTY SECTION / 920 S.W. SIXTH AVENUE / PORTLAND, OR 97204 STATE OF OREGON: COUNTY OF KLAMATH; SL. I hereby certify that the within instrument was received and filed for record on the ... 16th\_ day of

April A.D., 19 79 at 9:46 o'clock A M., and duly recorded in Vol. 379 ,

WM. D. MILNE, County Chick By Desnetha Departy

of Mort les on Page 9209 .

FEE: \$6.00

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