

WEATHERIZATION PROGRAM



PACIFIC POWER Form 4107 1/7 OREGON

INSULATION COST REPAYMENT AGREEMENT AND MORTGAGE

(LIMITED WARRANTY)

This agreement is made this <u>13</u> day of <u>July</u> and <u>Craig A. Chase and Leslie B.</u> I. Homeowners represent that they are the owners or contract vendees P.O. Box 34 - W. end Resicky				mpany ("Pacific") ("Homeowners").
				97632
hich is more particularly described as:	(county)		Interi	tzip codel
Bahar Barrata artena geri kanden erende i kanden detektion i segerater arte i same	e në presiden në për Produktion e President	ref 1.0 gan te generar referense agalere		e de presidentes La companya de la c

See Exhibit A attached hereto: an na statistica a farma istan a spistar forda et og salistica e by an area

(a) Provide a particulation of the end of the end of the problem of the problem of the problem of the property of the prope

2." Pacific shall cause insulation and weatherization materials checked below (subject to notations) to be installed in Homeowner's home pursuant to current Company Specifications.

Storm Windows: Install 3 _ window(s) totalling approximately ______ sq. ft.

Storm Doors: Install _____ doors. Weatherstrip

_ doors. □ Sliding Doors: Install _

doors.

Geiling Insulation: Install insulation from an estimated existing R-<u>13</u> to an estimated R-<u>38</u>, approximately <u>1380</u> sq. ft.
 Floor Insulation: Install insulation from an estimated existing R-<u>0</u> to an estimated R-<u>19</u>, approximately <u>1380</u> sq. ft.

Duct Insulation: Install duct insulation to an estimated R □ Moisture Barrier: Install moisture barrier in crawl space.

Other: Wrap water pipes.

The cost of the installation described above, for which Homeowners will ultimately be responsible under this agreement, is \$ 1574.67

3. LIMITED WARRANTY PROVISION

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

Pacific warrants that the insulation and weatherization materials will be installed in a workmanlike manner consistent with prevailing industry

standards. If 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 District Manager at their local Pacific Power & Light Company district office.

EXCEPT FOR THE WARRANTIES EXPRESSLY DESCRIBED IN THIS AGREEMENT, PACIFIC MAKES NO OTHER WARRANTIES, ALL EXPRESS AND IMPLIED WARRANTIES ARE EXTENDED ONLY TO AND LIMITED TO THE HOMEOWNERS, WILL START UPON COMPLETION OF THE INSTALLATION OF THE INSULATION, AND WILL TERMINATE 90 DAYS FROM THAT DATE. HOMEOWNERS' REMEDIES FOR ANY CLAIM, INCLUDING BUT NOT LIMITED TO EXPRESS OR IMPLIED WARRANTIES, NEGLIGENCE, STRICT LIABILITY OR CONTRACT ARE LIMITED TO THOSE REMEDIES EX-PRESSLY DESCRIBED HEREIN, AND IN NO EVENT SHALL PACIFIC BE RESPONSIBLE FOR ANY INCIDENTAL OR CON-SEQUENTIAL 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.

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

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 use, it is not possible to precisely predict the savings that will accrue to any particular individual. Therefore, Pacific, by providing information in good faith concerning the anticipated benefits of insulation and weatherization, or by entering into this agreement, does not warrant that the installation of the insulation and weatherization materials provided for in this agreement will result in savings of money or electrical consumption.

4. HOMEOWNERS' OBLIGATION TO REPAY

Individual Homeowners (natural persons) shall pay to Pacific, without interest, the actual contract cost of the insulation and weatherization prior to the sale or transfer for consideration of any legal or equitable interest in any part of the property. 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.

5. HOMEOWNERS' OBLIGATION TO NOTIFY

Homeowners shall notify Pacific in writing of the sale or transfer for consideration 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 for consideration, and not later than one week before the expected sale or transfer. The notice must include the name of the Homeowners, the address of the property, the name of the person to whom 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 otherwise participating in the transaction. Homeowners authorized Pacific to contact any of the persons so named and authorize and direct such persons to pay Pacific any obligations owing under this agreement from any monies which such persons

PD-35-CE-6

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6. SECURITY INTEREST	
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appurtenances, improvements' obligations herein, Hom	60409
of the following dates:	aragraph shall not take att
 the date on which any legal or equitable interest in a the date on which any legal or equitable interest in a including without limitation any dead bit 	21451 leowners hereby mortgage to Pacific the property, together with all present and a aragraph shall not take effect until that date which is one day prior to the earliest to any part of the property is the
(2) the date on which any legal or equitable interest in a	iny part of the property is transformal
tol the data on a little and unit uccu, lien, mortgan	ne ta property which does not and a
other encumbrance on the property is filed to fored	any part of the property is transferred; any part of the property which does not exist as of the date of this agreement is cre- ge judgment or land sale contract; close or recover on the property or any
	any part of the property which does not exist as of the date of this agreement is cre ge, judgment or land sale contract; close or recover on the property or any part thereof for any mortgage, lien, judgm cof which existed prior to the recording date of this agreement.
7. PERFECTION OF SECURITY INTEREST	de judgment or land sale contract; close or recover on the property or any part thereof for any mortgage, lien, judgm cof which existed prior to the recording date of this agreement.
Pacific to perfore at:	
Pacific to perfect this security interest.	erty records, and Homeowners shall execute any other 1
8. Each Homeowner who signs this arrest	perty records, and Homeowners shall execute any other documents deemed necessar ndividually and jointly responsible for performing the obligations of Homeowners in ors and assigns of the parties. Homeowners shall not assign this agreement with
written consent of Parif.	idividually and jointly responsible for parts
o reaction of ractice.	ors and assigns of the parties. Homeowners shall
9. This document contains the option	idividually and jointly responsible for performing the obligations of Homeowners in ors and assigns of the parties. Homeowners shall not assign this agreement without
parties.	n the parties and shall not be matter a
10. HOMFOWNERS: DIE	n the parties and shall not be modified except by a written instrument signed by
10. HOMEOWNERS' RIGHT TO CANCEL (OREGON If this agreement was solicited at a planned	STATUTES
agreement without any penale	officer of D. an
the goods or services and must be mailed to fee or other finance	ial obligation have and you do not want the goods on any
Pacific Power & Light Company 500 Lt 200 midnight	STATUTE: offices of Pacific. and you do not want the goods or services. you may cancel the all obligation by mailing a notice to Pacific. The notice must say that you do not wa of the third business day after you sign this agreement. The notice must be mailed to Klamath Falls, Oregon 97601
Hanni Halli SF.	K 1 2 mo thi man you sign this agreement The stand you do not wa
(1) Destrict the find of the cancel if you have requests 1 D	
[2] In the age of the indices a substantial beginning of	Provide goods or services without d t
HOMEOWNER'S RIGHT TO CLEVE	cific in substantially as good condition
transaction at any time prior t	erformance of the contract before you give notice of cancellation, and cilic in substantially as good condition as when received by Homeowners. CDERAL STATUTE). You, the Homeowner, may cancel this third business day after the date of this transaction. See the mation of this right.
attached notice of cancellati	third husiness day frou, the Homeowner, may cancel at
a cancellation form for an explan	nation of this state.
11. HOMEOWNERS ACKNOWL	instruction. See the
THAT T	THEY HAVE BECEIVED
PACIFIC POWER & LIGHT COMPANY	THEY HAVE RECEIVED A COPY OF THIS AGREEMENT.
2 COMPANY	HOMPOTINITY
By = 1	HOMEOWNERS
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STATE OF OREGON	X. D. D. D. D.
	-falce B. Ch
County of Klamath	and the second second
Lamath)	July 13
B	.19 79
Personally appeared the above-named <u>Craig A.</u>	
and acknowledge the foregoing instrument to behis	
10 DE 1115	voluntary act and deed.
OT RY M	
	Before me:
제품 꽃성공지 물었는데 물건이 있는 것이 많이 있는 것이다.	
UBLYZE	Kol .
	Notary Public for Oregon
ATE OF OREGON ?	My Commission D
"July and an and a state	My Commission Expires: <u>August 13, 1982</u>
unty of Klamath	
	July 13 10 79
Personally appeared the above-named Leslie B. (······································
acknowledged the two states and the above-named Leslie B. (Chase
acknowledged the foregoing instrument to be her	
	voluntary act and deed.
C B LIC	Before me:
0 3 L I C	Before me:
UBLIC	Dalin A
U B LIC	Notary Public for Oregon
U 3 LIC	Notary Fublic for Oregon
U 3 LIC	Dalin A
	Notary Public for Oregon My commission Expires: August 13, 1982
	Notary Fublic for Oregon

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EXHIBIT "A"

Beginning at a point where the North and South center line of Section 16, Township 41 South, Range 12 EWM, intersects the Southeasterly right of way line of the County Road running from Malin to the Great Northern Depot, which point of beginning is 359 feet South of the Northeast corner of Lot 14 of said Section 16; thence South 128.37 feet; thence West 155 feet; thence North 75 feet, more or less, to the Southeasterly boundary of said County Road; thence North 71* 00' East along the boundary of said County Road a distance of 163.93 feet to the point of beginning, being a portion of Lot 14, Section 16, Township 41 South, Range 12 E.W. M.

ATE OF OREGON; COUNTY OF KLAMATH; ss.

ind for record at request of Pacific Power & Light Co.

nis 10th day of September A. D. 1979 at 9:46' clock A M., ar

Huly recorded in Vol. ______, of ______ or _____ on Page 21450

Wm D. MILNE, County Cle By Dernitha Fee \$10.50

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