	INSULATION COST REPAYA	AENT AGREEMENT AND A ED WARRANTY)	MORTGAGE	
	(LIMIT	ED WARKANTY)		
This agreement is ma	de this day of1111y	, 19 <u>80</u> , betweer	n Pacific Power & Light Co	mpany ("Pacific"
and John D. Fe 1. Homesynerstepre	Road Klamath Falls	eehack		("Homeowners")
which is more particularly	(address)	(county)	Oregon (state)	97601 (zip code
		T A ATTACNE		
	ace canica		D NERETO):
hereinafter referred to as "				
2. Pacific shall cause in suant to current Company	sulation and weatherization materials che Specifications.	ecked below (subject to notations) to be installed in Homeo	wner's home pur
U Storm Windows: 1	Install window(s) totalling appre	oximately sq. ft.		
 Weatherstrip Sliding Doors: Inst 	stall doors			
	: Install insulation from an estimated exist Install insulation from an estimated existi [nstall duct insulation to an estimated exist]	ng R- <u>11</u> to an estimated R	- <u>38</u> , approximately 1	<u>640</u> sq. ft.
	Install duct insulation to an estimated R _ Install moisture barrier in crawl space.			920 - 8q. It.
	exposed pipes.			
The cost of the installation	1 described above, for which Homeowners	will ultimately be responsible un	der this agreement, is \$	355,00
3. LIMITED WARR	ANTY PROVISION			
a active maintaints that the	ith an independent insulation and weather insulation and weatherization materials y not installed in a weatherization	All be installed in a workmanlik.	a manman number and suited in	
corrected.	not instance in a workmannke manner,	Pacific, at no expense to the Ho	meowners, will cause any	deficiencies to be
	f installation, Homeowners believe the v lic Power & Light Company, Public Build wal Pacific Power & Light Company dist		must contact the Manager rtland, Oregon 97204, 1503	Weatherization
EXCLPT FOR THE	WARRANTIES EXPRESSLY DES	CRIRED IN THIS ACREEN	CENT DACIDIC MAR	:
HOMFOWNERS, WILLS	START UPON COMPLETION OF TH	NILES ARE EXTENDED (ONLY TO AND LIMI	TED TO THE
OR IMPLIED WARRANT	TIES. NEGLIGENCE STRICT LIARI	UTY OF CONTRACT ADD	NG BUT NOT LIMITEI) TO EXPRESS
	HEREIN, AND IN NO EVENT SHA S TO HOMEOWNERS OR ANYONE E	ALL PACIER RE RECONST	BLE FOR ANY INCIDE	NTAL OR CON-
NOTE: Some states do Some states do not allow	o not allow limitations on how long an impl the exclusion or limitation of incidental or	ied warranty lasts, so the above li	mitation may not apply to y	ou.
2	the exclusion or limitation of incidental or u specific legal rights, and you may also ha			may not apply to
upon average consumption	Datterns and typical local weather condition	omers to determine the cost-effecti	veness of insulation and ver	
	isely predict the savings that will accrue to a ated benefits of insulation and weatherizati			
the insulation and weatheriz	ation materials provided for in this agreen	ient will result in savings of money	oent, does not warrant that or electrical consumption.	the installation of
4. HOMEOWNERS'	OBLIGATION TO REPAY	J.0.7 007	24	
Individual Homeowne	rs (natural persons) shall pay to Pacific -	without interest, the actual cont-	ant must of the incolation of	nd weatherization
(corporations, trusts, etc.) s	hall pay to Pacific, without interest, the m	e interest in any part of the properties	erty. Homeowners other th	
	neowners may pay such cost to Pacific at a	ny time prior to the time payment	is due.	
5. HOMEOWNERS'	OBLIGATION TO NOTIFY Pasific in pusition of all and a second			
	y Pacific in writing of the sale or transfer involuntary. Such notice shall be sent as			
property, the name of the	person to whom the property is being w	er. The nouce must include the	name of the Homeowners,	the address of th
	r transfer or is otherwise participating in nd direct such persons to pay Pacific any			
and the second s				
		and the state of the second		

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	6.	SECURITY	INTEREST

To secure the Homeowners' obligations herein, Homeowners hereby mortgage to Pacific the property, together with all present and future appurtenances, improvements, and fixtures thereto. This paragraph shall not take effect until that date which is one day prior to the earliest to occur of the following dates: he following dates:
(1) 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 created, including without limitation any deed, lien, 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.

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 security interest.

8. 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 convent 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.

10. HOMEOWNERS' RIGHT TO CANCEL (OREGON STATUTE)

10. HOMEOWNERS' RIGHT TOUGANCEL (ORECONSTATUTE) 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 Design Design Design (2000) Design (2000) (20 P.O. Box 728 Klamath Falls, Oregon 97601 However: You may not cancel if you have requested Pacific to provide goods or services without delay because of an emergency and (1) Pacific in good faith makes a substantial beginning of performance of the contract before you give notice of cancellation, and (2) In the case of goods, the goods cannot be returned to Pacific in substantially as good condition as when received by Homeowners.

12) In the case of goods, the goods cannot be returned to tachic histophanniany as good common as an interference of the second state of the substantianty as good common as a final state of the second state of the substantianty as good common as a final state of the substantianty as good common as a final state of the substantianty as good common as a final state of the substantianty as good common as a final state of the substantianty as good common as a final state of the substantianty as good common as a final state of the substantianty as good common as a final state of the substantianty as good common as a final state of the substantianty as good common as a final state of the substantianty as good common state of the substantian transaction at any time prior to midnight of the third business day after the date of this transaction. See the

11. HOMEOWNERS ACKNOWLEDGE THAT THEY HAVE RECEIVED A COPY OF THIS AGREEMENT. PACIFIC POWER & LIGHT COMPANY HOMEOWNERS -By tout ···. 5 20 -1-STATE OF OREGON County of July 8 _____ 80 Personally app cared the above-named . and acknowledge the foregoing instrument to be John D. Feeback, Jr. his ····· Before me: 1.5 0 STATE OF OREGON My Commission Expires: diver Personally appeared the above-named Peggy J. Feeback and acknowledged the foregoing instrument to be _____ her_____ voluntary act and deed.

My commission Expires:

WHEN RECORDED RETURN TO: PACIFIC POWER & LIGHT COMPANY / ATTENTION: PROPERTY SECTION / 920 S.W. SIXTH AVENUE / PORTLAND, OR 97204

EXHIBIT "A" 2 A parcel of land in Section 32, Township 39 South, Range 10 East 23148 of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows: Beginning at the Northwest corner of the NEXNWY of Section 32, Township 39 South, Range 10 East of the Willamette Meridian; thence South along the West line of the NE4NW4 490.0 feet to the true point of beginning; thence South along the West line of the NEXNWA 531.0 feet; thence East parallel to the North line of the NEXNWA 405.0 feet; the nce North parallel to the West line of the NEZNWY 531.0 feet; thence West parallel to the North line of the NEZNWY 405.0 feet to the point of beginning. in the County of Klamath, John D. Feeback, JR. + Peggy J. Feeback State of John D. Feeback, JR. + Peggy J. Feeback Oregon GATE OF OREGON; COUNTY OF KLAMATH; SS. XIERXICA XIERCOUCK IX X YEAR AST XATX ----10;09 his __lst__ day of ___December_____A. D. 19.80. at ___ o'clock AM., and uly recorded in Vol. _M80.___, of _Mortgages: ____ on Page_23146 Wm D. MILNE, County Cleri By pacqueline . Mether Fee \$ 10.50