Form 4107 1770 OREGON (com

97685 Insulation cost repayment agreement and mortgage

(LIMITED WARRANTY)

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This agreement is made this 2	.8 day of _	October .	, 19 <u>_80</u> ,	between Pacific Power & L	ight Company ("Pacific")	
I. Homeowners represent that the	ey are the owr	ners or contract yend	ees of the property at:	a paratira y the swittened in the sup-	("Homeowners").	
which is more particularly described as	Bill States Sin	og segleter attmete ing segleter att joer	es vintable di d ecenty di Lière, latte di recessione	te avente individual (e <mark>lete</mark> eti surju solprid eki leri se	entratur dell'Americano.	
44: of Fourth Monators, in the party of See Exhibit "A	"Attache	d Hereto:	Minoperopeta	anderstandistanting	Aurigenos era e Entre	
in leave and a large state which it is a large and a l	l, weatherizations. 2 windowis doors, and doors, and doors	on materials checker on totalling approxim in estimated existing Restimated existing Restimated R crawl space	I below (subject to not below (subject to no	otations) to be installed in in the control of the	Homeowner's home pur-	
atandards. If installation is not installed corrected. If upon completion of installation. Services Department, Pacific Power & I District Manager at their local Pacific P EXCEPT FOR THE WARRAN WARRANTIES. ALL EXPRESS A HOMEOWNERS, WILL START UPO 90 DAYS FROM THAT DATE. HOM OR IMPLIED WARRANTIES, NEGL PRESSLY DESCRIBED HEREIN, A SEQUENTIAL DAMAGES TO HOME NOTE: Some states do not allow him Some states do not allow the exclusion you. (80) [] JEOLIA DAMAGES TO HOME Pacific conducts Home Energy Analypon average, consumption patterns and use, it is not possible to precisely predict the faith concerning the anticipated benefits of	Homeowner- Light Compan ower & Light THES EXPR ND IMPLII NO COMPLE: EOWNERS: IGENCE, SI ND IN NO OWNERS OF itations on ho or limitation of	s believe the work y, Public Building, Company district of RESSLY DESCRIE ED WARRANTIE ED WARRANTIE THON OF THE INS REMEDIES FOR RICT LIABILITY EVENT SHALL IS ANYONE ELSE. w long an implied we of incidental or conse- ou may also have oth uest of its customers	is deficient, Homeon 1920 S.W. Sixth Aven fice. BED IN THIS AG S. ARE, EXTEND STALLATION OF TANY CLAIM, INCI OR CONTRACT. PACIFIC BE RESPONSIBLE AND STALLATION OF THE PROPERTY OF THE PROPERT	where must contact the Mi ue, Portland, Oregon 97204 REEMENT, PACIFIC MED ONLY TO AND INTERPOLATION, AND LUDING BUT NOT LIM ONSIBLE FOR ANY INC DOVE limitation may not apply the above limitations or exclude the state.	any deficiencies to be anager, Weatherization (503) 243-1122, or the MAKES NO OTHER LIMITED TO THE WILL TERMINATE ITED TO EXPRESS SE REMEDIES EXIDENTAL OR CONJUSTION OF THE WILL OR CONJUSTION OF THE WILL TERMINATE ITED TO EXPRESS SE REMEDIES EXIDENTAL OR CONJUSTION OF THE WEATHER T	

4. HOMEOWNERS OBLIGATION TO REPAY

the insulation and weatherization materials provided for in this agreement will result in savings of money or electrical consumption.

faith concerning the anticipated benefits of insulation and weatherization, or by entering into this agreement, does not warrant that the installation of

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



6 SECURITY INTEREST YMAGASOO THOU IS SECURITY INTEREST YMAGASOO THOU IS SECURITY INTEREST. (To pere) the Homeowners cobligations herein, Homeowiers 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: to downg cates:

13 A STROM THE THEM SEED & THE MAY BE STROME THE 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. 7. PERFECTION OF SECURITY INTEREST (13 to 12 do 250 Pacific may record this agreement in the county real property records, and Homeowners shall execute any other documents deemed necessary by infinite to perfect this security interest. 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 9. This document contains the entire agreement between the parties and shall not be modified except by a written instrument signed by the tolege Living of Market Repetot 10. HOMEOWNERS' RIGHT TO CANCEL (OREGON STATUTE) 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 1:21 500 Was Main Street of 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. HOMEOWNER'S RIGHT TO CANCEL. (FEDERAL STATUTE). You, the Homeowner, may cancel this transaction at any time prior to midnight of the third business day after the date of this transaction. See the transaction at any time prior to munight of the time pastices day after the date of the transaction attached notice of cancellation form for an explanation of this right. The as total substant lates attached notice of cancellation form for an explanation of this right. 11. HOMEOWNERS ACKNOWLEDGE THAT THEY HAVE RECEIVED A COPY OF THIS AGREEMENT. PACIFIC POWER & LIGHT COMPANY HOMEOWNERS rieukni and roug ding sometimes consum o Magantheau Van fedfaten is of their elegration as Canathera Long act of contract and that with meaner Pasific, at no expense traffic measurers, will cause any delication to the STATE OF OREGON COREGON as the constant searce and the constant and the searce and the constant of the constant of the constant searce and the constant of the 301. Physiages, the calberinati An Personally superior the above named and geldhowledge the foregoing instrument to be voluntary act and deed. State of the foregoing instrument to be voluntary act and deed in the foregoing instrument to be voluntary act and deed in the foregoing instrument to be voluntary act and deed in the foregoing instrument to BURNAY CON BURNAGE CONTRACTOR

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Notary Public for Oregon

My commission Expires:

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PACIFIC POWER & LIGHT COMPANY/ATTENTION: PROPERTY SECTION/920 S.W. SIXTH AVENUE/PORTLAND, OR 97204 sacered with a state of the contract of the following in the following and the contract of the following and the persons an isomest and authorite spil (direct such passions to pay Pacific any obligations assing the agreement from any minutes before in account from any minutes and persons

That portion of the SW 1/4 SW 1/4 of Section 13, Township 39 South, Range 9 E.W.M., lying Easterly of the 1-C-1-A Drain and Westerly of the following described line: Mesterly of the following described time.

Seginning at a point on the South line of said Section 13 which coy

is 707 feet East of the corner common to Sections 13, 14, 23 and 24 of said Township and Range; thence North 0° 40' East a distance of 736.6 feet to a point which is 82.5 feet Easterly from the centerline of the U.S.R.S.: 1-C-1-A drain ditch; thence along a thomas with the said drain ditch. North 25° 23' East 386.3 feet; thence North 4° 34' East 287.5 feet, more or less, to the North line of the drainage ditch along the North boundary of the South half of the SW 1/4 of said Section 13 Saving and excepting therefrom that portion deeded to Klamath County by deed dated March 15, 1978 and recorded April 6, 1978 in Deed Volume M-78 on page 6624, records of Klamath County, Oregon.

> TATE OF DREGON; COUNTY OF KLAMATH; ss. ed for record at request of PP &L is 27 day of MARCH A. D. 19 81 at 1:150'clock 1. v and July recorded in Vol. M81 Mortgages _on Page __ EV LYN BIEHN, County Clerk FEE:\$10:50 By No bo a ganger