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2332 3rd St Malin, Klamath ikousumaan Oregon 97632

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10, ROMIOWNERS RUMTITOLINCE, COREGONSTATUTE and house care near experience and these not observe his satisfied to collic odd and reduced a to dediction and anomalous and the house for observed and the property. The collection and the collection of the property will and not expected the collection of the property. The collection of the collection of the property will and not expected the property. 2. Pacific shall cause insulation and weatherization materials checked below (subject to notations) to be installed in Homeowner's home pur-2. Pacific shall cause institution and weather to an analysis of the control of t

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December of the second of the

The cost of the installation described above, for which Homeowners will ultimately be responsible under this agreement, is \$ 1787.00

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 District Manager at their local Pacific Power & Light Company, Public Building, 920 S.W. Sixth Avenue, Portland, Oregon 97204, (503) 243-1122, or the EXCEPT FOR THE WADDAMPIES EXPRESSIVE DESCRIPTION THE WADDAMPIES EXPRESSIVE DESCRIPTION TO BE THE WADDAMPIES DESCRIPTION TO BE T

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 WILE 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 EXSECUENTIAL DAMAGES TO HOMEOWNERS OR ANYONE EYES.

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

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 ayerage 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. langua-santa isti benegga vilong 🖂

## 4. HOMEOWNERS' OBLIGATION TO REPAY

Land on the interfact and a definite from the benefit to 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. engalitää (H. Jerusa)

## 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 sale of transfer is the sale of transfer of the sale or transfer for consideration. tion, and not later than one week peters the expected sale or transfer. The notice must include 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

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27 day of MARCH A.D., 181 at 1:15 o'clock p M., and duly recorded in Val M81 of Mortgages on page 5533 . EVELYN BIEHN COUNTY CLTRK

Law 7:00

By Ne Da Quar Deputy