PACIFIC POWER Form 4107 1/79 OREGON OECOPACIFIC POWER & LIGHT COMPANY

WEATHERIZATION PROGRAMVOLM Pag 1098

1027

## INSULATION COST REPAYMENT AGREEMENT AND MORTGAGE

(LIMITED WARRANTY)

3 1 Mg 44 3 1 F	This agreement is made this 3/ day of October, 19 CO, between Pacific Power & Light Company ("Pacific") and Robert H. Anderson and Beth Anderson ("Homeowners").						
Klan	owners or cornath Fal	itract vendee 1s	s of the property at: Klamath		Oregon	9760	1 tzip code
lac :	ddress)	ar Kaighta	(county)	kilja liturkupa Valta rata ari k	The construction	state) <sub>, i</sub> sur lucia <sub>el</sub> La constanta en con	121p code
						, salahan kecam	Sec. est a case
ttache	ed heret	0:	Nelson Bereile	Contribution of	Artiklija A		1.21 W
			ng pinggalag sa bana				Array Comment
			da bergileksi bili da al Malaksi bili baksi bili d				
, ''	A STATE OF THE STATE OF	建化二硫甲烷二甲	经重点 化氯化二甲基 经正式	化自己化 医集中性病	医克格氏病 在路径上的	7.5	• •
d weather ons.	rization mater	rials checked	perow (subject to n	Orational to	be installed	in Homeowne	rs nome pur
1 wind	dowls) totallir	ag approxima	itelysq. ft	• 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	al a professional. Se al a se deserva		e e e e e e e e e e e e e e e e e e e
daam	and the second of the second	4 1	the contract of the contract o				
doors.					i seliki.		
			R to an estim				
insulation	m an estimate n to an estima	ed existing R	to an esum 	ateu n-	, approxi	matery	
sture bar	rier in crawl s	pace.		5 N . 69	4.50 J414	and the	
			a the art				
					this agracina	n. i. s 319	4.45
		eowners will	ultimately be respon	isible under	tins agreeme	mt, 15 0	Tana,
OVISION	ban anitalus	weatherization	on contractor and wi	ll pay for we	ork done as de	scribed above.	
							iling industr
ed in a w	vorkmanlike r	nanner, Pac	fic, at no expense t	o the Home	owners, will	cause any desi	ciencies to D
on. Home	eowners belie	ve the work	is deficient, Home	owners mu	st contact the	e Manager, V	eatherizatio
Light C	ompany, Pub	lic Building,	920 S.W. Sixth Ave	enue, Portla	ind, Oregon 9	7204, (503) 24	3-1122, or th
NITTIES	Light Compa	v nescri	RED IN THIS A	GREEME	NT, PACIFI	IC MAKES	NO OTHER
ANID	impiiri v	I/ARRANTI	ES ARE EXILE	anth Cir	LI IU MI	ATA PINATIFIE	U 10 .1111
			STALLATION OF ANY CLAIM, IN				
CI ICEN	CE STRICT	CLIARILLE	Y OR CONTRACT	I ARE LIP	พมายบาเบ	INOSE REM	TEDIES EV
, AND I	ERS OR ANY	NT SHALL YONE ELSE	PACIFIC BE RES	PONSIBL	E FOR AIVI	INCIDENT	AL OIL COIL
limitation	ns on how long	g an implied : Jental or con	warranty lasts, so the sequential damages.	so the above	e limitations o	r appry to you. or exclusion ma	y not apply t
maluana at	the required of	f ite enetema	's to defermine the CO	ist-entectiver	iess of msulat	ion and weath	rization base
nd tenien	il local weathr	er conditions	. However, because	of the varia	ninty ana um	iqueness or mu	ividiuas etierē
ab blaa amerik	now that will a	evenia fa anv s	mrheniar makvaluat.	I nerciore.	racinc, by D	HOMETHE HERVES	MILLIONE III KIN
on or limi egal right nalyses at ind typica	itation of incides, and you mand the request of the local weather will not will not be the transmitteness that we have the transmitteness that the transmitteness that we have the transmitteness that the transmitteness	dental or con y also have o f its customer er conditions	warranty lasts, so the sequential damages, ther rights which var es to determine the co . However, because particular individual, or by entering into the	so the above y from state ost-effectiver of the varia Therefore.	e innitations of to state. ness of insulati bility and uni Pacific, by p	ion and weath iqueness of in providing info	he

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.

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

### 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 on named and authorize and direct such persons to pay Pacific any obligations owing under this agreement from any monies which such persons owe to Homeowners.

# 6. SECURITY INTEREST VICTORIO THE IDENTITY INTEREST 10990

To secure the Homeowners' obligations herein, Homeowners hereby mortgage to Pacific the property, together with all present and future 10 secure tine-riomeowners obligations nereing-fromeowners nereby mortgage to ractic the property, together with an present and inture appurtenances, improvements, and fixtures thereto. This paragraph shall not take effect until that date which is one day prior to the earliest to occur ne 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 is managered.
- (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 7. 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 security interest.

- 8. Each Homeowner who signs this agreement shall be individually and jointly responsible for performing the obligations of Homeowners in this o. Each Momeowner who signs this agreement shall be mulviationly and jointly responsible for performing the congations of Momeowners 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 parties. 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 If this agreement was southed at a piace other man the omices of racine, and you do not want the goods of services, you may cancer 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 carries and must be mailed before 19:00 midnight of the third business day after you sign this agreement. The notice must be mailed to: agreement various any penanty, cancellation see or other mancial 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:

P.O. Box 728, Klamath Falls, OR 97601

However: You may not cancel if you have requested Pacific to provide goods or services without delay because of an emergency and 10) Hospital in good faith makes a substantial beginning of performance of the contract before you give notice of cancellation, and

(1) 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 attached notice of cancellation form for an explanation of this right.

11. HOMEOWNERS ACKNOWLEDGE THAT THEY HAVE RECEIVED A COPY OF THIS AGREEMENT.

ACIFIC POWER & LIGHT COMPANY	O THIS AGREEMENT.
19 9/	HOMEOWNERS
E Strings	* Hoberting o
STATE OF OREGON	Dr. Jakalerson
	A fire whered
Klamath	Detober 31 en
Personally appeared the above-named	, 19 <b>d</b> O
and acknowledge the foregoing instrument to be	
	voluntary act and deed.
	Before me:
municipality of the second	
STATE OF DRECON	Notary Public for Oregon
· · · · · · · · · · · · · · · · · · ·	My Commission Expires: 7-14-84
County of Klamach ss.	October 31 mgs
Personally appeared the above-named	19 80
Try to aged the foregoing instrument to be	The first of the second state of the second st
	voluntary act and deed.
	Before Inc:
	Kild AM
Commence and the second of the	Notary Public for Oregon
the decrease of the control of the c	My commission Expires: 2-/4-84
PACIFIC POWER A	소리는 기업을 하는 것이 100 전에 전한 전에 가장 가장 보고 있는데,

Anderson, Robert H. and Beth

KLAMATH COUNTY, OREGON

Beginning at the Southeasterly corner of Block 51 in First Addition to the City of Klamath Falls, Oregon; thence Northerly parallel with Sixth Street 110 feet; thence Westerly parallel with High Street 71 feet; thence Southerly parallel with Sixth Street 110 feet; thence Easterly parallel with High Street 71 feet to the place of beginning, all of said described property being a part of Block 51 in First Addition to Klamath Falls, Oregon, according to the official plat thereof on file in the records of Klamath County, Oregon.

STATE OF OREGON; COUNTY OF KLAMATH; ss.	المراه المعارضة والمراد والمراد
filed for record at request of	
this 19thday of June A. ) 1981 at 8:3  duly recorded in Vol. M81 , of Mtg.	70'clock AM., and
Fee \$10.50  By John C	EHN, County Clerk