PACIFIC POWER & LIGHT COMPANY 920 SW Sixth Avenue

Vol. m90 Page 12046

Form 4161, Rev. 1/86 Pacific Powe Page 1 of 2

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Portland, OR 97204 HOME INSULATION PROMISSORY NOTE AND MORTGAGE OREGON - WASHINGTON - MONTANA - IDAHO

Borrowers (Names and Address) Randy D. & Pamela Vietz	Date: <u>Vay 36, 1990</u>
JOCI Bartlett	
Klamath Falls, OR 97603	Acct. #136-20581806
37.07.003	W.O. #40030 413100-12424-11003

12734-40038 DISCLOSURE STATEMENT ANNUAL FINANCE Amount Financed: PERCENTAGE RATE: Total of Payments: CHARGE: The cost of your credit as a yearly rate. The amount of credit The dollar amount the The amount you will have paid provided to you or on your behalf. after you have made all credit will cost you. payments as scheduled. ³ 1.694 You have the right to receive an itemization of the Amount Financed. | I want an itemization. | I do not want an itemization.

Your payment schedule will be:

	Missey bear and Co.		
	Number of Payments	Amount of Payments	When D.
	7		Allenia Ale Dila
		\$23.23	First Installment Due Date: App. 1, 1000
	5ü	S28.23	
- 1	7		Due on the 1st day of each month.
211	Charge: If a payment is lat	SZ8.23	Final Installment Due Dat
	o origination in a payment is lat	A Maria Millian II	mistament Due Date: Titler 1 1000

La ayment is late, you will be charged 4% of the payment.

Sale or Transfer: If you sell or otherwise transfer your real property, you will have to pay all of the unpaid balance of this loan. Prepayment: If you pay off early, you will not have to pay a penalty.

Security Interest: You are giving us a security interest in the goods being purchased and in your real property.

See your contract document below for any additional information about nonpayment, default, any required repayment in full

LOAN PROCEEDS

- · We will loan you the Amount Financed described above so that you can buy insulation goods and services from independent contractors
- You agree to use the insulation goods or services on properly that you own or are buying ("insulated Property"). The Insulated Property has the following Legal Description: LOT 13 IT DIOCK 1, Tract No. 11088, Fertidate, according to the Insulated Property has official plat thereof on file in the office of the County Clerk of Klamath County, · We will give you the toan proceeds after we determine that the installed insulation goods and services comply with our standards.

- You promise to pay the Total of Payments described above to Pacific Power & Light Company at 920 SW 6th Avenue, Portland, Oregon 97204.
- You agree to pay us in monthly installment's beginning on the First Installment Due Date and continuing on the same day of each succeeding month through the Final Installment Due Date.

FAILURE TO MAKE PAYMENTS

- . If you fail to make a payment on time, the full unpaid balance will become due even if we do not demand payment.
- If you fail to pay an amount due under any mortgage, land sale contract, or other encumbrance on the Insulated Property, the full unpaid balance • If you fail to make a payment within fifteen days of the due date, you also agree to pay us a late charge equal to four percent of the late payment.
- I we use a lawyer to collect this promissory note, you agree to pay us reasonable costs and attorneys' fees (including trial and appellate fees)

SALE OR TRANSFER OF YOUR PROPERTY

- . If any interest or part of the Insulated Property is sold or transferred, you agree to pay us the full unpaid balance.
- You agree to notify us in writing of any sale or transfer of the Insulated Property, whether the sale is voluntary or involuntary. You must send us his notice as soon as you know that the sale or transfer will occur and not later than one week before the expected sale or transfer.
- The notice must include your name(s), the address of the property, the name of the person(s) to whom the property is being sold or transferred.
- You are authoriting us to contact any person named in the notice and to require the person to pay us the full unpaid balance of this note. You also are authorizing us to tell that person that he may deduct the amount paid to us from the amount he owes you.

SECURITY INTEREST AND MORTGAGE

- To secure your obligations, you mortgage to us this insulated Property and the buildings on it.
- . We may record this mortgage with the county to place a mortgage lien on the Insulated Property.

MISCELLANEOUS

• Exch person who signs this note will be responsible for performing all the obligations in it, even if another person who signs the note does not

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND Form 4161, Rev. 1/86 Preside Powers Page 2 of 2 DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OB-TAINED WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

NOTICE TO BORROWER: (1) DO NOT SIGN THIS PROMISSORY NOTE BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACES TO BE FILLED IN. (2) YOU ARE ENTITLED TO A COMPLETELY FILLED IN CONTAINS ANT BLANK SPACES TO BE FILLED IN. (4) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (5) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (6) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (6) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (6) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (7) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (7) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (7) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (7) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (7) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (7) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (8) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (8) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (9) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (9) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (9) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (9) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (9) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (9) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO ARE ENTITLED TO A COMPLETELT PILLED IN. (10) TOO A DUE AND TO OBTAIN A PARTIAL REFUND OF THE FINANCE CHARGE, IF ANY. (4) IF YOU DESIRE TO PAY OFF IN ADVANCE THE FULL AMOUNT DUE. THE AMOUNT OF THE REFUND YOU ARE ENTITLED TO, IF ANY,

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