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Val\_<u>m%\_Page</u>388C7 MORTGAGE

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## (SECURING WEATEER! ATION INS'I ILLMENT LOAN AGREEMENT)

THIS MORTGAGE is made this 27THd ay of NO	AUBREY D HARRIS &
GINGERL	("Mortgagor"), whose address is
900 KANEST KLAMATH FALLS OR	97603 to THE WASHINGTON WATER POWEER COMPANY, a
Washington corporation doing business as WP NATURAL GAS ("Mo	or gagee"), whose address is E. 1411 Mission
Spokane, WA 99202	
	· The second

WITNESSETH, that in consideration of ONE THOUSAND TEN DOLLARS & 27/100

), Mortgagor does hereby ( rant, bargain, sell and convey unto Mort agee and its successors and assigns, KLAMATH 104 that certain real property situated in County of\_\_\_\_ , State of Oregon, described as follows, to-wit:

SEE ATTACHED

together with all and singular the buildings, in provements, fixtures, tenements, hereditaments and appurtenances now or hereafter located thereupon or belonging or in anywise appertaining thereunto and all rents, issues and profits therefrom, including without limitation all proceeds of insure r ce and condemn ation awards, TO HAVE AND TO HOLD unto Mortgagee and its successors and assigns forever.

Mortgagor is indebted to Mortgagee in a p-incipal amount equal to the amount set forth above under the Weatherization Installment Loan Agreement(s) dated NOVENIBER 27TH9 96 (the "Agreement(s)"), and this Mortgage shall secure the payment and performance of all indebtedness and obligations of Yortgagor presently existing or hereafter arising under the Agreement(s) and this Mortgage. The date of maturity of the indebte iness secured by this Mortgage is the date on which the last scheduled principal payment becomes due, to-wit\_01/15/00\_ . If any payment under the Agreement(s) is not made within 15 days after 's due date, Mortgagor agrees to pay a \$5.00 late charge.

Mortgagor agrees to pay before delinquentry all taxes, assessments, charges, liens or encumbrances upon said premises. If Mortgagor shall fail to pay any taxes, charges, liens, or encumbrances as provided above, Mortgagee may at its option do so, and any such payment shall become a part of the indebted a sessecured by this Mortgage, and shall bear interest at the rate provided in the Agreement(s), without waiver of any other remedy of Mortgagee for failure by Mortgagor to perform its obligations hereunder.

NOW, THEREFORE, if Mortgagor shall pey all indebtedness (including all principal, interest and other amounts) and perform all obligations under the Agreement(s) and this Mortgage according to their terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure such pays ent and performance; it being agreed that upon a failure to pay or perform any such indebtedness or obligation when due, Mortgagee shall have the option to declare all indebtedness secured hereby immediately due and payable, without notice of any kind (which notice Mortgegor here by waives), and this Mortgage may be foreclosed by Mortgagee at any time thereafter in the manner prescribed by law. Mortgages shall have the right to become the purchaser at any foreclosure sale, whether public or private. Mortgagor agrees to pay all costs of Mortgagee to collect the indebtedness secured by this Mortgage and to force lose this Mortga 2;, including without limitation title report and search costs, statutory costs and disbursements and reasonable a ttorney's fees, which her suit is brought or not. Any judgment shall bear interest at the maximum lawful rate.

In the event of any sale or transfer, whether voluntary or involuntary, of any part of caid premises or any interest therein without Mortgagee's prior written consent, to the er ant permitted by/ pplicable law all index edness secured hereby shall become immediately due and payable, without notice of any kind to Mortgan or (which notice Mortan gor hereby waives).

This Mortgage shall bind the heirs, exert fors, administrators, successors and astigns of Mortgagor and inurg to the benefit of Mortgegee and its successors and assigns.

IN WITNESS WHEREOF, Mortgagor has a secuted this Mort age the day and year first above written.

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MORTGAGOR ACKNOWLEDGES RECEIPT OF A COPY OF THIS MORTGAGE.

MORTGAGOR

STATE OF OREGON

County of Klamnth

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tood) Public for Oregon My commission explices:

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Date of Policy: February 27, 1996 nu 11:45

Fremitra: \$ 217.00

1. Manie of Insured:

AUPREY DALE HARRIS and GINGER SEE HARRI

2. The estate or interest referred to hereinis, at the date here of, vested in

AUGUREY DALE HARRIS and GINGER LEE HARRIS, as tenants by the entirety.

3. The land referred to in this policy is situated in the State of Oregon, County of Klamath and described as follows:

Loty 3 and 4, Elock 28, HILLSIDE ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon. TOGETHER WITH that portion of vacated Lexington Street subjoining that would attach thereto by Ordinance #2149; recorded february 25, 19:3 in Book 297 at Page 577, Deed Records of Klamath County, Oregon.

EXCEPTING THEREFROM the North one-half of The apple Block 28, HILLSIDE ADDITION TO THE CITY OF KEAMAIT FALLS, Together with the portion of vacated Lexington Stucet which imited thereto, in the County of Klamath, State of Orejon

Policy No. 0-5201-46799

Manount of Insurance: \$ 25,900.00

1418 Johnson

CODE 1 MAY 3809-290A TU: 7600

STRAKART THEFT GUARANTY COMPANY

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**TRAN** 

Return: Washington Power P.O. Box 3727 Spokane, Wa. 99220

STATE OF OREGON: COUNTY OF KLAMATH SS.

13th C21 the \_ uest of <u>Wash</u>, ngton Power A.D., 19 96 at at 1:15 oclock P. M., and duly recorded in Vol. Filed for record at request of \_ M96 December of \_\_ 28807 on Page Mon: gages of

Fage 2

Bernetha G. Letsch/County Clerk uthun By

FEE \$15.00

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