energy right® Program Repayment Agreement

OMB No. 3316-0019 Expires: 4/30/2011

					paymont / i	9.000			Expires. 4/30/2011
Account No.			Disti	Distributor No.			Area No.		
Distributor					Address				
Participant's	s Name					Address			
Participant enter for financing ha	ered into an agreement ave been installed to Pa	onarticipant's satisfaction	(m in accordan	m/dd/yy) to រ ce with the A	participate in the <i>energ</i> greement to Participate	y right Progra and the Progra	ım (Program) as made avai am requirements.	lable by Distributor. Sir	ce then, improvements eligible
of	% per year until paid articipant's financing obl	 d. This financing including lighter in the control in th	les \$ nt's Repayn	nent Agreem	for installatent dated	tion of improver	ments under the Agreement (mm/dd/yy). Repayment s	to Participate and \$ hall be made in	consecutive monthly
	shown in the repayment derstands interest accru					ment shall be a	pplied first to the interest d	ue, and the balance sha	II be applied to principal
•	to accrue 30 days prior to begins to accrue.	r to the date the first pa	yment is du	ıe. Participar	nt can avoid paying inte	rest by paying t	he AMOUNT FINANCED (s	shown in Truth in Lendir	g Disclosure) in full prior to
•	erstands that the FINAl luled (on the dates agre		TOTAL OF	PAYMENTS	as shown in the Truth	in Lending Disc	closure are estimates based	d on Distributor's assum	ption that payments will be
Truth I	n Lending Disc	closure							
Annu	al Percentage Rate	Finance Charge	Amount F	Financed	Total of Payments	7	Itemization of the Ar	mount Financed of \$	
	ost of your credit as	The dollar		ınt of credit	The amount you will		ф		A manusat missan ta ssass alima atles
a yea	rly rate	amount the credit will cost	provided to on your be		have paid after you have made all pay-		\$		Amount given to you directly
	0,	you	,		ments as scheduled	_	\$		Amount paid on your account
You	r payment schedule		\$		\$ E				
	ber of Payments	Amount of Payn	nents	When Pa	yments are Due		Amount paid to othe	ers on your behalf:	
							\$	to Pul	olic Officials
							\$	to	
Security-	—You are giving a sec	curity interest in:	Pre	pavment:	f you pay off early,		\$	to	
·	(check the applical		you	will not hav	e to pay a penalty.		Less; \$		
☐ Not ap	oplicable		See	e your Progr	am agreements for nformation about		Less, φ	гтера	iu ililalice charge.
the go	ods or property being	purchased.	any nor	/ additional ii npayment, de	nformation about efault, any				
			req the	uired repayr scheduled o	efault, any nent in full before late, lack of				
fees: S			pre	payment per curity interes	nalties, and any ts.				
	an estimate N/A m	neans "not annlicable"							
		•		ntice of disho	nor and agrees that Dis	tributor may wi	ithout notice and without re	leasing such party from	liability, grant extensions or
enewals, add or	release one or more pa	arties, acquire additiona	al security, o	or release an	y security.	ilibutoi may, w	illiout notice and without re	leasing such party from	liability, grafit exterisions of
	hat all or any part of the en than once a month.		ticipant's ol	bligation to D	istributor may be paid a	t any time witho	out penalty, but that the Dis	tributor need not credit p	partial payments of the unpaid
			v enforcina	anv of Distril	butor's rights under this	Repayment Ac	reement without losing tho	se rights.	
									obligations to Distributor under this
									eement; (3) If Participant ceases to butor has made financing available
r if Participant co	eases to use the home	as residential premises	s; (5) If Par	ticipant shoul	ld die or, if a business e	ntity, Participar	nt should be terminated, dis	solved, or reorganized;	(6) If Participant should have any
									ersely Distributor's interest in any believe, in good faith, that the
	,	•		•	nent has been impaired				alice and manable without
	g any advance notice.						greement will, at Distributor' collection of amounts under		e due and payable without nent, including reasonable attorney
	customer of Distributor onthly repayment will be				gation under this Repay	ment Agreeme	nt are subject to Distributor	's Rules and Regulation	s and other policies and that the
Notice: An	y holder of this co services obtained	onsumer credit co I with the proceed	ntract is Is hereof	subject to . Recove	all claims and de ry hereunder by tl	fenses whiche debtor st	ch the debtor could a nall not exceed amou	ssert against the s ints paid by the de	seller of goods ebtor hereunder.
Each of the u signing, and I	indersigned has re by signing below a	ead this Repayme acknowledges rec	nt Agree eipt of a	ment and copy and	the Truth in Lendi agrees to be boun	ng Disclosu Id by the ter	re carefully, acknowle ms and conditions co	edges that all spac ontained herein.	es were completed before
	Participant's	s Signature			Date		Participant's Signa	nture	
					nt as Participant for ma atisfy any of Participant		ents to Distributor or fulfilling	g any other obligation of	Participant hereunder
					the second page	•			
	Cosigner's	Signature			Date		Cosigner's Signat	ture	
	Coolgitol o						Coolgitor o digital	and the second s	

This activity is in accord with the provisions of the Tennessee Valley Authority Act of 1933 (16 U.S.C. Secs. 831-831ee). You are not required to participate. Information provided with go to distributors, TVA and the contractors assisting TVA in this program. Your cooperation is appreciated.

energy right® Program Notice to Cosigner

You are being asked to guarantee this debt. Think carefully before you do. If the borrower (Participant) doesn't pay the debt, you will have to. Be sure you can afford to pay if you have to and that you want to accept this responsibility.

You may have to pay up to the full amount of the debt if the borrower does not pay. You may also have to pay late fees or collection costs, which increase this amount.

The creditor (Distributor) can collect this debt from you without first trying to collect from the borrower. The creditor can use the same collection methods against you that can be used against the borrower such as suing you or garnishing your wages. If this debt is ever in default, that fact may become a part of your credit record.

This notice is not the contract that makes you liable for the debt.