energy right® Program Repayment Agreement

OMB No. 3316-0019
Expires: MM/DD/YYYY

			•	•				•
Account No.			Dist	ributor No.			Area No	
Distributor					Address			
Participant's Name					Address			
Participant entered into an agreemen for financing have been installed to P							available by Distributor. Since	then, improvements eligible
To repay the financing received from of % per year until pa payment on Participant's financing of installments as shown in the repayme (Participant understands interest according to the payment of the payment	id. This financing includ digation under Participar ent schedule in the Truth	es \$ nt's Repayn and Lendi	nent Agreem	for installa ent dated e. Each installment pay			with interest on the unpaid p ment to Participate and \$ ent shall be made in st due, and the balance shall b	rincipal balance at the rate for consecutive monthly e applied to principal
Interest begins to accrue 30 days prior the date interest begins to accrue.	or to the date the first pa	yment is du	ie. Participar	nt can avoid paying inte	erest by paying	the AMOUNT FINANCE	ED (shown in Truth in Lending D	Disclosure) in full prior to
Participant understands that the FINA made as scheduled (on the dates agr		TOTAL OF	PAYMENTS	as shown in the Truth	in Lending Dis	sclosure are estimates ba	ased on Distributor's assumption	on that payments will be
Truth In Lending Dis	closure							
Annual Percentage Rate	Finance Charge	Amount Financed Total of Payment		Total of Payments	7	Itemization of the	e Amount Financed of \$	
The cost of your credit as a yearly rate	The dollar amount the credit will cost you	The amou provided t on your be	,	The amount you will have paid after you have made all payments as scheduled		·	_	nount given to you directly
<u>%</u>		\$		\$	티			
Your payment schedul Number of Payments	Amount of Paym	Payments When Pa		yments are Due	7	Amount paid to o	others on your behalf: to Public	· Officials
						\$		
Security—You are giving a se (check the applica		you	will not hav	f you pay off early, e to pay a penalty.		\$ Less; \$	to Prepaid	finance charge.
 Not applicable the goods or property bein fees: \$ E means an estimate N/A r 		prepayment penalties, and any security interests.						
ach party signing this Repayment Agr enewals, add or release one or more p is understood that all or any part of th alance more often than once a month.	parties, acquire additiona te unpaid balance of Par	l security, o ticipant's ol	or release an	y security. istributor may be paid a	at any time with	nout penalty, but that the	Distributor need not credit part	
vistributor may accept late payments, participant will be in default under this lepayment Agreement or any security naintain an electric service account witer if Participant ceases to use the home roceeding under any bankruptcy or insect the improvements which Distributor kelihood of Participant's payment of ot	Repayment Agreement i arrangement Participant th Distributor for the home as residential premises solvency laws begun by has financed; or (8) If Di	f any of the has with D e at which ; (5) If Par or against I stributor sh	following occistributor; (2 Distributor haticipant shou Participant; (ould conside	curs: (1) If Participant of the Participant has made financing availed die or, if a business of the pritiself or Participant's of the Participant of the Partici	does not make de a false or mi lable; (4) If Pa entity, Participa instituted agai obligations uns	a payment when due or sleading statement in thi rticipant ceases to reside ant should be terminated, nst Participant which Dis	perform all of Participant's obli is or any other Program agreen e in the home at which Distribut dissolved, or reorganized; (6) stributor deems to affect advers	nent; (3) If Participant ceases to has made financing available If Participant should have any ely Distributor's interest in any
Participant defaults in any of the above istributor's giving any advance notice.	e ways, all of Participan	t's paymen	t obligations	to Distributor under this	s Repayment A			
Participant is a customer of Distributor mount of the monthly repayment will be				gation under this Repay	yment Agreem	ent are subject to Distrib	utor's Rules and Regulations a	nd other policies and that the
Notice: Any holder of this conservices obtained	onsumer credit co d with the proceed	ntract is s hereof	subject to Recove	all claims and de ry hereunder by t	efenses wh he debtor s	ich the debtor coul hall not exceed an	d assert against the se nounts paid by the debi	ller of goods or hereunder.
ach of the undersigned has read this leceipt of a copy and agrees to be bour					cknowledges t	hat all spaces were com	pleted before signing, and by s	igning below acknowledges
Participant	's Signature			Date		Participant's S	ignature	
Each of the undersigned hereby agree n the event Participant fails to make a each of the undersigned also acknowle	payment on a timely bas	sis or fails o	therwise to s	atisfy any of Participan			illing any other obligation of Pa	rticipant hereunder
Cosigner's Signature				Date Cosigner's Signature			gnature	

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.