RESIDENTIAL ENERGY EFFICIENCY LOAN PROGRAM

AVAILABILITY

Subject to the Terms and Conditions of the Tariff of which it is a part, this program shall allow Customers installing energy-efficiency measures under an energy efficiency program offered by the Company and approved by the Commission ("Participating Customers") to borrow all or a portion of the Customer's share of the installed cost of the energy-efficiency measures ("Customer Loan Amount") through an additional charge on their monthly electric service bill issued by the Company. It is available to Participating Customers who meet the following qualifications:

- 1. The Customer must own the residential property where the energy-efficiency measures are installed; and
- 2. The Customer must have an active Delivery Service account with the Company for the property where the energy-efficiency measures are installed and receive retail delivery service Domestic Delivery Service Schedule D; and
- 3. The Customer must have good credit with the Company, which is defined as a Customer that has not received a disconnect notice from the Company during the twelve months preceding the Customer's request for service under this program; and
- 4. The Customer Loan Amount must be greater than or equal to \$500 and less than or equal \$7,500 and must not exceed the Customer's share of the installed cost of the energy-efficiency measures installed under the Company's approved energy-efficiency program.

At its sole discretion, the Company shall determine eligibility for service under this program subject to the availability of program funds.

Any Customer taking service under this program must remain a Domestic Delivery Service Customer of the Company at the residential property where the energy-efficiency measures are installed. In the event the Customer does not remain a Domestic Delivery Service Customer of the Company at the residential property where the energy-efficiency measures are installed, any remaining charges under this program shall immediately become due and payable.

Issued: April 15, 2010

Effective: May 15, 2010

Issued by: Mark H. Collin

Treasurer

RESIDENTIAL ENERGY EFFICIENCY LOAN PROGRAM

CUSTOMER LOAN AGREEMENT

Participating Customers shall be required to execute a separate Customer Loan Agreement which will specify the fixed monthly charge and the terms of the payment period. A Customer can choose to pay the remaining balance owed to the Company at any time. A late payment charge as described in the Terms and Conditions for Domestic Delivery Service section of the Company's Tariff is applicable to the monthly charges rendered under this program. Participating Customers are not subject to disconnection of electric service for nonpayment of the charges under this program.

The Customer Loan Amount shall be paid to the Company by Participating Customer through a fixed monthly charge applied over a term of months as established in the Customer Loan Agreement. Participating Customers may specify the repayment term of the Customer Loan Amount subject to the maximum repayment term limitations as specified below:

	Maximum
	Repayment Term
Customer Loan Amount	(in Months)
Greater than or equal to \$500 and less than or equal to \$2,000	24
Greater than \$2,000 and less than or equal to \$3,000	36
Greater than \$3,000 and less than or equal to \$4,000	48
Greater than \$4,000 and less than or equal to \$5,000	60
Greater than \$5,000 and less than or equal to \$6,000	72
Greater than \$6,000 and less than or equal to \$7,500	84

The revolving loan fund is funded through a grant from the Greenhouse Gas Emissions Reduction Fund created pursuant to RSA 125-O:23 as administered by the Commission.

Issued: April 15, 2010
Effective: May 15, 2010

Issued by: Mark H. Collin
Treasurer

MUNICIPAL ENERGY EFFICIENCY LOAN PROGRAM

AVAILABILITY

Subject to the Terms and Conditions of the Tariff of which it is a part, this program shall allow Customers installing energy-efficiency measures under an energy efficiency program offered by the Company and approved by the Commission ("Participating Customers") to borrow all or a portion of the Customer's share of the installed cost of the energy-efficiency measures ("Customer Loan Amount") through an additional charge on their monthly electric service bill issued by the Company. It is available to Participating Customers who meet the following qualifications:

- 1. The Customer must own the municipal property where the energy-efficiency measures are installed; and
- 2. The Customer must have an active Delivery Service account with the Company for the property where the energy-efficiency measures are installed and receive retail delivery service General Delivery Service Schedule G; and
- 3. The Customer must have good credit with the Company, which is defined as a Customer that has not received a disconnect notice from the Company during the twelve months preceding the Customer's request for service under this program; and
- 4. The Customer Loan Amount must be greater than or equal to \$500 and less than or equal \$50,000 and must not exceed the Customer's share of the installed cost of the energy-efficiency measures installed under the Company's approved energy-efficiency program.

At its sole discretion, the Company shall determine eligibility for service under this program subject to the availability of program funds.

Any Customer taking service under this program must remain a General Delivery Service Customer of the Company at the municipal property where the energy-efficiency measures are installed. In the event the Customer does not remain a General Delivery Service Customer of the Company at the municipal property where the energy-efficiency measures are installed, any remaining charges under this program shall immediately become due and payable.

Issued: April 15, 2010 Issued by: Mark H. Collin Effective: May 15, 2010 Treasurer

MUNICIPAL ENERGY EFFICIENCY LOAN PROGRAM

CUSTOMER LOAN AGREEMENT

Participating Customers shall be required to execute a separate Customer Loan Agreement which will specify the fixed monthly charge and the terms of the payment period. A Customer can choose to pay the remaining balance owed to the Company at any time. A late payment charge as described in the Terms and Conditions for General Delivery Service section of the Company's Tariff is applicable to the monthly charges rendered under this program. Participating Customers are not subject to disconnection of electric service for nonpayment of the charges under this program.

The Customer Loan Amount shall be paid to the Company by Participating Customer through a fixed monthly charge applied over a term of months as established in the Customer Loan Agreement. Participating Customers may specify the repayment term of the Customer Loan Amount subject to the maximum repayment term limitations as specified below:

Maximum
Repayment Term
(in Months)
24
36
48
60
72
84
120

The revolving loan fund is funded through a grant from the Greenhouse Gas Emissions Reduction Fund created pursuant to RSA 125-O:23 as administered by the Commission.

Issued: April 15, 2010

Effective: May 15, 2010

Issued by: Mark H. Collin
Treasurer

UNITIL ENERGY SYSTEMS, INC. ON-BILL FINANCING AGREEMENT FOR MUNICIPAL CUSTOMERS

Customer:	Unitil Energy Systems, Inc. (Electric)
Mailing Address:	Five McQuire Street Concord, NH 03301
Telephone:	Telephone: 800-852-3339
Contact Person:	Agreement Date:,,
Facility(ies):	Unitil Account #
Occupany:OwnerRenter	Customer will own Measures X Yes No

Unitil Energy Systems ("Unitil") and the Customer listed above ("Customer") desire to enter into an On-Bill Financing Agreement for Municipal Customers ("Agreement") for financing one or more energy efficiency projects offered via an energy efficiency program of Unitil ("Measures"), including those known as "Qualified Energy Efficiency Measures." Under this Agreement, Unitil will provide Customer a no-interest loan ("Loan") to be used towards the Customer's co-pay portion of the project and installation of the Measures. Customer will pay the Loan under the terms of this Agreement, which includes payment and billing of the Loan as a separate item on the Customer's monthly utility bill from Unitil.

1. DESCRIPTION OF LOAN AND USE OF LOAN PROCEEDS

- 1.1 Unitil will loan funds to Customer at zero percent annual interest in an amount and on the terms set out in this Agreement and in Appendix A, which is attached to this Agreement and incorporated into it as if set forth in this paragraph.
- 1.2 Customer will pay the Loan in monthly installments ("Loan Payment(s)"). Loan Payments are due each month and will appear on Customer's electric bill as a separate item. Loan Payment terms are described in more detail in Section 2 of this Agreement.
 - 1.3 Customer must use the proceeds of the Loan for the Measures described in Appendix B.

2. CUSTOMER PAYMENTS

- 2.1 The first Loan Payment shall be billed by Unitil to Customer in the monthly billing cycle immediately following completion of the Measures. The due date of the first Loan Payment shall be the due date of the monthly utility bill. The Loan Payment must be paid via first class mail or at any authorized collector or agent at the time the monthly utility bill is paid. Each Loan Payment shall be deemed paid when the full amount of the Loan Payment is received by Unitil. Payment for only the provision of utility service by the Customer shall **NOT** be deemed payment of the monthly Loan Payment. Payments received by Unitil are credited first towards the amount due for utility service and then to the amount due for each Loan Payment. In order to remain current on the Loan, Customer must pay both the full amount due for its utility service and the full amount of each Loan Payment.
- Customer represents that it reasonably believes in good faith it can obtain sufficient funds to pay the Loan as set forth in this Agreement and agrees that it will do all things lawfully within its power to obtain and maintain funds from which the Loan will be paid, including making provisions for such payments to the extent necessary in each annual budget submitted to the appropriate entity or organization within the Customer's organization, such as the City Council, Selectmen, Town Meeting and/or School District for the purpose of obtaining funding. Customer shall use its best efforts to have such portion of the budget approved. If appropriated funds are less than are required to pay the Loan under this Agreement, then Customer and Unitil will use commercially reasonable efforts to modify this Agreement in a manner that will allow Customer to pay the Loan. If Customer and Unitil are unable to negotiate a modification of the Loan that is reasonably satisfactory to both, then Unitil may declare the Loan in default and immediately due and payable.
- 2.3 Each monthly Loan Payment shall be due by the date indicated on the monthly bill. Loan Payments made after the due date will be considered past due. Partial payment of the monthly Loan Payment will also be considered past due.

3. CUSTOMER RESPONSIBILITIES

- 3.1 Customer shall make consecutive monthly Loan Payments to Unitil during the Loan until the Loan has been paid in full, as more fully set forth in Appendix A.
- 3.2 If Customer closes its account with Unitil, or Customer's account is closed for any reason, the remaining balance of the Loan shall become due immediately and such remaining balance will appear on Customer's final bill.
- 3.3 Customer shall make a good faith effort to participate in any follow-up surveys conducted by Unitil or its designee as part of evaluating the effectiveness of the Measures or the program that makes the Loan available to Customer.

4. CUSTOMER'S AUTHORIZATION

4.1 Customer authorizes Unitil to issue checks on behalf of the Customer as payment to the contractor that installs the Measures ("Contractor") upon satisfactory progress and/or completion of the work pursuant to the agreement with the Contractor. Customer understands that Unitil is not a guarantor of any work performed by the Contractor and that the Contractor is solely responsible for the installation of the Measures.

5. BREACH

- 5.1 The following shall constitute breach of this Agreement by Customer:
 - a. Failure to pay the Loan as provided in this Agreement;
 - b. Failure to pay on time and in full any monthly Loan Payment for 2 consecutive months;
 - c. Failure to pay on time and in full any monthly Loan Payment 3 or more times within any 12-month period;
 - d. Failure to pay Customer's utility bill on time or in full for 2 consecutive months;
 - e. Failure to pay Customer's utility bill on time or in full 3 or more times within any 12-month period.
- 5.2 If Customer breaches this Agreement, the outstanding balance due under the Loan shall become immediately due and payable without any further notice by Unitil to Customer.
- 5.3 If the Customer breaches any of the terms of this Agreement, Customer shall also pay to Unitil all of its costs incurred in connection with the Measures and/or this Agreement, including without limitation, installation, repair or replacement, administration, product subsidy and costs of collection, including attorney fees and expenses.
 - 5.4 A breach of this Agreement will not be a cause for disconnection of Customer's utility service.

6. NO WARRANTIES

- 6.1 Unitil does not qualify, endorse, guarantee, nor warrant any particular manufacturer, product, or contractor/installer and provides no warranties, expressed or implied, for any product or services.
- 6.2 The Customer's reliance on warranties is limited to any warranties that may arise from, or be provided by installers, contractors, vendors, or manufacturers.
- 6.3 Unitil makes no representations of any energy and/or demand performance results to be achieved by the Measures.

7. LIMITATION OF LIABILITY AND INDEMNIFICATION

- 7.1 Unitil's liability under this Agreement will be limited to the amount of the Loan. Unitil and any of its affiliates, subsidiaries or consultants shall not be liable for any consequential or incidental damages or for any damages in tort (including negligence) caused by any activities associated with this Agreement.
- 7.2 In no event will Unitil be liable to Customer for any lost profits, lost savings or incidental, indirect, liquidated, special or consequential damages, arising out of Customer's participation in this program. Unitil's liability will be limited to the amounts described in this Agreement.
- 7.3 The Customer shall protect, indemnify, and hold harmless Unitil from and against all liabilities, losses, claims, damages, judgments, penalties, causes of action, costs, expenses (including, without limitation, attorney's fees and expenses) incurred by or assessed against Unitil arising out of or relating to performance of this Agreement.

8. NO ADVICE ON TAXES, ARRA GRANT, OR STATE INCENTIVE

8.1 The actions, comments, or written materials of Unitil shall in no way be considered (i) tax advice; (ii) advice on grants under the American Recovery and Reinvestment Act of 2009; or (iii) advice regarding incentives offered by the State of New Hampshire. Customer should consult the proper advisor for qualification determination.

9. MISCELLANEOUS PROVISIONS

- 9.1 No waiver, alteration or modification of any of the provisions of this Agreement shall be binding unless in writing and signed by a duly authorized representative of both parties to this Agreement.
- 9.2 Notice from one party to the other under this Agreement shall be deemed to have been properly delivered if forwarded by First Class Mail to the addresses on the first page of this Agreement.
- 9.3 Customer and Unitil agree that no failure or delay in exercising any right, power or privilege hereunder will operate as a waiver thereof, nor will any single or partial exercise thereof preclude any other or further exercise thereof or the exercise of any right, power or privilege hereunder.
- 9.4 This Agreement shall be governed by and construed and interpreted in accordance with the laws of the State of New Hampshire without regard to its conflicts of laws principles and any legal action will be adjudicated at a New Hampshire State court or New Hampshire administrative body of competent jurisdiction.
- 9.5 The invalidity or unenforceability of any provision of the provisions of this Agreement will not affect the validity or enforceability of its other provisions. Following a determination by a court or an administrative body of competent jurisdiction that any provision of this Agreement is invalid or unenforceable, the remaining provisions shall remain in full force and effect in accordance with their terms.
- 9.6 The provisions of this Agreement shall benefit and bind the successors and assigns of Customer and Unitil as well as Customer and Unitil.
- 9.7 Paragraph headings, paragraph numbering, and other headings are for information only and are not made a part of this Agreement.
- 9.8 This Agreement sets forth the entire agreement between Customer and Unitil. No other prior or contemporaneous written or oral agreement and no subsequent oral agreements between Customer and Unitil will be binding on Customer and Unitil.
- 9.9 This Agreement shall remain in full force and effect until Customer pays the Loan in full or the Agreement is terminated by mutual written consent of both parties.
- 9.10 This Agreement may be executed in two or more counterparts each of which shall constitute an original but all of which taken together shall constitute one in the same instrument.

By signing below, Unitil and the Customer duly execute this Agreement as of the date set forth on page 1 of this Agreement.

CUSTOMER	UNITIL
BY:	BY: Print Name: Title:
Date:	Date:
647183 1	

APPENDIX A

UNITIL ENERGY SYSTEMS INC.

ON-BILL FINANCING AGREEMENT FOR MUNICIPAL CUSTOMERS

Customer:	Account #:
Amount	Loan Repayment period
\$500 up to \$2,000.00	24 months
>\$2,000.01 up to \$3,000.00	36 months
>\$3,000.01 up to \$4,000.00	48 months
>\$4,000.01 up to \$5,000.00	60 months
>\$5,000.01 up to \$6,000.00	72 months
>\$6,000.01 up to \$7,500.00	84 months
>\$7,500.01 up to \$50,000.00	120 months
Amount of Loan:	
Rate of Interest: 0%	
Due Date of Loan: months aft	er the due date of the first monthly payment of the Loan
from Unitil to Customer in the mon-	st payment of the Loan shall be included in utility bill thly billing cycle immediately following the completion will be due on the due date of the monthly utility bill.
Number of Payments:	
Amount of Each Payment:	
monthly payments or if Customer d any 12-month period. The Loan sh	Ilt if Customer fails to pay in full two (2) consecutive loes not pay in full more than 3 monthly payments in all also be in default if Customer fails to pay its monthly nonths, or if it fails to pay its utility bill in full more than
Loan in full, then such payment sha	not pay its utility bill or its monthly payment of the ll be considered past due. Two consecutive partial the monthly Loan payment shall be a default under the
Customer acknowledges receipt of this Apper Loan as described in the Agreement and in Ap	ndix A and acknowledges that it understands the terms of the oppendix A.
CUSTOMER	UNITIL
BY:	BY:
Print Name:	Print Name:
Title:	Title:
Date:	Date:

APPENDIX B

DESCRIPTION OF MEASURES

UNITIL	
Date:	
	BY: Print Name: Title:

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UNITIL ENERGY SYSTEMS, INC. ON-BILL FINANCING AGREEMENT FOR RESIDENTIAL CUSTOMERS

Customer:		Unitil E	nergy Systems, Inc.	
Mailing Address:			Quire Street	
Telephone:			d, NH 03301 one: 800-852-3339	
Unitil Account #		-	ent Date:	
Occupany: X_Ow		•	er will own Measures <u>X</u>	
an On-Bill Financing energy efficiency pro ("Measures"), includ Unitil will provide C Measures and the ins	Agreement for Respects offered via an ing those known as ustomer a no-interestallation of the Mean cludes payment an	idential Customers (" energy efficiency pro s"Qualified Energy Ef est loan ("Loan") to be asures. Customer will	red above ("Customer") Agreement") for financi gram of Unitil or North efficiency Measures." Ur e used towards the co-pa l pay the Loan under the as a separate item on the	ing one or more ern Utilities nder this Agreement, ay portion of the e terms of this
ANNUAL PERCENTAGE RATE	FINANCE CHARGE	AMOUNT FINANCED	TOTAL OF PAYMENTS	
The cost of your credit as a yearly rate.	The dollar amount the credit will cost you.	The amount of credit provided to you or on your behalf.	The amount you will have paid after you have made all payments as scheduled	
0%	\$0	\$	\$	
You have the right to receive at this time an itemization of the Amount Financed. I want an itemization. I do not want an itemization. Your payment schedule will be: Number of Payments Amount of Payments When Payments Are Due				Due
Prepayment: If you pay off early, you \(\sum \) may \(\sum \) will not have to pay a penalty.			alty.	
See your contract documents for any additional information about payment terms, application of partial payments, nonpayment and default.			5,	

1. DESCRIPTION OF LOAN AND USE OF LOAN PROCEEDS

- 1.1 Unitil will loan funds to Customer at zero percent annual interest in an amount and on the terms set out in this Agreement and in Appendix A, which is attached to this Agreement and incorporated into it as if set forth in this paragraph.
- 1.2 Customer will pay the Loan in monthly installments ("Loan Payment(s)"). Loan Payments are due each month and will appear on Customer's electric bill as a separate item. Loan Payment terms are described in more detail in Section 2 of this Agreement.
 - 1.3 Customer must use the proceeds of the Loan for the Measures described in Appendix B.

2. CUSTOMER PAYMENTS

- 2.1 The first Loan Payment shall be billed by Unitil to Customer in the monthly billing cycle immediately following completion of the Measures. The due date of the first Loan Payment shall be the due date of the monthly utility bill. The Loan Payment must be paid via first class mail or at any authorized collector or agent at the time the montly utility bill is paid. Each Loan Payment shall be deemed paid when the full amount of the Loan Payment is received by Unitil. Payment for only the provision of utility service by the Customer shall **NOT** be deemed payment of the monthly Loan Payment. Payments received by Unitil are credited first towards the amount due for utility service and then to the amount due for each Loan Payment. In order to remain current on the Loan, Customer must pay both the full amount due for its utility service and the full amount of each Loan Payment.
- 2.2 Each monthly Loan Payment shall be due by the date indicated on the monthly bill. Loan Payments made after the due date will be considered past due. Partial payment of the monthly Loan Payment will also be considered past due.

3. CUSTOMER RESPONSIBILITIES

- 3.1 Customer shall make consecutive monthly Loan Payments to Unitil during the Loan until the Loan has been paid in full, as more fully set forth in Appendix A.
- 3.2 If Customer closes its account with Unitil, or Customer's account is closed for any reason, the remaining balance of the Loan shall become due immediately and such remaining balance will appear on Customer's final bill.
- 3.3 Customer shall make a good faith effort to participate in any follow-up surveys conducted by Unitil or its designee as part of evaluating the effectiveness of the Measures or the program that makes the Loan available to Customer.

4. CUSTOMER'S AUTHORIZATION

4.1 Customer authorizes Unitil to issue checks on behalf of the Customer as payment to the contractor that installs the Measures ("Contractor") upon satisfactory progress and/or completion of the work pursuant to the agreement with the Contractor. Customer understands that Unitil is not a guarantor of any work performed by the Contractor and that the Contractor is solely responsible for the installation of the Measures.

BREACH

- 5.1 The following shall constitute breach of this Agreement by Customer:
 - a. Failure to pay the Loan as provided in this Agreement;
 - b. Failure to pay on time and in full any monthly Loan Payment for 2 consecutive months;
 - c. Failure to pay on time and in full any monthly Loan Payment 3 or more times within any 12-month period;
 - d. Failure to pay Customer's utility bill on time or in full for 2 consecutive months;
 - e. Failure to pay Customer's utility bill on time or in full 3 or more times within any 12-

month period.

- 5.2 If Customer breaches this Agreement, the outstanding balance due under the Loan shall become immediately due and payable without any further notice by Unitil to Customer.
- 5.3 If Customer breaches any of the terms of this Agreement, Customer shall also pay to Unitil all of its costs incurred in connection with the Measures and/or this Agreement, including without limitation, installation, repair or replacement, administration, product subsidy and costs of collection, including attorney fees and expenses.
- 5.4 A breach of this Agreement will not be a cause for disconnection of Customer's utility service.

6. NO WARRANTIES

- 6.1 Unitil does not qualify, endorse, guarantee, nor warrant any particular manufacturer, product, or contractor/installer and provides no warranties, expressed or implied, for any product or services.
- 6.2 The Customer's reliance on warranties is limited to any warranties that may arise from, or be provided by installers, contractors, vendors, or manufacturers.
- 6.3 Unitil makes no representations of any energy and/or demand performance results to be achieved by the Measures.

7. LIMITATION OF LIABILITY AND INDEMNIFICATION

- 7.1 Unitil's liability under this Agreement will be limited to the amount of the Loan. Unitil and any of its affiliates, subsidiaries or consultants shall not be liable for any consequential or incidental damages or for any damages in tort (including negligence) caused by any activities associated with this Agreement.
- 7.2 In no event will Unitil be liable to Customer for any lost profits, lost savings or incidental, indirect, liquidated, special or consequential damages, arising out of Customer's participation in this program. Unitil's liability will be limited to the amounts described in this Agreement.
- 7.3 The Customer shall protect, indemnify, and hold harmless Unitil from and against all liabilities, losses, claims, damages, judgments, penalties, causes of action, costs, expenses (including, without limitation, attorney's fees and expenses) incurred by or assessed against Unitil arising out of or relating to performance of this Agreement.

8. NO ADVICE ON TAXES, ARRA GRANT, OR STATE INCENTIVE

8.1 The actions, comments, or written materials of Unitil shall in no way be considered (i) tax advice; (ii) advice on American Recovery and Reinvestment Act of 2009 Grants; or (iii) incentive offered by the State of New Hampshire. Customer should consult the proper advisor for qualification determination.

9. MISCELLANEOUS PROVISIONS

- 9.1 No waiver, alteration or modification of any of the provisions of this Agreement shall be binding unless in writing and signed by a duly authorized representative of both parties to this Agreement.
- 9.2 Notice from one party to the other under this Agreement shall be deemed to have been properly delivered if forwarded by First Class Mail to the addresses on the first page of this Agreement.
- 9.3 Customer and Unitil agree that no failure or delay in exercising any right, power or privilege hereunder will operate as a waiver thereof, nor will any single or partial exercise thereof preclude any other or further exercise thereof or the exercise of any right, power or privilege hereunder.
- 9.4 This Agreement shall be governed by and construed and interpreted in accordance with the laws of the State of New Hampshire without regard to its conflicts of laws principles and any legal action will be adjudicated at a New Hampshire State court or New Hampshire administrative body of

competent jurisdiction.

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- 9.5 The invalidity or unenforceability of any provision of the provisions of this Agreement will not affect the validity or enforceability of its other provisions. Following a determination by a court or an administrative body of competent jurisdiction that any provision of this Agreement is invalid or unenforceable, the remaining provisions shall remain in full force and effect in accordance with their terms.
- 9.6 The provisions of this Agreement shall benefit and bind the successors and assigns of Customer and Unitil as well as Customer and Unitil.
- 9.7 Paragraph headings, paragraph numbering, and other headings are for information only and are not made a part of this Agreement.
- 9.8 This Agreement sets forth the entire agreement between Customer and Unitil. No other prior or contemporaneous written or oral agreement and no subsequent oral agreements between Customer and Unitil will be binding on Customer and Unitil.
- 9.9 This Agreement shall remain in full force and effect until Customer pays the Loan in full or the Agreement is terminated by mutual written consent of both parties.
- 9.10 This Agreement may be executed in two or more counterparts each of which shall constitute an original but all of which taken together shall constitute one in the same instrument.

By signing below, Unitil and the Customer duly execute this Agreement as of the date on the fist page of this Agreement.

CUSTOMER	UNITIL	
	BY:	
Print Name:	Print Name:	
Date:	Title:	
	Date:	
Print Name:	_	
Date:		

APPENDIX A

UNITIL ENERGY SYSTEMS INC.

ON-BILL FINANCING AGREEMENT FOR RESIDENTIAL CUSTOMERS

Customer:		Account #:
A	mount	Loan Repayment period
\$500 up to \$2,000.00		24 months
>\$2,000.01 up to \$3,00	00.00	36 months
>\$3,000.01 up to \$4,00	00.00	48 months
>\$4,000.01 up to \$5,00	00.00	60 months
>\$5,000.01 up to \$6,00		72 months
>\$6,000.01 up to \$7,50)0.00	84 months
Amount of Loan:		_
Rate of Interest: 0%		
Due Date of Loan : _ the Loan	months after th	he due date of the first monthly payment of
utility bill from Uniti	l to Customer in the 1	ment of the Loan shall be included in the monthly billing cycle immediately following payment will be due on the due date of the
Number of Payment	s:	
Amount of Each Pay	ment:	
monthly payments or in any 12-month peri	r if Customer does no od. The Loan shall a n full for 2 consecutiv	Sustomer fails to pay in full two (2) consecutive of pay in full more than 3 monthly payments also be in default if Customer fails to pay its we months, or if it fails to pay its utility bill in eriod.
Loan in full, then suc	h payment shall be c	ay its utility bill or its monthly payment of the considered past due. Two consecutive partial nonthly Loan payment shall be a default under
Customer acknowledges receip the Loan as described in the Ag	ot of this Appendix A greement and in App	A and acknowledges that it understands the terms bendix A.
CUSTOMER		UNITIL
		BY:
Print Name:		Print Name:
Date:		Title:
		Date:
Print Name:		

Date:

APPENDIX B

DESCRIPTION OF MEASURES

CUSTOMER	UNITIL
Print Name: Date:	BY: Print Name: Title: Date:
Print Name: Date:	-

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