NOTICE OF CONTRACTUAL ASSESSMENT LIEN PURSUANT TO COMMERCIAL PROPERTY ASSESSED CAPITAL ENHANCEMENTS ACT OF MONTANA

RECITALS

I. The Commercial Property Assessed Capital Enhancements Act of Montana ("PACE Act"), Title 90, Chapter 4, Part 13, Montana Code Annotated (MCA), authorizes the governing body of a local government to establish a program and designate a region within the local government's jurisdiction within which an authorized representative of the local government may enter into written contracts with the record owners of a privately owned commercial or industrial facility, covered multifamily housing facility as defined in Section 90-4-1302, MCA, or agricultural property to impose assessments on the property to finance the cost of energy conservation measures, renewable energy systems, or public safety and resiliency improvements on existing or new buildings. Unless otherwise expressly provided herein, all terms used herein have the same meanings ascribed to them in the PACE Act.

II.	("Local Government") has established a program under the
	PACE Act pursuant to Resolution No dated, adopted by the
	(the "PACE Program"), and has designated the Montana
	Facility Finance Authority ("Authorized Representative") as the representative
	authorized to provide notice of the Assessment and enter into the Owner Contract and
	Lender Contract described herein, and has designated the entire territory within the of jurisdiction as a district ("District") within which the
	Authorized Representative and the record owners of such real property may enter into written contracts to impose assessments to repay the financing by owners of C-PACE
	projects on the owner's property pursuant to the PACE Program.
III.	("Property Owner") is the legal and record owner of the
	qualified "real property," as defined in Section 90-4-1302, MCA, within the District
	located at,, Montana, and more fully described in
	Exhibit A attached hereto and made a part hereof (the "Property").

IV. Property Owner has applied to Local Government to participate in the PACE Program by installing or modifying on the Property certain permanent improvements described in Exhibit B attached hereto and made a part hereof, which are intended to decrease water or energy consumption or demand, add renewable energy, and/or add public safety and resiliency improvements and which are or will be fixed to the Property, as defined in Section 90-4-1302, MCA, (the "C-PACE Project"). The installation or modification of such improvements on the Property will be a "C-PACE Project" as defined in Section 90-4-1302, MCA. Property Owner has entered into a written contract (the "Owner Contract") with Local Government pursuant to the PACE Act and the PACE Program and has requested Local Government to impose an assessment on the Property to repay the financing of such C-PACE Projects. The Property Owner had an

opportunity to cancel the Owner Contract within three (3) business days of signing the Owner Contract and by signing below hereby represents that no such cancelation was intended nor did any such cancelation in fact occur.

NOW, THEREFORE:

- Section 2. Pursuant to Section 90-4-1307, MCA, the Assessment, including interest and any penalties, costs, or fees accrued thereon:
 - (i) is a first and prior lien on the Property from the date that this Notice of Contractual Assessment Lien is recorded in the office of the Clerk and Recorder of _______, Montana, until such Assessment, interest, penalties, costs, and fees are paid in full; and
 - (ii) such lien shall be included in each tax bill issued under Section 15-16-101, MCA, and must be collected at the same time and in the same manner as taxes collected under Title 15, Chapter 16, MCA. Local Government has the same rights in the case of delinquency in the payment of such Assessment instalments described in Exhibit C as it does with respect to delinquent property taxes.

The lien created by the Assessment runs with the land, and according to Section 90-4-1307(3), MCA, any portion of the Assessment that has not yet become due is not eliminated by foreclosure of: (i) a property tax lien, or (ii) the lien for any past due portion of the Assessment. In the event of a sale or transfer of the Property by Property Owner (including, without limitation, a foreclosure sale for a past due portion of the Assessment), the obligations under the Financing Documents (including, without limitation, the portion of the Assessment that has not yet become due) will be transferred to the succeeding owner without recourse on Local Government or the Authorized Representative and with recourse on Property Owner only for any unpaid installments of the Assessment that became due during Property Owner's period of ownership. In the event the Property is subdivided or otherwise split the Assessment shall continue to be levied upon the new parcel on which the C-PACE Projects are located.

EXECUTED on	, 20	
MONTANA FACILITY FOR LOCAL GOVERN		AS AUTHORIZED REPRESENTATIVE
By:		
Name:		
Title:		
Address:		
STATE OF MONTANA County of		
Signed and sworn to (or		day of, by, as-
(1)	Montana notaries must com	Signature of Notary applete the following if not part of stamp at left)
(SEAL)		(Print Name of Notary) Notary Public for the State of Montana Residing at, Montana My commission expires:
ACKNOWLEDGED:		
Borrower:		
Name:		
Title:		

NOTICE OF CONTRACTUAL ASSESSMENT LIEN EXHIBIT B C-PACE PROJECTS

NOTICE OF CONTRACTUAL ASSESSMENT LIEN $\underline{\text{EXHIBIT C}}$

Assessment Total:

Payment Schedule:

Project Completion Date:

Payment Total Principal Interest Paid Administration Remaining
Date Payment Paid Fee Balance