

For office use only:

ACCOUNT #

LOCATION#

CAPITAL CREDIT #

CONSUMER INFORMATION REQUIRED TO ESTABLISH ACCOUNT

PERSONAL/BUS	INESS NAME:				00 #	0 D		*	
						OR			
					TAX I				
FIRST MIDDLE (Applicant/Company Name)		L			*(Social Security numbers are needed for ID purposes If SS # is not listed, you will be required to come into the office with proof of identity)				
PRIMARY PHONE:				Personal	Landline	Business			
SECONDARY PHO	NE:			Personal	Landline	Business			
EMAIL ADDRESS:									
					SS#			*	
FIRST (Joint Applicant/Comp	MIDDLE any Contact Persor	n(s))	LAST						
PRIMARY PHONE:				Personal	Landline	Business			
SECONDARY PHONE:				Personal	Landline	Business			
EMAIL ADDRESS:									
SERVICE ADDRE					City		04-4-	7:	
	Street				City		State	Zip	
(IF OTHER THAN SERVICE A MAILING ADDRE	:SS:								
	Street/PO E	Box			City		State	Zip	
PROPERTY INFOR	MATION (Please	Check One):							
DO YOU:	OWN	RENT	RENT 1	ro own / c	CONTRACT I	FOR DEED			
(IF RENTING) OW	NER'S NAME:								
ADI	DRESS:								
TEL	EPHONE:								
TYPE OF SERVIO	CE:								
RESIDENTIAL / AG RESID		ENTIAL / NON-	AG	R	ESIDENTIAL	/ SEASON	AL		
COMMERCIAL		FIELD PUMP			Р	PUBLIC AUTHORITY			

By signing this document, I attest that I have read the "Col	nditions of Electrical Service" and hereby agree to comply.
Signature	Date
Signature	Date

SUBMITTAL INSTRUCTIONS:

Complete the fields, then sign, date, and either email a scanned copy to billing@mcleodcoop.com or mail to MCPA (3515 11th Street East, Glencoe, MN 55336).

CONDITIONS OF ELECTRICAL SERVICE

IT IS AGREED, BETWEEN McLeod Cooperative Power Association (Cooperative) and (Consumer) as follows:

- 1. Consumer will purchase electrical energy, in accordance with the policy of the Cooperative for Consumer's own use and not for resale on Consumer's premises, at the rates and subject to the regulations prescribed by the Cooperative's rate schedule and regulations as these rate schedules and regulations are established and as they may be amended by the Cooperative from time to time.
- 2. Consumer will pay for such service as billed to them by the Cooperative and according to the applicable rate schedule now in effect and as hereafter amended. The Consumer agrees to pay for services and energy under this contract in accordance with any revised schedule issued by the Cooperative upon notice to the Consumer of the change in such schedule, and as otherwise provided at the times and according to the terms provided by the rate schedule and regulations of the Cooperative. In the event the Consumer desires to terminate this contract, Consumer shall give Cooperative not less than thirty (30) days notice in writing of such intention.
- 3. Cooperative may disconnect and discontinue service to Consumer upon the Consumer's failure to perform the terms of this agreement or the terms of the rate schedules and regulations adopted from time to time and shall pay such disconnect and reconnect fee as shall be required by such rate schedules and regulations.
- 4. The rate schedules and regulations affecting service to Consumer hereunder may be amended in whole or in part from time to time hereafter by the Cooperative upon notice to Consumer of such amendment.
- 5. It is specifically understood and agreed that the title and ownership in and to all poles, wires, cross arms, insulators, line hardware, switching and protective devices, transformers, appurtenances, service extensions, connections and all other equipment up to and ending at the Consumer's end of the service extension shall be and is exclusive property of the Cooperative free from any claim or charge of any nature, whatsoever, and the Consumer hereby grants and conveys unto the Cooperative, its successors and assigns, all necessary rights-of-ways, permits and easements for the construction and maintenance of the Cooperative's said property upon the real estate owned by the Consumer and served hereunder.
- 6. Each member shall make available to the Cooperative a suitable site, as determined by the Cooperative, whereon to place the Cooperative's physical facilities for the furnishing and metering of electric service and shall permit the Cooperative's authorized employees, agents and independent contractors to have access thereto for inspection, maintenance, replacement, relocation or repair. As part of the consideration for such service, each member shall be the Cooperative's bailee of such facilities and shall accordingly desist from interfering with, impairing the operation of or causing damage to such facilities, and shall use their best efforts to prevent others from so doing. In the event such facilities are interfered with, impaired in their operation or damaged by the member, or by any other person when the member's reasonable care and surveillance could have prevented such, the member shall indemnify the Cooperative and any other person against death, injury, loss or damage resulting therefrom, including but not limited to the Cooperative's cost of repairing, replacing or relocating any such facilities and its loss, if any, of revenues resulting from the failure or defective functioning of its meteringequipment. In no event shall the responsibility of the Cooperative extend beyond the point at which its service wires are attached to the meter loopprovided for measuring electricity used on such premises, or beyond the combination circuit breaker-meter base panel if such is owned and maintainedby the Cooperative, except that the Cooperative shall, in accordance with its applicable service rules and regulations, indemnify the member for anyovercharges for service that may result from a malfunctioning of its metering equipment.
- 7. The Cooperative shall use due diligence in maintaining good and uninterrupted service, but it shall not be liable for any damage caused by failure to maintain such service in whole or in part due any cause whatsoever. The Consumer agrees that the Cooperative shall not be liable to Consumer for personal injuries or damages to property resulting from the use of electrical energy furnished through the equipment of the Cooperative on Consumer's premises, except in the event of Cooperative negligence, and the Consumer agrees to save harmless the Cooperative from injuries to the person or damages to the property of third parties resulting from the use of such energy.
- 8. The Board of Directors is authorized to circulate a newsletter on behalf of its members with the intent of sharing information pertaining to its mission of distributing electric energy for the benefit of its members. Designated as the Cooperative's official publication, this newsletter will be distributed periodically, with the annual subscription treated as a standard operating cost of the Cooperative.
- 9. Consumer agrees to be bound by and to comply with all applicable laws and regulations, the Cooperative's Articles of Incorporation, By-Laws, Consumer Classifications, Rates, charges and service rules and regulations, both as the same now exist or may hereafter be adopted, repealed, amended, or supplemented.
- 10. This agreement shall continue in force from the date hereof, from year to year, until terminated by not less than thirty (30) days nor more than sixty (60) days written notice given by either party to the other, at any time hereafter of their intention to terminate this agreement.
- 11. All Covenants, agreements, terms and conditions hereof shall extend to and be binding upon the heirs, executors, administrators, successors and assigns, or the parties hereto
- 12. Members of the Cooperative have the option to participate in the Cooperative's Operation Round Up (ORU) program. Participating accounts round up their electric bill to the nearest dollar each month and have that change donated to the MCPA ORU Trust. The Cooperative's ORU Program is an "opt-out" program. This means that the Consumer must inform the Cooperative that they would like to opt-out of the ORU program. Otherwise, the Consumer will be enrolled in the program until the opt-out is received.