Account No.		
Membership No	ELECTRIC SERVICE AGRI WITH	EEMENT
	LYON-COFFEY ELECTRIC COOP	ERATIVE, INC.
Capital Credit No		
	ustomer") hereby makes application to nd membership upon the following cond	Lyon-Coffey Electric Cooperative, Inc. (hereafter litions:
	ewith pays Cooperative the sum of \$, which, if this application is accepted
	an one membership in the Cooperative	at any one time. No membership is transferable
		ertificate will be issued to Customer in a form adopted
		amount paid for electric service each year is for
		ancellation of the membership by Cooperative or upon
withdrawal of the membership in an	y manner, the membership fee shall be	refunded to the Customer or, at the option of the against any other obligation due Cooperative from
	upon acceptance by the Cooperative,	constitutes a contract between Customer and
		ncludes, as though fully set out in this application,
those items described in paragraph 3. PAYMENT. As soon as electri		Customer will purchase from Cooperative all electric
	emises described in Paragraph 7 below	
Customer will pay for such en	ergy monthly at rates and in accordance	ce with rules and regulations, which are filed with and
		grees to pay any minimum monthly charges included
		. Customer further agrees to pay all service fees such nent, collection of delinquent payment, disconnection,
		gulations. Based upon representatives furnished to
		nd upon the conditions set forth in Rate Schedule
The Continue level of		
regardless of class, any unpaid ba	lance owed for service received or co	transfer to the Customer's current service account, osts incurred at this or any separate metering point, such service was received whether prior, concurrent or
successive.		
	IG. Customer will cause the premises detrical Code and all applicable governments.	lescribed below to be constructed and wired in
		entarrules and regulations. Istomer will comply with and be bound by, as though
		, Regulations, and Rate Schedules as may, from time
		or other appropriate governmental agency. Customer
		f all such items for Customer's inspection. Copies of
business.	liable for Customer's inspection durin	g business hours at Cooperative's principal place of
	er specifically agrees that amounts pa	id for electric energy in excess of the cost of service
		so paid in accordance with the By-laws of Cooperative
and applicable law.		
7. DELIVERY OF SERVICE. Ser	vice under this agreement is to be deliv	vered and received at a mutually agreed upon point of
Range in	County Kansas Coop m	Section, Township, ap location
Cooperative's meter shall constitute	te the point of delivery to Customer a	nd Customer will own and maintain all poles, wires,
equipment and other facilities beyo	nd the point of delivery.	
		's electric energy needs, based upon representations
	ner and upon which Cooperative is enti	tled to rely. I by Customer, Cooperative will build the appropriate
		Schedules provided that any required contract for a
		by Customer. Any such contract is also part of this
Electric Service Agreement.		
The Cooperative will use reas	onable diligence to supply continuous	service, but does not guarantee the supply of electric

services against irregularities or interruptions. In no event shall the Cooperative be liable for damages from irregularities or interruptions of service caused by, but not limited to, an act of God, governmental authority, action of the elements, public enemy, accident, labor disturbances, strikes or their equivalent, sabotage, vandalism, required maintenance work, legal process, inability to secure rights-of-way or other permits needed, or for other cause or causes beyond the control of the Cooperative.

Cooperative.

8. METER READING. If required by Cooperative's applicable Rules, Regulations, and Rate Schedules, Customer will read Customer's own meter and submit any required information to Cooperative along with payment.

9. PERSONAL LIABILITY. Customer, paying a membership fee and becoming a member, assumes no personal liability or responsibility for any debts or liabilities of Cooperative. It is expressly understood that Customer's private property cannot be attached for any such debts or liabilities.

- **10.** ACCESS. Cooperative will have the right to access to Customer's premises for the purpose of installing, reading, Inspecting, or repairing any meters and other equipment and for any purpose incidental to the electric service supplied by Cooperative to Customer or to others.
- 11. EASEMENTS. Customer agrees to execute such easements to Cooperative as may be deemed necessary by Cooperative in order to serve Customer and any other customer of Cooperative where it is reasonably necessary for Cooperative to cross Customer's land, such easements to be in the form customarily used by Cooperative from time to time, to be without cost if for service to Customer, and to be at a location or locations mutually agreed upon between Customer and Cooperative.
- **12. TERM.** This Electric Service Agreement shall continue in force from the date of acceptance by Cooperative or the date from which service is made available to Customer whichever is earlier, and shall continue until terminated by at least seven (7) days written notice from Customer to Cooperative or by disconnection of Customer's service by Cooperative.

In the event of a new service the term shall not be less than one (1) year.

PAGE 2 of 2 (Revised 1/97)

Cooperative may require a term of more than one (1) year in accordance with its applicable Rules, Regulations and Rate Schedules if Cooperative deems such extended term necessary in order to warrant Cooperative's additional investment to supply Customer's requirements for electric service and for necessary service facilities and equipment.

Termination of this Electric Service Agreement shall not discharge any duties or obligations otherwise due Cooperative by Customer.

- **13. SUCCESSION.** This agreement may not be assigned by Customer except in connection with a transfer of membership authorized in the By-laws of Cooperative. However, this agreement shall be binding upon, and shall continue for the benefit of, the permitted successors, assigns, legal representative, heirs, and legatees of the respective parties.
- 14. WAIVER. No representative, agent or employee of Cooperative has authority to amend, modify, alter, or waive any other conditions of this contract except in writing and except as expressly and specifically directed by Cooperatives' Board of Trustees.
- **15. NOTICE.** Any notice required by this agreement must be in writing and must be delivered personally or mailed by certified or registered mail, return receipt requested to be signed by addressee only, postage prepaid and properly addressed unless otherwise required by Cooperative's applicable Rules, Regulations, and Rate Schedules. Customer agrees that Cooperative may give actual notice in any reasonable manner to Customer's landlord of any proposed disconnection of service to Customer's premises if such premises are rented
- Customer's premises if such premises are rented. 16. CREDIT INFORMATION AND SECURITY DEPOSIT OR GUARANTY. Customer warrants that the following information is correct and may be relied upon by Cooperative in furnishing service and extending credit under this agreement: Premises owned; Rented: Landlord's Name: Landlord's Address: Place of Employment (both, if joint account): Drivers License No. (both, if joint account): _______ Telephone No.: _______ Adult age (both, if joint account): ______ yes ______ yes; explain if minor: ______ Soc. Sec. No. (both, if joint account) Soc. Sec. No. _____ Customer has agreed to pay Cooperative a security deposit of \$_____ which shall bear interest and be refunded, or has furnished a guaranty in lieu of a security deposit, and has paid \$ to the Security Deposit and will pay the balance, all in accordance with Cooperative's applicable Rules, Regulations and Rate Schedules. APPLICATION MADE this _______ day of ________, 20______.
 Application if made by spouse is authorized: _______ yes _______no Customer's Name: (Please print or type) Individual; Joint
 Partnership; Corporation (describe) Signature (both, if joint account)

 Signature All terms of this Application have been reviewed with me by a Cooperative representative: ____ (Customer's initials, both if joint account) APPLICATION ACCEPTED this _____ day of _ LYON-COFFEY ELECTRIC COOPERATIVE, INC.