OFFICE USE ONLY:	
Account #	
Rate	Deposit \$



Existing Service

Electric Service Agreement

This application is also available to complete online at MedinaEC.org/NewService.

Completed applications can be submitted to newservice@medinaec.org.

MEMBER ARRIGANT	T INTEAD	N. F. A. POLIT	ONT				
MEMBER APPLICAN							
Member Name/Legal Busin							
Primary Phone: Mobile: Secondary Phone: Mobile:				Yes Yes	□ No □ No		
Email:			Pleas emai emer	se note that by providing yo il or call you about importa gency situations as well as	ur contact information, you are g nt, account-related information (other MEC programs.	giving the cooperative permission to outages, balance due, etc.) and in	
*Are you an existing memb Yes: Include Member Nun	per of Med nber:	ina Elec	ctric? No - A \$5 M	embersi	hip Fee is required for new	members.	
*Are you an existing member of Medina Electric? Yes: Include Member Number: No - A \$5 M SSN: DL#:			State: Fe		Federal Tax ID (Businesses only):		
Your social security number will be used to verify your identity and to determine your deposit requirements. If you choose not to provide your SSN, a government-issued ID must be presented in person.							
MEMBERSHIP TYPE							
☐ Individual, Sole Propr or Single-member LL	ietorship C	□ М	Iulti-member LLC		C Corporation		☐ S Corporation
☐ Partnership		☐ Ti	rust		Unincorporated .	Association	☐ Joint Venture
☐ Governmental Entity		□ 0	ther - Explain				
JOINT MEMBERSHIP							
Individuals joined in a legally recognize Bylaws for further direction on Joint M	ed partnership a embership. If yo	are eligible f ou would lik	for joint membership. Relationships m ke a joint membership, then provide in	ay incli iformat	ude husband and wife, par tion about the second mem	ent and child, and siblings who a ber below.	re joint owners. See Section 2.6 of
Joint Member Name:							
Primary Phone:				SSN	Τ.		
-				001	·		
Mobile:	□ Yes	□ N	0		#:		State:
Mobile: SERVICE LOCATION			o				State:
SERVICE LOCATION	☐ Yes						State:
	☐ Yes	□ N ₀		DL#			State:
SERVICE LOCATION Physical/911 Address:	☐ Yes	□ N ₀	Zip By located in Dimmit, Kinney,	DL#	#:unty le, Starr, Webb or Zavala o	GPS Coordinates	State: at a Certificate of Compliance must ing the appropriate county planning
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SERVICE LOCATION Physical/911 Address: City Location inside the constitution of the constitut	Yes ity limits? PREFER Cycle	□ No □ Ye □ N □ Location RENCE 21 st	Zip If located in Dimmit, Kinney, be on file before your applicated department. Lot: State Cycle 2 Due 28 th	Cou LaSalation ca	#:unty	GPS Coordinates	state: at a Certificate of Compliance must ing the appropriate county planning PrePaid members and organizations in need tric bill. For example, if your bill is
SERVICE LOCATION Physical/911 Address: City Location inside the constitution of the constitut	ity limits? PREFER Cycle Due	□ No □ Ye □ N □ N □ RENCE e 1 21st n Rounce	Zip If located in Dimmit, Kinney, be on file before your applicated department. Lot: On: □ Yes □ State Cycle 2 Due 28 th d □ Yes	Cou LaSalation ca Oper throus \$101 Sign	t:	GPS Coordinates GPS Coordinates Counties: Your county requires the stain your Certificate by contact Gate Code: Zip Cycle 4 Due 14 th Cycle 4 Due 1	state: at a Certificate of Compliance must ing the appropriate county planning PrePaid members and organizations in need tric bill. For example, if your bill is



MEC					Account #_	Deposit \$
SECURITY LIGHT					rate	
Is there a security lig⊓ Yes - I DO want active. Yes - I DO NOT No - I WANT all and pricing to the No - I'm not interest.	/be quantity for each able by requiremain.	If you would like a security light, please indicate quantity for each selection. Larger sizes are available by request, but these are the recommended sizes for non commercial services.		Lumens) (Standard)		
Med MEC will furnish the selected s energy used by said unit. Mem further agrees that MEC may r will be removed at the request the member. Member agrees to	lina EC provides a sta: security light and will install ber agrees to use light so insta remove security light and all of the member following the permit any tree trimming re	ll on MEC's pole. Security light talled for a minimum of one yea of said installation upon the m I fulfillment of the one-year con required for the unit installatior on kW	will be ar from nember's ntract. N n. Mem	the date of installation and agrees to pa 's failure or neglect to pay said sum. The MEC will maintain the unit and replace	h will switch the light or ay MEC at one year's ren e unit installed will rem e the bulb from time to	prices vary. n and off. MEC will furnish all electrical ntal and from year to year thereafter and ain at all times the property of MEC and time upon being notified of it's outage by monthly, plus the power cost adjustment
SERVICE REQUEST		<u> </u>				
	Meter Info	rmation □ Yes - A Include me	\ met eter n	er(s) is present. number(s):	□ NO, Met Include trans	er is NOT present. former number:
Do you want inf	formation on a mete	er loop? Yes			□ No	
SERVICE START DA No holidays or weekend	ATE:					
				PREDOMINANT USE (ant use: Residential, Farm or Ra		
Residential Designate type >	☐ Primary Resident Hore Describe Example From Water well, personal munting cabin, §	me		House— Sq. Feet: Rooms: Mobile Home— Sq. Feet: Travel Trailer—Length: Hunting Cabin—Sq. Feet: Residential Water Well Other Personal Use—Des	 :	Will other facilities be connected to the meter? <i>Example: Pool, barn, outside lighting, etc.</i> ☐ No ☐ Yes - Please describe:
Ethnic Code Residential Accounts Only For federal reporting pur- poses	□ American Indian or Alaska Native □ Hispanic or Latino □ Two or mental to the properties of t				☐ Two or more Races	
Life Support Registry Residential Accounts Only	Would you like me	ore information abou	ut oui	r life support registry?	□ Y	□ N
Farm or Ranch Business Designate type >	HP Total	☐ Pivot HP Total ng—Use:		_HP Total	For Irrigation Accounts: Provide information about electric motors. For each type of motor used, indicate 1 or B phase and horsepower. For example: 1 Phase 2.5 HP 3 phase 5.0 HP. Additional Engineering Analysis fees may be required.	
Commercial / Industrial Example: Office, pump jack, manufacturing plant,						

OFFICE USE ONLY:

Other: Example: Church, school, cemetery, etc.



THIS AGREEMENT ("Agreement") is between Medina Electric Cooperative, Inc. ("Seller"), a Texas electric cooperative corporation, and the undersigned ("Member"). Seller and Member are collectively referred to as the "Parties" and each individually as a "Party." Capitalized words are Define Terms. If not found in the document below, their definitions can be found in the Cooperative's Tariff or Bylaws. In consideration of compensation to be paid by Member to Seller hereunder, and the mutual covenants, agreements and obligations of the parties hereinafter set forth, the undersigned Parties agree as follows:

1. SERVICE.

Seller shall use reasonable diligence to provide electric transports.

1.SERVICE.
Seller shall use reasonable diligence to provide electric energy service to the Member's Service Location at the particular point where electric energy first leaves the line or Cooperative Equipment owned by the Seller and enters the Member's service entrance conductors. When electric energy becomes available, the Member will purchase all electric energy required to be used at the Service Location from Seller and use such electric energy exclusively for the operation of Member's Equipment. Seller may limit the amount of electric energy to be furnished, as indicated in the Service Rules and Regulations of the Seller. Member undestands that the voltage and frequency of electric energy provided may vary within the standards set forth in the Seller's Service Rules and Regulations. Nothing contained herein shall prohibit the Member from safely using electric energy generated by Member owned energy resources (e.g. solar).

2. RATES.

Member shall pay for electric service in accordance with the Seller's standard Tariff schedules.

from safely using electric energy generated by Member owned energy resources (e.g. solar).

2. RATES.

Member shall pay for electric service in accordance with the Seller's standard Tariff schedules in effect for like conditions of service to the class of service furnished hereunder. If Member's service is misclassified, whether because of misrepresentation of the facts or otherwise, Seller reserves the right to apply the correct rate schedule and adjust prior and future billings accordingly, and to take other action which may include requiring the Member to make a cash contribution in aid of construction for facilities. If any Tariff or rate is changed by the Seller, or by order or consent of any regulatory authority having a jurisdiction thereof whether or not at the request of the Seller, such changed Tariff, rate or redefined class of service shall be applicable to Cooperative Service Provided hereunder from and after the effective date of such change. Member shall pay a minimum charge each month for having service available irrespective of whether or not any energy is actually used.

3. BILLING AND PAYMENT.

Periodically, Seller will render to the Member a statement for services rendered. The Member shall pay the total amount shown on such statement within sixteen (16) days from its date. Payment may be made to Seller in person, electronically or by mail at the offices of the Seller. The initial monthly billing period shall start when power is made available to the customer.

4. BREACH.

A Party breaches this Agreement by failing or refusing to perform a material obligation.

Periodically, Seller Will render to the Member's astatement within sixteen (16) days from its date. Paymen may be made to Seller in person, electronically or by mail at the offices of the Seller Taller. A Party breaches this Agreement by failing or refusing to perform a material obligation. 4 BREACH.

A Party breaches this Agreement by failing or refusing to perform a material obligation. 4.1 DISCONTINUANCE OF SERVICE. Seller may discontinue service if the Member has breached any portion of this Agreement by failure to make timely payment or failure or refusal to perform any of Member's obligations, and the Seller has given the Member notice, if required, in accordance with the Service Rules and Regulations of the Seller regarding discontinuance of service, as they are now or may hereafter be amended. Member hereby waives any and all damages which result as a consequence of such discontinuance of service. Seller shall not be liable for any kind or character resulting from discontinuance of service.

4.2 O'ITHER LEGAL KEMEDJES, At Seller's option, if Member becomes delinquent in the remaining term of this Agreement due and may exercise legal action in a court of competent jurisdiction to obtain judgment or other legal or equitable reliance in minimum amount for the remaining term of this Agreement due and may exercise legal action in a court of competent jurisdiction to obtain judgment or other legal or equitable reliance in the remaining term of this Agreement due and may exercise legal action in a court of competent jurisdiction to obtain judgment or other legal or equitable reliance in the properties of the properties of

Account #_ Rate Deposit \$

OFFICE USE ONLY:

8.LATE PAYMENT CHARGE.

In the event Member fails to pay Seller's monthly billing when due, said bill will become delinquent and a 5% late payment fee will apply.

9. TERM OF AGREEMENT.

Upon acceptance by the Seller, this document shall constitute an agreement between the Member and the Seller. The initial term shall be one year from the date service is made available if Member is given a line extension credit is given. After the initial term, this Agreement shall remain in effect until terminated by either Party in accordance with the Seller's Service Rules and Regulations. Termination shall not relieve Member of any obligation to Seller arising before termination.

10. NOTICES.

10. NOTICES.

All notices required to be given under the terms and provisions of this Agreement may be given by mailing such notice to the other Party by United States mail addressed to the Party at the Party's last known mailing address. The notice shall bear the dates of its mailing, and shall be effective on and after such date.

11. EFFECTIVE DATE.

Not-withstanding anything contained herein, this Agreement shall not become effective and is not binding until executed by the Seller and the Member.

12. WAIVER.

No waiver, expressed or implied, to any breach of any one of the covenants or agreements hereof shall be deemed to be a waiver of any subsequent breach. Failure of Seller to discontinue Cooperative Service shall not constitute a waiver of Seller's right to discontinue Cooperative Service shall sto pay Seller's invoice after payment is due shall constitute a separate breach of this Agreement.

13. ASSIGNMENT.

This Agreement shall not be assigned by the Member, except in accordance with the Articles,

13.ASSIGNMENT.
This Agreement shall not be assigned by the Member, except in accordance with the Articles, Bylaws, Service Rules and Regulations of the Seller. This Agreement shall inure the benefit of the Seller's successors and assigns.
14. METER TAMPERING.

This Agreement shall not be assigned by the Member, except in accordance with the Articles, Bylaws, Service Rules and Regulations of the Seller. This Agreement shall inure the benefit of the Seller's successors and assigns.

14. METER TAMPERING.

In the event the Seller reasonably determines that its meter or Cooperative Equipment has been tampered with or bypassed, Seller may disconnect Cooperative Service and/or estimate electric energy consumed. The Member agrees to pay any statement or statements reflecting the highest estimated usage of electricity by the Member for the longest period of time such tampering or bypassing may have continued plus all labor, material and Cooperative Equipment necessary to repair or replace damaged facilities. A minimum charge for meter tampering is established in the Seller's Tariffs and will be assessed.

15. DISCLAIMER OF WARRANTIES.

SELLER MAKES NO WARRANTIES. WHATSOEVER WITH REGARD TO THE PROVISION OF ELECTRIC DISTRIBUTION SERVICE AND DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABLITY OR FITNESS FOR A PARTICULAR PURPOSE, NOTWITHSTANDING ANY COURSE OF PERFORMANCE OR USAGE OR TRADE, OR LACK THEREOF, THAT MAY BE INCONSISTENT WITH THIS SECTION.

16. MEMBER INDEMNITY - INTERFERENCE WITH CONTRACT.

Member warrants that the negotiation, execution or performance of the Agreement does not breach any of Member's other contracts, and that there is not any other supplied expressions of the service Location at the time this Agreement is executed.

17. ENTIRE AGREEMENT, MODIFICATION, SEVERABILITY, INTERSTATE OPERATIONS, LAW GOVERNING:

17. INTIRE AGREEMENT. This Agreement constitutes the entire agreement and understanding between the Parties respecting construction of electric utility facilities and distribution (wires) service to the Member's open with a contractual right to supply electrical distribution service to the Member's triping on any statement, representation, promise, inducement, understanding, or undertaking of a

It is further understood and agreed between Seller and Member that venue of any and all litigation arising out of any breaches of the provisions of this Agreement shall be in Medina County, Texas.

19.DEPOSIT.

Monthow Texas.

Member may be required to make a deposit to secure payment for Cooperative Service.

Amount will depend on credit check and type of Cooperative Service.

20.CONTRIBUTION IN AID OF CONSTRUCTION.

ALL CONTRIBUTION IN ALL OF CONSTRUCTION.

Member will pay to Seller a non-refundable contribution in aid of construction, if applicable. This amount will be the basis for determining a reimbursement for a Qualifying Facility, per the Seller's Tariff. For Qualifying Facilities, Member will pay a reimbursement for extension of Cooperative Service in accordance with the Seller's Tariff.

21.AUTHORITY.

Member represents and warrants that each representative of Member executing this Agreement is duly authorized to do so. By executing below, the natural Person(s) who executes this Agreement on behalf of Member represents and warrants that he or she has the authority to bind said Entity.

Member Signature	Date
Member Print Name	Title of Person Signing (If Commercial / Corporate signature is other than President, Vice President, Partner or Owner, proof of signature authority may be required.)
Joint Member Signature	Date