AGREEMENT FOR ELECTRIC SERVICE TO IRRIGATION PUMP

AGREEMENT made	9-4.	19 <u>79</u> . be	etween MT. WHE	ELER POWER, INC	C. a Nevada corpo	oration, (hereinafter
called the "Seller") and	Cooper	FARMS		_ an indiv	vidual(s), 🗇 a	partnership, 🗷 a
corporation, a public age						
EUREKA,					•	
WHEREAS, Seller will have lines and facilities are cons				at Consumer's p	premises as soon	as certain electric
The Seller agrees to sel energy sufficient to operate			the Consumer			
following terms:						
1. SERVICE CHARACTERIS 4.80 volts.	STICS. a. Servic	e hereunder shall	l be alternati	ng current,		ise, sixty cycles,
b. The Consumer agrees these premises, régardless of						
During the Non-irrigation Policy as it may be from time			only as stipu	lated in Rate C	Code I, and the	Seller's Irrigation
2. PAYMENT. a. Consuforth in Seller's Rate Code I any provisions of the Rate Cothe Seller not less than \$\frac{1}{2}equivalent installed horsepow available hereunder, during to Rate Code I.	de, however, and 163 y p er charge when ap	ice as the same m irrespective of t, the Line Ex plicable, whichev	may from time the Consumer's tension Minim ver is the gre	to time be amer requirements o um, or the seas ater, per Irrig	nded or modified or use, the Const sonal kilowatt de gation Season, fo	Notwithstanding umer shall pay to emand charge, or the or having service
b. The initial monthly or at the time of commencemen hereunder, whichever shall or ment of the irrigation season ratio that the time the servi in a full irrigation season.	t of the irrigati cur first; provid , the foregoing y	on season next fo ed, however, that early minimum cha	ollowing the d if service b arge for the i	ate Seller firs ecomes availabl nitial season s	st makes service le 30 days or mon shall be prorated	available to Consumer re after the commence- i on the basis of the
c. Bills for service he within fifteen (15) days afte fifteen (15) day period, Sell expressly understood that suc Agreement and those documents	r the bill is mai er may discontinu h discontinuance	led to the Consum e service hereund of service shall	er. If the C der by giving not relieve t	onsumer shall f five (5) days r	fail to pay any s notice in writing	such bill within such g to Consumer. It is
d. The Consumer agrees applicable to Consumer, as lo						
Seller.	/	1	1	1		
e. For purposes of this irrigation rate code.	Agreement, the i	rrigation season	and the non-i	rrigation seaso	on shall be as de	efined in the
						blu installments
f. The prepayment of the						
has been prorated in the init connection of service. Irrig Irrigation Policy.	ial season, the f	ull prepayment fo	or the seasona	1 minimum shall	l be paid to Sel	ler prior to
g. The Seller shall ma	ke available elec	tric power and en	neray hereunde	er on or about	the date of the	Consumer's request.
When construction is require materials and any other force	ed, service will b	e made available	as soon as po			
h. If any default be maying service available or the mailing of written notic books of the Seller, then, we the full term of this agreem payable.	the bills for ser ce, certified mail without further no	return receipt of tice or demand,	reto, and such requested, to the entire unp	default is no the last addre aid balance pa	t cured within t ss of consumer a yable and to bec	chirty (30) days of as set forth on the come payable during
i. In order to secure grant to Seller a lien of the shall be contingent upon, as accelerate the payments due to paragraph 2.h. and the Cowhich case Seller shall fill hereby, grant, bargain, sell improvements situate thereon belonging or in anywise now or hereafter attached to or lien rights, and is conditionable to the frelating to the foreclosure that consumer is not in defined default exists and that no default exists are default exists are default exists and that no default exists are default exists are default exists and that no default exists are default exists are default exists and the default exists are default exists are default exists and the default exists are default exists are default exists are default exists and the default exists are defaul	ne force and effect and shall attach to and to become dus- consumer does not ce with the applica- land convey unto and convey unto conversable of consumers or consumer under correctored by legal or real mortgages and t, upon the re- lien has been esta-	the lands, upon and exercising stressing and all rights-of-way, extraining, and all on with the premises default and Set the terms hereof, proceedings under the stressing stres	gage upon the the Consumer its lien right, the Seller ider a notice of the real proper assements, tend I rents, issue ses, which conlier's election, during the er the laws or y be from time unmer the Selle	real property being in defau is. In the eve may further ele of Seller's ele ties described mments, heredit es and profits aveyance is for on to accelerat term hereof, th f the State of e to time amend er will acknowl	described in Attent hereunder, the seller elects of the seller the purpose of the end establish his conveyance showards or Utah, selled. At anytime ledge in writing	cachment A, which lien the Seller electing to a coelerate pursuant its lien hereunder, in the hereto, Consumer does to a coelerate with all the trenances thereunto a sall fixtures now establishing Seller's its lien hereunder. The here or as the case may be, during the term hereof the fact that no
3. MEMBERSHIP. The (cooperative) for electric						
agrees to be bound by the C	ooperative's Arti					
hereafter adopted or amende	d.			-	,,,	ar

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4. FORCE MAJEURE. a. Seller shall use all reasonable diligence to provide a constant and uninterrupted supply of electric power and energy, however, in the event that Seller shall be rendered unable, wholly or in part, by force majeure to carry out its obligation under this Agreement, it is agreed the obligations of the Seller, so far as they are affected by such force majeure, shall be suspended during the continuance of any inability so caused. The term "force majeure" as employed herein shall mean acts of God, strikes or other industrial disturbances, acts of the public enemy, wars, blockades, insurrections, riots, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, arrests and restraints of govenment and peoples, civil disturbances, explosions, breakdown of machinery or equipment, failure, decrease and interruption of power supply, and any other causes, whether of the kind herein enumerated, or otherwise, not within the control of the Seller and which by the exercise of due diligence Seller is unable to prevent or overcome; such term likewise includes (a) in those instances where Seller is required to obtain servitudes, rights-of-way grants, permits or licenses to enable Seller to fulfill its obligations hereunder, the inability of Seller to acquire, or the delays of Seller in acquiring, after the exercise of reasonable diligence, such servitudes, rights-of-ways grants, permits or licenses, and (b) in those instances where Seller is required to secure permits or permission from any governmental agency to enable Seller to fulfill its obligation hereunder, the inability of Seller in acquiring, after the exercise of reasonable diligence, such materials and supplies, permits and permissions.

b. It is understood and agreed that the settlement of strikes shall be entirely within the discretion of the Seller, and that any requirement that any force majeure shall be remedied with reasonable diligence shall not require the settlement of strikes by acceding to the demands of the opposing party or parties when such course is inadvisable in the discretion of the Seller.

5. SUCCESSION. This agreement shall be binding upon and inure to the benefit of the parties, hereto, their heirs, administrators, executors, successors and assigns; and to the successors in interest of the irrigated lands herein described.

6. RIGHT OF ACCESS. Consumer and owner shall grant an adequate, recordable right-of-way for the Seller's lines and facilities, and duly authorized representatives of Seller shall be permitted to enter Consumer's premises at all reasonable times in order to carry out the provisions hereof.

times in order to carry out the provisions hereof.	71
7. LEGAL OWNER. The legal owner of the property is C,CLBy & an individual(s), a partnership, a corporation, a public a Box 117, Canyon, Texas > 9015	gency, an association, whose address is
8. TERM. This agreement shall become effective on the date service for a period of	e first becomes available and shall remain in effect the date that begins the term of the agreement during
provisions of Rate Code 1, Irrigation Service, and under the terms of the from time to time be amended or revised.	MT. WHEELER POWER, INC., Irrigation Policy, as it may
 CONTRIBUTION IN AID OF CONSTRUCTION. Prior to start of construction in the amount of \$ 	- //
10. LAND DESCRIPTION AND LOCATION OF PUMP. The pump will serve SW 1/4 50- 4 , Township > 1 N , Range 53 feet from the corner of the	irrigated acres located in Section(s) and the well and pump will be located 1/4 of the 1/4 of Section
IN WITNESS WHERE OF, the parties have executed this agreement as of	the date first above written.
SELLER: CONSUMER:	OWNER: (If Other Than Consumer)
MT. WHEELER POWER, INC.	ountine
BY: fillian Bhy BY: Pre-	Carple BY:
TITLE TITLE	TITLE
COUNTY OF WHITE PINE)	
J. Dean Baker , the duly qualified	appeared before me a Notary Public,
above instrument. of MT. WHEELER POWER, INC., a Nevada	Comporation, who acknowledged that he executed the
STATE OF NEVADA) FURLKA 185. COUNTY OF WHETE SINE)	Notary Public - State of Nevada White Pine County, Nevada Commission Expires Oct. 18, 1982
	appeared before me, a Notary Public, CLAY
	Werman Rehate at
STATE OF NEVADA).ss.	Notary Pull Of Manual Nature Pull of Manual Notary Pull of Cate of Manual My Commission Express Oct. 3, 1979
COUNTY OF WHITE PINE)	1
	opeared before me, a Notary Public,

Notary Public

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Agreement for Electric Service to Irrigation Pump dat	ed
9-4 19 79., between Mt. Wheeler	\
Power, Inc. (Seller), and Cooper Farms.	,
(Consumer).	
Pursuant to Paragraph 2.i. of said Agreement to which	
this Attachment "A" is made, Consumer hereby grants a cont.	ingent
The	
Township $2/N$, Range $53 = 6$,	-′
Bench and Meridian, of EURFKA	_
County, State of $NE($	_
69934 MECORDED AT THE REQUEST OF Mt. Wheeler Power, Inc.	
on September 28, 1979 at 30 mins, post 8 A.M. II Book 74 of OFFICIAL RECORDS, page 95-97 RECORDS OF	
EUREKA COUNTY, NEVADA. Eile No. 69394 Fee \$ 5.00	

Revised 4/79

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