71149
AGREEMENT FOR ELECTRIC SERVICE TO IRRIGATION PUMP

AGREEMENT made	11-6.		WHEELER POWER, INC. a Nevada corporation, (hereinaf	ter
called the "Seller") and	ROBERT	E. BURNHAM.	, A individual(s),  a partnership,	
corporation,  a public	c agency, /7 an assoc	iation, (hereinafter calle	ed the "Consumer"), whose address is Box33	
	n, NEUR		the consumer /, whose audress is pray of	
WHEREAS, Seller will	l have electric power	and energy available for s	sale at Consumer's premises as soon as certain electr	ic
lines and facilities are	constructed; NOW, THE	REFORE, this Agreement, <u>W I T N E S S E I H</u>		
The Seller agrees to energy sufficient to oper following terms:	sell and deliver to the	the Consumer, and the Cons	numer agrees to purchase and pay for electric power as moto, at the location hereinafter described in the	nd
SERVICE CHARACT	ERISTICS. a. Service	hereunder shall be alter	nating current,phase, sixty cycles,	
b. The Consumer agr these premises, regardles	ees that the productions of the source thereo	on, or use of any electric of, shall be subject to the	energy interconnected with the Seller's facilities of e inspection, approval, and regulation of the Seller.	on •
During the Non-irrig Policy as it may be from	ation Season this serv time to time re-amende	vice may be used only as seed.	tipulated in Rate Code I, and the Seller's Irrigation	n
forth in Seller's Rate Co any provisions of the Rat the Seller not less than equivalent installed hors	de I, Irrigation Servi e Code, however, and i s <u>JUDO YR</u> epower charge when app	respective of the Consume , the Line Extension Mi licable, whichever is the	nder at rates and upon the terms and conditions set ime to time be amended or modified. Notwithstanding er's requirements or use, the Consumer shall pay to inimum, or the seasonal kilowatt demand charge, or the greater, per Irrigation Season, for having service he Seasonal Minimum Charge be less than as provided in the seasonal Minimum Charge be less than as provi	he
or at the time of commence hereunder, whichever shall ment of the irrigation se- ratio that the time the se-	<pre>ement of the irrigatio l occur first; provide ason, the foregoing ye ervice is available or</pre>	n season next following th d, however, that if servic arly minimum charge for th	omes available to Consumer during an irrigation seasone date Seller first makes service available to Consumer becomes available 30 days or more after the commente initial season shall be prorated on the basis of the total	nce-
in a full irrigation meas	on.			
within fifteen (15) days a fifteen (15) day period, s expressly understood that	after the bill is mails Seller may discontinue such discontinuance o	ed to the Consumer. If th service hereunder by givi	Seller in Ely, or Eureka, State of Nevada, monthly ne Consumer shall fail to pay any such bill within su ing five (5) days notice in writing to Consumer. It the Consumer of any of his obligations under this	ich is
d. The Consumer agre applicable to Consumer, as	ses that, at any time, s long as such adjustme	Seller may adjust the rat ents are done in accordanc	tes for service and/or service rules and regulations to with Federal, State, and Local laws governing the	
	this Agreement, the ir	rigation season and the no	on-irrigation season shall be as defined in the	
		1		
the first three months of has been prorated in the i	the irrigation season initial season, the full	whether or not service is 11 prepayment for the seas	se and payable in three equal monthly installments actually used. If the annual seasonal minimum spall be paid to Seller prior to in accordance with the terms of the then current	
When construction is req.	red, service will be	ric power and energy hereu made available as soon as ed in paragraph 4.a. hereo	under on or about the date of the Consumer's request, s possible contingent upon the timely delivery of of.	
having service available the mailing of written no books of the Seller, then	or the bills for service, certified mail in, without further not	ice pursuant hereto, and s return receipt requested, ice or demand, the entire	the seasonal minimum charge, the minimum payments for such default is not cured within thirty (30) days of to the last address of consumer as set forth on the unpaid balance payable and to become payable during at the Seller's option become immediately due and	
grant to Seller a lien of shall be contingent upon, accelerate the payments of to paragraph 2.h. and the which case Seller shall if hereby, grant, bargain, a improvements situate therebelonging or in anywise ror hereafter attached to lien rights, and is conditionally the conditional should there be no defaul effect. Said lien may be relating to the foreclosure.	the force and effect, and shall attach to a due and to become due a secondary with the applicable and convey unto the reon, water, rights, rights or used in connection attioned upon consumers but by Consumer under the foreclosed by legal pure or real mortgages, default, upon the requirements of the control of the contro	of a real mortgage upon to the lands, upon the Consum and exercising its lien ri- re said default, the Selle le county recorder a notice he Seller all the real pro- ights-of-way, easements, to taining, and all rents, is with the premises, which default and Seller's elec- the terms hereof, during the proceedings under the laws as the same may be from to est of the consumer the Se	the Seller pursuant hereto, the Consumer does hereto the real property described in Attachment A, which like the real property described in Attachment A, which like the being in default hereunder, the Seller electing to the seller in the event Seller elects to accelerate pursuant may further elect to establish its lien hereunder, the of Seller's elections. Pursuant hereto, Consumer operties described in Attachment A, together with all tempents, hereditaments and appurtenances thereunto sause and profits thereof, as well as all fixtures no conveyance is for the purpose of establishing Seller that the accelerate and establish its lien hereunder, the term hereof, this conveyance shall be of no force as of the State of Nevada or Utah, as the case may be, time to time amended. At anytime during the term herefuler will acknowledge in writing the fact that no	ien to suant , in does 1 the ow r's .
). MEMBERSHIP. Th	e Consumer hereby app	lies to MT. WHEELER POWER,	INC. a Mevada, non-stock, non-profit, corporation	

agrees to be bound by the Cooperative's Articles of Incorporation, By-Laws, and Rules and Regulations, as the same are now and 800K 76 PAGE 225

(cooperative) for electric service to be supplied at the location herein described and for membership in the cooperative, and

hereafter adopted or amended.

- 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, earthquakas, fires, storms, floods, washouts, arrests and restraints of government 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 furnish materials and supplies for the purpose of constructing or maintaining facilities or 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.

an individual(s), a partnership, a co	rporation, _ a public agent	E, BURNHOW,		
8. TERM. This agreement shall become effective on the date service first becomes available and shall regain in effect for a period of				
10. LAND DESCRIPTION AND LOCATION OF PUMP.	The pump will serve	irrigated acres located in Section(s		
leet from the	corner of the	1/4 of the1/4 of Section		
	1	<		
IN WITNESS WHERE OF, the parties have execut	ed this agreement as of the	date first above written.		
SELLER:	CONSUMER;	OWNER: (If Other Than Consumer)		
	0			
No. INVESTOR DOUBLE THE	CHARDT F. BUR	NHAN		
HT. WHEELER POWER, INC.	CORDCI COM	AND TO THE RESERVE TO THE PARTY OF THE PARTY		
mi Jean Bohn	ROBERT E. BUR	Lan BY:		
fundant				
TITLE	TITLE	TITLE		
COLUMN AND ADDRESS OF A STATE OF	//			
STATE OF NEVADA )	//			
COUNTY OF WHITE PINE . )				
Uniomhop on	. 19			
on Hovember 20 J. Dean Baker	19 // personally app	Do nedana t		
	LER POWER, INC., a Nevada Co.	rporation, who acknowledged that he executed the		
above instrument.	(多重)	RAMINATIONES		
STATE OF NEVADA )	16 Part	Notary Public - State of Nevada		
EURISKA 188.	1	White Pine County, Nevada Commiscion Expires Oct. 18, 1982		
COUNTY OF WHITES INE )	L CON	Guilliscon Expires Oct. 10, 1802		
on 11-6	9 79. personally ann	eared before me, a Notary Public,		
ROBBET O. BURNHAM, who acknow	wledged that he executed the	above instrument		
COLET C. DECLATION, WILL BELLING	la constant in execution (in	10 man Rebalari		
		10mm Sekalean		
	// /			
STATE OF NEVADA )		J. NORMAN REBALEATI Notary Public - State of New		
)aa,		Notary Public - State of Na		
) as, COUNTY OF WHITE PINE )	, personally appro	Notary Public - State of Ne		

NOOK 76 PAGE 226

## ATTACHMENT "A"

	6. 19 79., between Mt. Wheeler
	. (Seller), and ROSERT E. BURNHAM.
(Consumer)	
Pursu	ant to Paragraph 2.i. of said Agreement to which
this Attack	nment "A" is made, Consumer hereby grants a continger
lien to Se	ller on the following described property.
The	260.000
	of Section(s) <u>39.</u> , Range <u>Sys</u> ,
	Bench and Meridian, of Eurekn
	ate of NEVADA
AI	71149  ECORDED AT THE REQUEST OF Mt. Wheeler Power, Inc.
	November 27, 19 79, at 56 mins. past 8 A. M. Ir. 19 76 of Official RECORDS, page 225-227 RECORDS OF
\ E(	JREKA COUNTY, NEVADA.  71149  WILLIS A. DePAOLI Recorder  Fee \$ 5.00
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