AGREENT FOR ELECTRICAL SERVICE AND LINE EXTENSION PERMANENT IRRIGATION PUMP SERVICE

THIS AGREEMEN made and entered into this	Pri Ray 1110 1600 Great Basin Divg., I	Ely.
called "Applicant".		

WHEREAS, Mt. Veler Power, Inc. shall have electric power and energy available for sale at Applicant's premises soon as certain electric lines and facilities are constructed;

NOW, THEFORE, THIS AGREEMENT:

Mt. Wheeler Power ees to sell and deliver to the Applicant, and the Applicant agrees to purchase and pay for electric powered energy sufficient to operate a <100> horsepower irrigation pump motor at the location hereinafter cribed under the following terms:

1. SERVICHARACTERISTICS:

- A. vice hereunder shall be alternating current, <3 > three phase, <4 > four v., (60) sixty hertz and <277/480 > volts.
- B. Applicant agrees that the use of any electric energy interconnected with Mt. seeler Power's facilities on these premises, regardless of the source thereof, shall be sject to the inspection, approval, and regulation of Mt. Wheeler Power.
- C. ring the Non-Irrigation Season this service may be used as stipulated in Mt. celer Power's Rate Codes, Rules, Regulations and Policies as the same may from to time be amended.

2. PAYMIT AND SECURITY:

- A plicant shall pay Mt. Wheeler Power, Inc. for services hereunder at rates and upon terms and conditions set forth in Mt. Wheeler Power's applicable Irrigation Rate de, as the same may from time to time be amended or modified. Notwithstanding provisions of the Rate Code, however, and irrespective of the Applicant's uirements or use, the Applicant shall pay to Mt. Wheeler Power, Inc. not less than 550.00, the line extension minimum, the seasonal kilowatt demand charge, or the nivalent installed horsepower charge when applicable, whichever is the greater, per igation season, for having service available hereunder, during the term hereof. Owever, in no case shall the seasonal minimum charge be less than as provided in the late Code.
- B. is initial monthly billing period shall start when service becomes available to the plicant during an irrigation season, or at the time of commencement of the irrigation uson next following the date Mt. Wheeler Power first makes service available to the pplicant hereunder, whichever shall occur first. If service becomes available (30) irry days or more after the commencement of the irrigation season, any yearly nimum charge for the initial season shall be prorated on the basis of the ratio that

- three the service is available or furnished hereunder during the initial irrigation son bears to the total time in a full irrigation season.
- C. B for service hereunder shall be paid at the offices of Mt. Wheeler Power in either En Eureka, Nevada, monthly, prior to the due date posted on the billing statement. It applicant shall fail to pay any such bill within aforementioned time, Mt. Wheeler Per may discontinue service hereunder as set forth in Mt. Wheeler Power's areable Rules, rates and Policies. It is expressly understood that such distinuance of service shall not relieve the Applicant of any of his obligations under the greenent and those documents expressly incorporated herein by reference.
- D. Applicant agrees that, at any time, Mt. Wheeler Power may adjust rates for sice and/or its service rules, regulations and policies applicable to Applicant.
- E. I purposes of this Agreement, the irrigation season and the non-irrigation season si be defined in the rates, rules, regulations and policies of Mt. Wheeler Power.
- F. prepayment of any annual minimum seasonal charge shall be due and payable puant to the rates, rules, and regulations and policies of Mt. Wheeler Power, wher or not service is actually used. If any annual seasonal minimum has been rated in the initial season, the full prepayment for the seasonal minimum bill shall baid to Mt. Wheeler Power prior to connection of service. Irrigation services shall energized each season in accordance with the terms of the then current Irrigation ley.
- G. . Wheeler Power shall make available electric power on or about the date of the plicant's written request. When construction is required, service shall be made alable as soon as possible contingent upon the timely delivery of materials and any or force majeure as defined in Paragraph 4 hereof.
- H. my default be made in any installment or other payment for having service available for service pursuant hereto, and such default is not cured within (10) ten days of the ning of written notice, certified mail return requested, to the last address of the plicant as set forth on the books of Mt. Wheeler Power, then, without further notice demand, the entire unpaid balance payable and to become payable during the full n of this Agreement and any accrued interest thereon, shall, at Mt. Wheeler wer's option become immediately due and payable.
 - order to secure the payment of all sums due or to become due Mt. Wheeler Power suant hereto, the Applicant and Owner, if other than the Applicant, hereby grant to Wheeler Power, Inc. a lien on the Applicant's real property and any crops grown reon described in Section 10 hereof, which lien shall be contingent upon, and shall uch to said lands and crops, upon the Applicant being in default hereunder, and Mt. eccler Power electing to accelerate the payments due and to become due and recising its lien rights. In the event Mt. Wheeler Power elects to accelerate pursuant Paragraph 2.H. and the Applicant does not cure said default, Mr. Wheeler Power y further elect to establish its lien hereunder, in which case Mt. Wheeler Power ill file with the applicable county recorder a notice of Mt. Wheeler Power's ctions. Pursuant hereto, Applicant and the Owner, if other than the Applicant, do eby grant, bargain, sell and convey unto Mt. Wheeler Power all the real properties cribed in Section 10 hereof, together with all the improvements situated thereon, ter rights, rights-of-way, easements, tenements, hereditaments and appurtenances reunto belonging or in anywise now or hereafter attached to or used in connection h the premises, which conveyance is for the purpose of establishing Mt. Wheeler wer's lien rights, and is conditioned upon Applicant's defaults and Mt. Wheeler

irer's election to accelerate and establish its lien hereunder. Should there be no it by Applicant under the terms hereof, during the term hereof, this conveyance if be of no force or effect. Said lien may be foreclosed by legal proceedings under laws of the State of Nevada or Utah, as the case may be, relating to the foreclosure Deed of Trust or foreclosure of a Mechanic's or Materialman's Liens, as set forth lihapter 108 of the Nevada Revised Statutes, as the same may be from time to time coded. At anytime during the term hereof that Applicant is not in default, upon the uest of the Applicant, Mt. Wheeler Power shall acknowledge in writing the fact that default exists and that no lien has been established.

J. Applicant agrees to pay all costs, charges and expenses, including reasonable emey fees, incurred by Mt. Wheeler Power, incident to the collection of any sums table to Mt. Wheeler Power hereunder, or any portion thereof, in the event of any ault or deficiency by the Applicant in carrying out the terms of this Agreement.

3. MEMBSHIP:

A. Applicant hereby applies to Mt. Wheeler Power, Inc., a Nevada, non-stock, non-ofit, cooperative corporation for electric distribution service to be supplied at the ation herein described and for membership in the Cooperative, and agrees to be and by the Cooperative's Articles of Incorporation, By-laws, Rules, Regulations I Policies, as the same now and hereafter adopted or amended.

4. FORCIAJEURE:

A.f. Wheeler Power shall use all reasonable diligence to provide a constant and interrupted supply of electric power and energy, however, in the event that Mt. heeler Power shall be rendered unable, wholly or in part, by force majeure to carry it its obligation under this Agreement, it is agreed the obligations of Mt. Wheeler ower, so far as they are affected by such force majeure, shall be suspended during the ntinuance of any inability so caused. The term "force majeure" as employed herein all mean acts of God, strikes or other industrial disturbances, acts of public enemy, indalism, wars, blockades, insurrections, riots, epidemics, landslides, lightning, rthquakes, fires, storms, floods, washouts, arrests and restraints of government and oples, civil disturbances, explosions, breakdowns of machinery or equipment, illures, decreases or interruptions of power supply, and any other causes, whether of e kind herein enumerated, or otherwise, not within the control of Mt. Wheeler Power ad which by the exercise of due diligence Mt. Wheeler Power is unable to prevent or vercome; and such term likewise includes (a) in those instances where Mt. Wheeler ower is required to obtain servitude's, right-of-way grants, easements, permits or . canses to enable Mt. Wheeler Power to fulfill its obligations hereunder, the inability Mt. Wheeler Power to acquire, or the delays of Mt. Wheeler Power in acquiring, the exercise of reasonable diligence, such servitude's, right-of -way grants, asements, permits or licenses, and (b) in those instances where Mt. Wheeler Power is equired to furnish materials and supplies for the purpose of construction or aintaining facilities or is required to secure permits or permission from any overnmental agency to enable Mt. Wheeler Power to fulfill its obligations hereunder,

thnability of Mt. Wheeler Power in acquiring, after the exercise of reasonable dence, such materials and supplies, permits and permissions.

B. It understood and agreed that the settlement of strikes shall be entirely within the dection of Mt. Wheeler Power, and that any requirement that any force majeure all be remedied with reasonable diligence shall not require the settlement of strikes becoding to the demands of the opposing party or parties when such course is invisable in the discretion of Mt. Wheeler Power.

5. SUCCESON:

A. 's Agreement shall be binding upon and inure to the benefit of all of the parties, kto, their heirs, administrators, executors, successors and assigns; and to the sessor in interest of the lands herein described.

6. RIGHT ACCESS:

A. plicant and owner shall grant an adequate, recordable right-of-way/easement for . Wheeler Power's electric lines and facilities, and duly authorized representatives . Mt. Wheeler Power shall be permitted to enter Applicant's premises at all sonable times in order to carry out the provisions hereof and to maintain, construct, onstruct or otherwise service said electric lines and facilities.

7. LEGALVNER:

A. s legal owner of the property is SANDER CHANGY GREEN

8. TERM:

A is Agreement shall become effective on the date service first becomes available in 200 irrigation season and shall remain in effect for a period of 55 five irrs. The Applicant shall be notified of the date that begins the term of the Agreement ing the initial irrigation season. Service after the term of this Agreement may tinue on a year to year basis under the provisions of the Rate Code, and under the ins of the Irrigation Policy, Rules and Regulations of Mt. Wheeler Power, as the may from time to time be amended or revised.

9. CONTRUTION IN AID OF CONSTRUCTION:

A. for to the start of construction Applicant shall pay to Mt. Wheeler Power a non-fundable contribution in aid of construction in the amount of \$6028.

10. LAND:SCRIPTION AND LOCATION OF IRRIGATION PUMP:

A e pump shall serve <140> irrigated acres located in the NW1/2 of Section 34, waship 211/2N Range 54E, of EUREKA County, State of NEVADA.

B. c well and pump will be located approximately <1550> feet from the NW1/2 mer of said Section 34.

ADDITO ANT

11. LIEN AGEMENT

A. Tapplicant agrees to and does hereby grant a lien on the Applicant's real property anny crops grown thereon, hereinafter described, to Mt. Wheeler as security for the paent of the minimum bill of \$3,550.00 per month/year for <5> years as set fo above. In the event that Applicant defaults in the payment of the minimum bill that. Wheeler shall have a right to immediately record this agreement in the county we the real property is located and foreclose its lien in the same manner as provided fone foreclosure of a Deed of Trust or foreclosure of a Mechanic's and Mrialmen's liens in chapter 108 of the Nevada Revised Statutes. Said lien is hereby gred on that certain real property and improvements located in the County of REKA, State of NEVADA and particularly described as follows:

A portion of Sec. 34, T21 1/2N, R54E, M.D.B.&M., A.P.N. 07-140-26

FOGETHER WITH all building, improvements and crops located thereon.
FOGETHER WITH all and singular the tenements, hereditaments, easements, and appurtenances thereunto belonging or in anywise appertaining, and the reversions, temainders, rents, issues and profits thereof, or of any part thereof.

IN WITNESVHEREOF, the parties hereto have caused this Agreement to be duly executed in triplicate.

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Applicant's Businessme
Lever Hayle
Applicant's Signatur
199957 adin 2N
Address of Applican
Addicas of Applicati
STATE OF Neva
COUNTY OF Chunil)
This instrument was mowledged before me on June 29th, 200 by
Christine Statt Lance
Notary Public
CUDIOTINE 14TI TCANO
CHRISTINE WILTFANG Notary Public - State of Nevada

Acpointment Recorded in Churchill County No: 99-9121-4 - Expires November 8, 2003

;

Mi. Wheeler Power Resentative

Work Order No. 4-82

STATE OF NV

) SS

COUNTY OF Whiteha

This instrument was mowledged before me on Tuly 11, 2001 by Gayle Woodallo

SHELLIE WATTS

Notary Public - State of Nevada

Appointment Recorded in White Pine County
No: 00-60993-17 - Expires January 18, 2004

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