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MIDSITATE ELEC'TIRIC COOPERATIVE, INC. KEYPUNCH	22510 5297
51340 N. Highway 97 Post Office Box 127	ED (6307)
LaPine, Oregon 97739	(-)
Outage (503) 536-2165	985
DARLENE	
Agreement made November 5 , 1985, between Midstate Electric Gooper inerginafter called the "Seller", and <u>Oregon State Highway Department</u> hereinafter called the "Consumer".	ative, Inc.,
WHEREAS, Seller will have electric power and energy available for sale of premises as soon as certain electric line and facility and fa	t the Consumer's
premises as soon as certain electric lines and factor and energy available	
WITNESSETH: The Seller agrees to sell and deliver to the Consumer, and t applies for and agrees to purchase and pay for electric power and energy upon	
applies for and agrees to purchase and pay for electric power and energy upon 1. SERVICE CH/RACTERISTICS	he Consumer the following
Service hereunder shall be alternating current, sixty cycles (60Hz), S <u>120/240</u> volts sufficient to serve a load of <u>25</u> (KVA)(HP).	ØDhase
The Consumer shall become a member of the Seller and shall pay the member fee and be bound by the provisions of the articles of incorporation and and such rules and regulations as may from time to time to adopted by the	pership
and such rules and regulations as may from time to time to adopted by t	bylaws he Seller.
A. The Consumer of the	
for recording for	
5. The Consumer shall, as electric energy is available, purchase from the Seller all electric energy used, but not generated on the property, shall pay according to the applicable rate schedule at rates which we fixed from time to time by the Board of Directors of the Seller. We consumer makes a partial payment, the dollar amount will be applied willow at hour usage first and the Line Extension Minimum last. In addition to charges for electric energy, Consumer acknowledges the Seller may limit the amount of electric power furnished for inductric.	the and ill If to the Prvice The
allotment, the Construction. If the cost exceed \$ 500.00 , there we allotment, the Construction. If the cost exceeds this construction payments over 60 months or less. The contract method of payment will itemized payment exhibit (is) (is not) attached because the estimated of providing service to the subject property (does) (does not) exceed the above construction allotment	will onthly S. An Cost
Interinitial monthly billing period shall start when Seller has complete construction and service is available or Consumer begins using electric power and emergy, whichever shall occur first. Bills for service herea shall be paid at the office of the Seller in LaPine, Oregon by the 10th the month following the date of the billing statement. If the Consumer to pay any such bill within said period, Seller may discontinue service by giving ten days notice in writing to construct the month of the service in writing the service.	ed
	THE CILL
A. This Agreement is subject to the Consumer obtaining all easements and permits required to serve the subject property. B. Duly containing all easements and	
B. Duly authorized representives of the Seller shall be permitted to enter Consumer's premises at all reasonable times in order to carry out the provisions hereof.	

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5. CONTINUETY OF SERVICE

The Seller shall use reasonable diligence to provide a constant and uninterrupted supply of electric power and energy; but as such supply shall fail or be interrupted, or become defective through an Act of God, governmental authority, action of the elements, public enemy, accident, strikes, labor trouble, required maintenance work, inability to secure right-of-way, or any other cause beyond the reasonable control of the Seller, the Seller shall not be liable under the provision of this Agreement.

6. TERM

The acceptance of this Agreement by the Seller will constitute a Contract between the Consumer and the Seller for electric service and shall continue in force for <u>FIVE</u> years from the date service was made available by the Seller to the Consumer. Subsequent to the initial term of this Agreement, service will be provided pursuant to the conditions contained hereim on a month to month basis except that any charges established in the Line Extension Exhibit are not applicable beyond the initial contract term. After said initial term expires, this Agreement may be cancelled upon thirty days written notice by either party.

7. LHABILITY

Neither party to this Agreement assumes liability for any debts or liabilities of the other.

8. DEFAULT AND RECOURSE

The Seller may record this Agreement with the appropriate counties in Oregon. In the event suit or action is commenced to enforce any provision of this Agreement, the prevailing party shall be entitled to reasonable attorney fees and costs. This amount shall be fixed and is not related to electrical power consumption. Should default be made in any payment required in this Agreement, the entire sum shall at once become due and payable without notice at the option of the Seller. Failure to exercise this option shall not constitute a waiver of the right to exercise this option in the event of any subsequent default. All fees, together with penalties thereon and costs of collection including attorney's fees shall be a charge on the land and shall be a continuing lien against the property described in this Agreement. If any charge or assessment is not timely paid, a late payment charge of 2% per month on the unpaid balance may be assessed. The aggregate amount of costs shall constitute a lien on Consumer's property. The Seller may have the right to foreclose this lien for failure to pay the assessments agreed to herein.

9. COVENANT

This Agreement: and the obligations herein shall run with and be binding upon the land of the undersigned at the following location:

COUNTY Klanath	PORTION		
SECTION	TOWNSHEP	RANGE	EWM.
CHEMULT MAINTENAN	CE STATION		

10. SUCCESSION

This Agreement shall be binding upon and inure to the benefit of the successors, legal representatives and assigns of the respective parties hereto.

- 11. ELECTRIC SERVICE REQUIREMENTS
 - A. The Consumer shall cause his premises to be wired in conformity with the Seller's specifications, the National Electric Code, the National Electric Safety Code and any applicable local or State laws.
 - B. The Consumer acknowledges receipt of the Seller's handout sheet entitled, "Exectric Service Requirements."

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		APPROVED AS TO 5299
DATED THIS 5th DAY OF November	. 1985 .	LEGAL SUFFICIENCY
DRIED ININMIL OI		Asst. Attorney General
	OWNER _	Date
APPLICANT	- An	2
7 total	X J. B. Boyd	tory A
NAME MARK ROBINSON	A	Nav Manager ate Highway Department
	100 500 500	nite Dia
P.O. BOX OR STREET	P.O. BOX OR ST	REET
CITY, STATE, AND ZIP CODE	Salem, OR CITY, STATE, A	97310 ND ZIP CODE
STATE OF OREGON)		
(:OUNTY OF <u>eleschinte</u>)		
Personally appeared before me,	mark Ro	henson who
acknowledged the foregoing instrumen	- 1	
		•
and deed. Before me:	_	
	Linabeth	a glenkel
	NOTARY PUBLIC	FOR Chegan
	My commission	expires: <u>6.27-Y6</u>
STATE OF GREGON)		
COUNTY OF)		
Personally appeared before me,		who
acknowledged the foregoing instrument		er/their voluntary act
and deed. Before me:		
	NOUNDY MIDI TO	FOR
	My commission	expires:
(FOR OFFICE	USE ONLY)	
The above Applicant accepted in a r	egular meeting o	of the Board of Directors
this <u>274</u> day of February,	4 7 1	
		our. juttle
		、 / 、 、 、
	-r	James Chan
	dor 43708	Work Order: 850636A
Account : 22510-2 Job Or STATE OF GREGON: COUNTY OF KLAMATH: 15.	ueri 43790	MULA VLUEL (
Filed for record at request of		the the day
of Apr:11 A.D. 19 86 at 1:224	o'clockM., an	d duly recorded in Vol. <u>M86</u> ,
FFE \$13.00	Evelyn Biehn, By	

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