

## MEMBERSHIP APPLICATION

APPLICATION DATE:	,20			
Has applicant had electrical servic	e with TRECO prior to this app	lication?	(Yes)	_(No)
If yes, under what name?				
When would you like service to be	gin? (Date)			
Applicant/Member:	SS	S#	Date of Birth:	
Co-Applicant/Member:	SS	S#	Date of Birth:	
Address: (PO Box)		(State)		(Zip)
Telephone Number:		( , , , , , , , , , , , , , , , , , , ,		
	10000	00	7II	
Email address:				
Physical Address:				
Property Owner?Yes Allowing TRECO to contact t				
Property Owners Phone #:				
IMPORTANT: The below-named App responsible for payment of electrica the Cooperative. The Applicant(s)/M otherwise notifies Tongue River Elec require a new application. PLEASE NOTE: SIGNATURE(S) ON	al bills, has membership privileg lember(s) name provided by app ectric Coop., Inc., in writing. Futu	ges and will receive any o plicant will be the name o ure changes in the Applio	capital credit p of record until cant(s)/Membe	ayments made by the applicant r(s) name will
MUST SIGN. To be accepted, this a APPLICANT must notify the COOPE	oplication must be signed with t	he specified security dep	posit remitted,	if applicable.
Applicant/Member Signature		Date		

Co-Applicant/Member Signature

Date

Tongue River Electric Coop., Inc. of Ashland, Montana (herein-after called "APPLICANT"), applies for membership in and agrees to purchase electrical services from Tongue River Electric Coop., Inc. (herein-after called "the Cooperative"), upon the following terms and conditions. 1. The COOPERATIVE will process a credit check for the APPLICANT to determine if a security deposit

- 1. The COOPERATIVE will process a credit check for the APPLICANT to determine if a security deposit will be required. If a security deposit is required, APPLICANT will provide a minimum-security deposit of \$200.00 to the COOPERATIVE, **or** two months high usage on an existing service, and not to exceed \$800.00. The security deposit will be credited to APPLICANT'S account after payment, in full, of thirteen (13) consecutive monthly payments without delinquencies, for services provided. If APPLICANT has not established satisfactory credit, the security deposit will continue to be held by the COOPERATIVE until such time as the COOPERATIVE determines that satisfactory credit has been established.
- 2. APPLICANT will comply with and be bound by the provisions of the Articles of Incorporation and By-Laws of the COOPERATIVE and such rules and regulations that may be adopted by the COOPERATIVE.
- 3. APPLICANT shall, at no expense to the COOPERATIVE, grant a suitable right-of-way easement, when necessary, for the purpose of serving APPLICANT or other members of the COOPERATIVE in the most safe, efficient and economical way possible as solely determined by the COOPERATIVE. At APPLICANT'S request, the COOPERATIVE will obtain all right-of-way easements necessary to provide service to said APPLICANT. APPLICANT must agree, in advance, in writing, to reimburse the COOPERATIVE for all expenses incurred in obtaining the right-of-way.
- 4. APPLICANT will become a member of the COOPERATIVE in accordance with the provisions of Article 1 of the COOPERATIVE'S By-Laws. APPLICANT, by becoming a member, assumes no personal liability or responsibility for any and all debts or liabilities of the COOPERATIVE. Current membership fee is **\$10**.
- 5. In making this application, APPLICANT agrees to pay the COOPERATIVE monthly rates, base rate of \$36.00 (may vary dependent upon size of transformer), and charges for electrical service and agrees to the rules and regulations of the COOPERATIVE and to any general changes in rules or rates for the service furnished by the COOPERATIVE. The application becomes a contract when accepted by the COOPERATIVE.
- 6. It is the responsibility of the APPLICANT to provide the COOPERATIVE any changes to their account information, such as, phone numbers, address change, email, etc.
- 7. Should APPLICANT discontinue service from the COOPERATIVE and change your present address, it shall be your responsibility to notify the COOPERATIVE of any address changes, as there may be future correspondence relative to the final disposition of any capital credits.