OFFICE USE ONLY:	Date:	
Medina EC Authorized Ag	gent:	



Agreement for Construction of Power Line - Subdivision/Backbone

This application is also available to complete online at MedinaEC.org/NewService. Completed applications can be submitted to newservice@medinaec.org.

Required Documents: Plat for the project (CAD/.dwg format) and Site Control (CSV or Txt file) to support documents. Additionally a landowners deed and COC may be required. Documents must be received prior to scheduling a site visit.

APPLICANT INFORMATION							
Applicant Name:	Date:						
Member Number:							
Primary Phone:	S	Secondary Ph	one:				
Please note that by providing your cell pho information (outages, balance due, etc.) as	one number, you are giving the coope nd in emergency situations.	rative permission	to call or text you abo	out important, account-related			
Email:	Please note that by providing your email, you are giving the cooperative permission to email you about important, account-related information (outages, balance due, etc.) and in emergency situations as well as other MEC programs.						
SSN:	DL#:	State:	Federal Ta	ax ID (Businesses only):			
Your social security number will be used to verify your identity and to determine your deposit requirements. If you choose not to provide your SSN, a government-issued ID must be presented in person.							
Billing Address:		City/State/Zip:		/Zip:			
SERVICE LOCATION - Alandow	mer's deed is required.		<u> </u>				
Physical/911 Address:	GPS Coordinates						
What is the physical address where the subdivision/backbone will be located? County							
City	City Zip County						
Location inside the city limits? Yes No If located in Dimmit, Kinney, LaSalle, Starr, Webb or Zavala counties: Your county requires that a Certificate of Compliance must be on file before your application can be processed. You can attain your Certificate by contacting the appropriate county planning department.							
Subdivision:			Gate Code:				
LOAD REQUIREMENTS							
Please indicate if you want overhe	ad Lot Plans		Multiphase Proje	ect:			
or underground service.	Number of Lots:		Is this part of a	Yes			
Overhead	Average Lot Size:		multiphase proje	ect? No			
Underground Typical Home Size Planned	Is site at final grade?	Yes	Streetlights:				
**	is site at illiai grade:	No		o be included in the design?			
< 1500 sq. ft		110		streetlight pole. If decorative street-			
1500-3000 sq. ft	If no, provide date who	en you		developer will need to source those			
3001-6000 sq. ft	expect final grade:	•	and install them. No				
> 6000 sq. ft	Please note that the site must be a	t final grade	Yes- Standa	rd			
Unknown	before staking will be done.	, , , , , , , , , , , , , , , , , , , ,					
Heating Source Planned	Are the roads in develop	Are the roads in development?		If yes, who is responsible for building the			
Gas	Yes		street lights?				
Electric	No		Developer Listed on Application				
Unknown				HOA- Name: City/County- Name:			
			City/County-	naine:			

Medina EC Authorized Agent:

Agreement for Construction of Power Line - Subdivision/Backbone

THIS AGREEMENT ("Agreement") is between Medina Electric Cooperative, Inc. ("Seller"), a Texas electric cooperative corporation, and the undersigned ("Member"). Seller and Member are collectively referred to as the "Parties" and each individually as a "Party." Capitalized words are Define Terms . If not found in the document below, their definitions can be found in the Cooperative's Tariff or Bylaws. In consideration of compensation to be paid by Member to Seller hereunder, and the mutual covenants, agreements and obligations of the parties hereinafter set forth, the undersigned Parties agree as follows:

1.SERVICE.

1.SĒRVICE.
Seller shall use reasonable diligence to provide electric energy service to the Member's Service Location at the particular point where electric energy first leaves the line or Cooperative Equipment owned by the Seller and enters the Member's service entrance conductors. When electric energy becomes available, the Member will purchase all electric energy required to be used at the Service Location from Seller and use such electric energy exclusively for the operation of Member's Equipment. Seller may limit the amount of electric energy to be furnished, as indicated in the Service Rules and Regulations of the Seller. Member understands that the voltage and frequency of electric energy provided may vary within the standards set forth in the Seller's Service Rules and Regulations. Nothing contained herein shall prohibit the Member from safely using electric energy generated by Member owned energy resources (e.g. solar).

(e.g. solar).

2. RATES.

Member shall pay for electric service in accordance with the Seller's standard Tariff schedules in effect for like conditions of service to the class of service furnished hereunder. If Member's service is misclassified, whether because of misrepresentation of the facts or otherwise, Seller reserves the right to apply the correct rate schedule and adjust prior and future billings accordingly, and to take other action which may include requiring the Member to make a cash contribution in aid of construction for facilities. If any Tariff or rate is changed by the Seller, or by order or consent of any regulatory authority having a jurisdiction thereof whether or not at the request of the Seller, such changed Tariff, rate or redefined class of service shall be applicable to Cooperative Service Provided hereunder from and after the effective date of such change. Member shall pay a minimum charge each month for having service available irrespective of whether or not any energy is actually used.

3. BILLING AND PAYMENT.

Periodically, Seller will render to the Member a statement for services rendered. The Member shall pay the total amount shown on such statement within sixteen (16) days from its date. The initial monthly billing period shall start when power is made available to the customer.

4. BREACH.

A Party breaches this Agreement by failing or refusing to perform a material obligation.

shall pay the total amount shown on such extension within sixteen (16) days from its date. Payment may be made to Seller in pesson, electronically or by mail at the offices of the Seller. The initial monthly billing period shall start when power is made available to the customer.

4. BREACH.

A Party breaches this Agreement by failing or refusing to perform a material obligation.

4.1 DISCONTINUANCE OF SERVICE. Seller may discontinue service if the Member has breached any portion of this Agreement by failure to make timely payment or failure or refusal to perform any of Member's obligations, and the Seller has given the Member notice, if required, in accordance with the Service Rules and Regulations of the Seller regarding discontinuance of service, as they are now or may hereafter be amended. Member hereby waives any and all damages which result as a consequence of such discontinuance of service. Seller shall not be liable for any damages of any kind or character resulting from discontinuance or service in the payment of his or her account, Seller may declare the remaining minimum amount for the remaining term of this Agreement due and may exercise legal action in a court of competent jurisdiction to obtain judgment or other legal or equitable relief. If Seller hires an attorney for collection of Member's account, Member agrees to pay all reasonable attorney's fees and collection expenses incurred in such matter.

5. MEMBERSHIP AND MEMBERS INSTALLATION.

Member shall pay the membership fee, take any action that may be required to qualify as a member, comply with and be bound by the provisions of the Seller's Articles of Incorporation and bylaws as well as Seller's rules and regulations as may from time to time be adopted by the Seller. The Cooperative Service contracted for herein is to be provided and taken in accordance with the provisions of this Agreement, and the Seller's Service Rules and Regulations and Tairlis. RIGULATIONS.

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8.LATE PAYMENT CHARGE.

In the event Member fails to pay Seller's monthly billing when due, said bill will become delinquent and a 5% late payment fee will apply.

9. TERM OF AGREEMENT.

9. TERM OF AGREEMENT.

Upon acceptance by the Seller, this document shall constitute an agreement between the Member and the Seller. The initial term shall be one year from the date service is made available if Member is given a line extension credit, or one month if no line extension credit is given. After the initial term, this Agreement shall remain in effect until terminated by either Party in accordance with the Seller's Service Rules and Regulations. Termination shall not relieve Member of any obligation to Seller arising before termination.

10. NOTICES.

All notices required to be given under the terms and provisions of this Agreement may be given by mailing such notice to the other Party by United States mail addressed to the Party at the Party's last known mailing address. The notice shall bear the dates of its mailing, and shall be effective on and after such date.

11. EFFECTIVE DATE.

Not-withstanding anything contained herein, this Agreement shall not become effective and is not binding until executed by the Seller and the Member.

12. WAIVER.

No waiver, expressed or implied, to any breach of any one of the covenants or agreements

12. WAIVER.

No waiver, expressed or implied, to any breach of any one of the covenants or agreements hereof shall be deemed to be a waiver of any subsequent breach. Failure of Seller to discontinue Cooperative Service shall not constitute a waiver of Seller's right to discontinue Cooperative Service. Each day Member fails to pay Seller's invoice after payment is due shall constitute a separate breach of this Agreement.

13.ASSIGNMENT.

This Agreement shall not be assigned by the Member, except in accordance with the Articles, Bylaws, Service Rules and Regulations of the Seller. This Agreement shall inure the benefit of the Seller's successors and assigns.

14. METER TAMPERING.

In the event the Seller reasonably determines that its meter or Cooperative Equipment has

13.ASSIGNIES and Regulations of the Seller. This Agreement shall inure the benefit of the Seller shall shall

Member represents and warrants that each representative of Member executing this Agreement is duly authorized to do so. By executing below, the natural Person(s) who executes this Agreement on behalf of Member represents and warrants that he or she has the authority to bind said Entity.

Signature(s):	Date:
Printed Name(s):	Title:

For commercial/corporation, signature authority (title) must be indicated. If signature is that other than President, Vice President, Partner or Owner, proof of signature authority may be required.