

San Luis Valley Rural Electric Cooperative

Electric Service Terms and Conditions

SECTION 1 **DEFINITIONS**

The following terms shall have the meanings given below:

1. **Advanced Payments:** An amount paid in advance, at the Member's option, intended to pay monthly minimums and/or bills for electric service.
2. **Cooperative:** San Luis Valley Rural Electric Cooperative, Inc.
3. **Delinquent Account:** All accounts become delinquent thirty (30) days after the date of the statement.
4. **Distributed Generation:** Member owned generation connected to the REC system under the Net Metering tariff.
5. **Distribution System:** The REC's electric lines used for the purpose of general distribution of electrical energy to its Members.
6. **Diversion of Electric Service:** Bypassing, tampering, theft of electricity or unauthorized metering.
7. **Due Date:** The date printed on the Member's bill and is the last date payable after which the bill becomes past due.
8. **Engineering Fee:** A fee for designing non-typical line extensions, subdivisions and/or requested system changes.
9. **Line Extension:** Request for extension of distribution facilities to provide a service connection.
10. **Maximum Demand:** The greatest use of energy over a specific time interval as recorded by suitable meter or meters.
11. **Member:** Any person, group of persons, partnership, firm, corporation, institution, any agency of the Federal, State, or Local Government, their lessees, trustees, or receivers appointed by any court, contracting for electric service from the REC for domestic, commercial, industrial use, or wholesale use.
12. **Member's Installation:** All wiring and associated components of the electric system on the Member's side of the REC's meter. Also, the service entrance components on the meter pole or house.
13. **Net Metering:** Member's retail electricity consumption offset by the electricity generation from an eligible energy resource on the member's side of the meter.
14. **New Service:** An electric service at a location not previously connected to the Distribution System.
15. **Notice/Notify:** A written Notification deposited in the United States mail by one party to another party sent to their last known address.
16. **Permanent Service:** Service to any Member when the use of service, both as to amount and as to permanency, at the sole discretion of the REC, can be reasonably assured.
17. **Point of Delivery:** Where the REC's electric facilities are first connected to the electric facilities of the Member.
 - a. OH Service – Mechanical connection made at the weatherhead.
 - b. UG Service – Lugs at the meter housing or pedestal.
18. **Purchase of Power Agreement:** A contract between the REC and Member outlining the provisions of service.
19. **Rate Schedule:** The term used generally to define the different types of use of electric service.
20. **Subdivision Extension:** Extension of the Distribution System for the purpose of and design for serving multiple Members within a planned development where the permanent location of transformers and meters cannot be determined by the REC at the time of original design.
21. **Temporary Service:** Any service of a temporary or indeterminate nature, without regard to the duration of service, where, at the sole discretion of the REC, the permanency of service cannot be reasonably assured.
22. **Trip Fee:** A minimum of a \$100 fee (\$200 after hours) or time and mileage, whichever is greater, charged when an employee is dispatched to a Member's location for REC purposes or at the Member's request.

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SECTION 2 APPLICABILITY

These Electric Service Terms and Conditions apply to all electric service tariffs offered by San Luis Valley Electric Cooperative ("REC").

Nothing in this policy shall be construed to prevent this REC from altering, modifying, or amending this policy as it may be deemed necessary or advisable by the Board of Directors.

SECTION 3 BILLING

1. Agreement for Service

A request for new or changed electric service will require the Member to sign an agreement (Purchase of Power Agreement) with the REC.

2. Payments

Monthly statements are due and payable on the Due Date as indicated on each statement. The initial billing period shall begin when electric service is available from the REC's line.

3. Collections and Disconnections

A disconnection Notice will be sent to any Member with a Delinquent Account that is more than \$45.00. The REC will attempt to contact a Member concerning payment of a Delinquent Account prior to disconnection by mailing a disconnection Notice and making an automated phone notification. In unusual circumstances, other methods of contacting the Member may be used. All accounts are subject to disconnection if not paid by the date on the disconnect Notice.

If payment is not received by 7:30 a.m. on the date stated on the disconnection Notice, a \$30.00 delinquency charge will be assessed to the account. If a serviceman is dispatched to disconnect or tag the account, a Trip Fee will be added to the account immediately.

Members whose account has remained in good standing (a credit rating of 0, 1, or 2) will be granted a one-week grace period prior to disconnection of electrical service for a Delinquent Account. The Member in good standing will be given a courtesy call before consideration of disconnection. If no contact is made, the serviceman will tag the location with no trip fee charged. If the account remains delinquent upon expiration of the grace period, the service will be disconnected in accordance with the procedures contained herein. Applicable fees will be charged at this time. The grace period will not be applicable to any Member more than once every 12 months.

The REC may grant an exception to the disconnect policy if the Member or a resident in the household has a serious illness requiring life support apparatus. The REC will postpone disconnection of electric service to a residential Member for 60 days if the REC has in its possession a current medical certificate issued by a Colorado-licensed physician or health care practitioner acting under a physician's authority with evidence that discontinuance of service will aggravate an existing medical emergency or create a medical emergency for the Member or a permanent resident of the Member's household. A Member may invoke this postponement only once in a consecutive twelve-month period. The full delinquent amount of the bill must be paid in full at the end of the extension period to avoid disconnection.

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The REC will not transfer an account into a family Member's name or other resident's name to avoid disconnection or to reconnect service once disconnected. The delinquent account and all applicable fees must be paid before a transfer occurs.

In situations where there is a pattern of abuse such as when a landlord has more than one unpaid bill and a new tenant is requesting service in the tenant's name, the REC will require the landlord to pay the landlords' bill and applicable fees before connecting the new tenant.

4. Over and Under Billing

Refunds for over-billing shall be provided for a period of time not exceeding two years.

Under billing adjustments will not exceed a period of two years and the Member will be offered a payment arrangement equal to the length of time in which the under-billing occurred.

5. Reconnection

The REC's standard reconnection fee for automated meters is \$25.00 during normal business hours and \$50.00 after normal business hours. If a serviceman is dispatched, the Member must pay a Trip Fee, appropriate security deposit, and the total amount past due associated with the Member.

6. Non-Sufficient Funds Checks

When the REC receives Notice of non-sufficient funds (NSF) for checks or electronic checks, the amount of the check will be applied back to the account, a \$25.00 NSF fee will be added and the Member will be Notified requesting payment within 10 calendar days in the form of guaranteed funds.

Checks and electronic checks issued to avoid disconnection and received back as NSF for first time occurrences, the consumer will be called and given two (2) days to bring in cash or guaranteed funds. Anytime thereafter, the service will be subject to disconnection and fees will apply.

An account will be deemed a "cash only" account if the REC receives more than two (2) NSF checks in a twelve (12) month period. The Member will be sent a letter informing them they are on a cash basis only.

7. Interest

Interest of 1½ percent per month will be charged to all accounts which have unpaid balances 30 days or more past due.

8. Security Deposit

To avoid paying a security deposit, the member must prove credit worthiness of a comparable type of service by allowing REC to run a utility credit check, providing a letter of credit from a prior electric utility account with one year of current history, or existing good credit with REC on all accounts within the last five (5) years. A deposit shall not relieve any Member from payment of current bills when due. Such required deposit shall be returned to the Member by credit to the Member's account if still active or refunded after termination of electric service.

The REC shall Notify the Member of the deposit required for electrical service. A deposit arrangement can be made as follows; the first half of the deposit is due within one week of service connection and the other half due with the first bill. Any deviation from this arrangement shall be cause for service termination without further Notice. A security deposit for a new service or an account disconnected for non-payment will be collected in full.

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The term of the deposit will be for a minimum of one year and returned to the Member provided the account has billed twelve (12) consecutive months on Schedule A, B and A-TOD and has not been issued any delinquent Notices.

The term of the deposit will be for a minimum of two years and returned to the Member provided the account has billed twenty-four (24) consecutive months on Schedule I, LP-A and LP-B and has not been issued any delinquent Notices.

The term of the deposit for an indeterminant service is due in full when service is requested. The deposit will be held for the duration of electric service and refunded after final bill is paid.

Interest on security deposits shall be earned for the time held by the REC and shall be calculated from the date the deposit is received by the REC up to the date the deposit is credited to the Member's account. Interest credited to security deposits and credit balances held by the REC will be set annually at a rate generally accepted by utilities within Colorado.

9. Security Deposits:

a. Schedules A, B, A-TOD and C

New accounts:

- i. Standard Option: The deposit will be three (3) times the average monthly energy and demand for the Rate Schedule as determined on a calendar basis.
- ii. Auto Pay Option: The deposit will be two (2) times the average monthly energy and demand for the Rate Schedule as determined on a calendar basis.

After Disconnection

- i. Standard Option: Deposit will be equal to three (3) times the highest month of billing in the past twelve (12) months.
- ii. Auto Pay Option: Deposit will be equal to two (2) times highest month of billing in the past twelve (12) months.

b. Schedules I, LP-A, LP-A TOD and LP-B

New accounts:

- i. Standard Option: Two (2) times the Demand and Energy as follows: The Demand component will be based on the lower of transformer kVA or connected load as determined by REC. The Energy component will be calculated taking the current load factor of Rate Schedule times the demand component times 744 (hours in a 31-day period).
- ii. Auto Pay Option: One (1) times the Demand and Energy as follows: The Demand component will be based on the lower of transformer kVA or connected load as determined by REC. The Energy component will be calculated taking the current load factor of Rate Schedule times the demand component times 744 (hours in a 31-day period).

After Disconnection

- i. If the load factor is below the average of the rate class for the past twelve (12), the deposit will be calculated using the new account method.

c. After Rate Schedule Change

- i. Security deposits will be revised to the applicable amount upon a Rate Schedule change.

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13. Bankruptcy Deposits

The REC shall require security deposits of all Members in bankruptcy, who desire to continue receiving electric service after the filing date, in accordance with bankruptcy code.

Security deposits will be calculated on the basis of two (2) times the maximum monthly billing or three (3) times the average monthly billing experienced during the preceding twelve (12) months, whichever is greater and shall be made with guaranteed funds. The REC will hold deposits due to bankruptcy for as long as electric service is provided or until the bankruptcy is discharged at which time the normal security deposit policy will apply.

Upon determination of the amount of the deposit, the REC shall formally Notify the Member of the deposit required for continued electrical service. Deposits that remain unpaid at the end of a 20-day grace period from the date of notification shall be cause for service termination without further Notice.

Prefiling Deposits:

In certain cases, the possibility exists that the REC may be holding security deposits on a Member in bankruptcy to cover debts owed prior to the bankruptcy filings. The REC shall consider these deposits as partial security on any amounts that become due after the filing date only to the extent the deposit exceeds the pre-petition debt.

14. Budget Billing

Members served under all Rate Schedules with the exception of the irrigation Rate Schedule and pre-paid metered accounts may elect to pay monthly bills for service on a budget billing plan by signing a budget billing agreement.

To be eligible to participate in the budget billing plan, a Member must meet the following requirements:

- a. Have been served by REC at the Member's current service location for a period not less than one (1) year, and
- b. Owe no amount to REC for electric service

If the Member is disconnected for non-payment the account shall be removed from the budget billing plan. To be eligible for this budget billing plan in the future, the account must be in good standing (a credit rating of 0, 1, or 2) for a consecutive twelve (12) month period.

Any Member electing the Budget Billing Plan shall pay a monthly amount that is calculated by taking 1/11th of the previous twelve (12) months billing for the first year. After the first year of budget billing, the budget amount is calculated on the average monthly usage in the past twelve (12) months times the current Rate Schedule. If the budget amount is past due, the account will be subject to disconnection. At the twelfth (12th) billing, if the settlement amount is a credit balance, it will be refunded by check. If the settlement is a balance owed by the Member, the total balance will be due and payable on the Due Date indicated on the bill for the settlement month.

The monthly budget billing amount may be adjusted, at the option of the REC, if either:

- a. The Member's use of electricity changes substantially, or
- b. REC has an approved change in electric rates which would change the budget billing amount.

The budget billing agreement is for a 12-month period and may be renewed annually.

16. Account Transfer Requirements

Adopted: January 13, 2014
Reviewed: December 16, 2025
Revised: December 16, 2025

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- a. No transfer will be completed until both parties have been contacted and transfer date is agreed upon.
- b. Property owners will be notified of all rental transfers.
- c. The following information must be received for any account transfer to occur:
 - Legal Name
 - Address
 - Phone Number
 - Social Security Number
 - Date of Birth
 - Copy of drivers license or ID
- d. A Purchase of Power Agreement will be required. If this agreement is not returned in 30 days, service will be disconnected.

17. New Service Requirements

- a. Members must provide proof of ownership of the property where the New Service is requested.
- b. The following information must be received to establish a new account:
 - Legal Name
 - Address
 - Phone Number
 - Social Security Number
 - Date of Birth
 - Copy of drivers license or ID
- c. A non-refundable service fee of \$250.00 per account will be charged to all applicants requesting New Service prior to design engineering.
- d. A Purchase of Power Agreement for a term of five (5) years will be required along with all construction costs and security deposit if applicable.

18. Sales Tax

Electric service is subject to any applicable sales taxes and/or franchise fees.

19. Diversion

In any instance of Diversion of Electric Service, REC shall compute the electricity used beginning with the date on which the Member began receiving electric service at the location where the Diversion of Electric Service occurred, unless direct evidence proves the Diversion of Electric Service commenced at a later date and ending with the date on which wrongful use of electric service ceased. REC will calculate the estimated electricity used during diversion period and will bill the account the estimated electricity used at the appropriate rate in effect at the time of discovery of diversion plus a penalty of two (2) times the electricity charge plus the costs and expenses for damages, investigation, trip fees as well as a security deposit. This shall be immediately due and payable upon presentation to the Member. REC shall discontinue service to the Member and will not reconnect service until the investigation is complete and all charges have been paid in full. REC will not reconnect this account in another household Member's name to avoid paying for these charges. The Member will not be allowed any additional services until all charges are paid.

20. Rate Schedule Changes

Demand is reviewed monthly and the account is transferred to the applicable schedule based on the highest demand in the prior 12 months.

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SECTION 4 SERVICE

1. General Requirements

For new Member services, REC shall provide the meter socket or pedestal and current transformer as required for member installation. The Member shall be responsible for providing and owning all facilities on the Member's side of the Point of Delivery. Member-owned facilities shall be kept in compliance with all laws, local ordinances, REC rules and regulations, and the National Electric Code. REC will not maintain Member owned facilities.

An inspection by the electrical inspector may be required at REC's sole discretion any time a service has been disconnected longer than 90 days. REC reserves the right to require an electrical inspection at any time if the service appears to be in violation of the National Electric Code.

The Member will provide a location acceptable to the REC for the installation of REC's meter and other equipment necessary for REC to provide electrical service.

The Member will install and maintain electric wiring and equipment on the Member's side of the Point of Delivery at the Member's expense and in accordance with all laws, local ordinances, REC rules and regulations and the National Electric Code.

The Member will provide easements in accordance with the Bylaws.

2. Access

The Member shall allow REC employees or agents to enter the Member's premises at all reasonable times for the purpose of tree or right-of-way maintenance or improvement, accessing the utility meter, inspecting equipment or other utility maintenance incident to the furnishing of electric utility services to the Member.

3. Liability

REC shall not be liable for and Member shall indemnify REC against all claims for damages or injury to persons or property, unless such damage or injury is due to REC's sole negligence.

4. Cost of Construction

Members are responsible for all construction costs and must pay the initial estimated cost of construction before the job will be scheduled. The construction estimate is valid for 120 days. If applicable, an adjustment shall be credited to the Member when the project is completed and actual costs are known.

If unforeseen circumstances should arise during construction that affect the construction cost estimate, the Member will be notified immediately. REC will proceed with the construction unless immediately advised otherwise by the Member. If there are additional charges, the Member is responsible for payment.

A non-refundable Engineering Fee may be charged to applicants requesting any non-typical construction.

5. Consumer Charges

Costs shall include labor, equipment, transportation and applicable overheads. REC reserves the right to waive or adjust these costs where, in REC's sole judgement, a portion of the additional work may be completed to benefit REC's facilities.

a. REC Facilities Damage

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Reviewed: December 16, 2025
Revised: December 16, 2025

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If REC facilities sustain damage from an outside party, the party involved will be charged for all costs associated with the repair or replacement.

- b. Member Requested Upgrades or Changes
 - i. If a Member requests changes or upgrades be made to existing facilities, the Member will be charged according to the actual costs and assessed the applicable security deposit.
 - ii. If a Member requests changes or upgrades be made to existing facilities, a \$250 Engineering Fee is required. If the requested work is beyond the normal scope of engineering, additional Engineering Fees may be charged.
- c. House Moves and Related Requests

REC's engineering department will generate an estimate for these services at the time the service is requested. Payment must be made in full before the job is scheduled. The consumer will be reimbursed if costs are less than the original estimate or billed if over the estimate.
- d. Trip Fee

A Trip Fee will be billed if an REC employee is dispatched to a Member's service location and it is determined that the work is outside REC's responsibility.

6. Standard Voltages

REC provides electric service at the following standard voltages: 120/240, 240/480, 277/480, 120/208, 7200/12470, and 14400/24900

The voltage shall be within five percent (5%) plus or minus of the standard adopted.

7. Easements

A properly recorded utility easement will be required for any Line Extension crossing property owned by others and is the responsibility of the Member to obtain. Public utility easements acceptable to REC may be provided if such easement is properly recorded. REC will not begin construction until all easements are obtained. Easements will be provided in accordance with REC Bylaws Article 1.

8. Line Extension

All Line Extensions constructed shall be part of REC's general Distribution System up to the Point of Delivery. The type and character of construction and the capacity required for an extension shall be determined by REC's engineering department.

9. Construction Standards

Construction will be in conformance with standard utility practice for transmission and distribution facilities and the National Electric Safety Code.

10. Continuity of Service

REC shall use reasonable diligence to provide a satisfactory, constant and uninterrupted supply of electricity, but does not guarantee or warrant the supply of electricity will not fail or be interrupted or that the voltage or waveform of the electric supply will not fluctuate.

Maintenance, switching, line construction and other operational events may require a planned or unplanned outage. REC shall use reasonable diligence to notify Members of such outages.

REC reserves the right to disconnect a service if Member's equipment such as welders, motors, etc. is causing voltage fluctuations or other problems affecting other Members.

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In the event of national emergency or disaster, REC may, in the public interest, temporarily interrupt service to Members to provide necessary service to civil defense or other emergency service agencies.

REC shall not be liable for, and Member shall indemnify REC against, damages or injury occasioned by interruption, failure to commence delivery, voltage, waveform or frequency fluctuations caused by an act of God, the public enemy, inevitable accidents, fire, explosion, strikes, riots, war, delay in receiving shipments of required materials, order of any court or judge granted in any bona fide adverse legal proceedings or action or any order of any commission or tribunal having jurisdiction, or any other act or thing due to causes beyond REC's control. In no event shall REC be liable for consequential or economic loss damages and Member shall indemnify and save REC harmless from same.

11. Retirements

- a. Member Request
 - i. A Member/property owner can request to retire their service as long as they have fulfilled the 5-year contract.
 - ii. If at a later date the Member who retired the service requests service at that location again they will be required to pay 100% of the cost to re-construct the service, 100% of the cost incurred to retire service, sign a 5-year contract and pay applicable service fees.
 - iii. If the Member requests service be reinstalled within a year of retirement, they will have to pay back all monthly customer charges.
- b. REC Request
 - i. At REC's discretion any account that is in arrears and is not made current within 3 months may have the facilities retired/removed.
 - ii. If at a later date the Member whose service was retired for non-payment requests service at that location again they will be required to pay 100% of the cost to re-construct the service, 100% of the cost incurred to retire service, sign a 5-year contract, and pay applicable service fee, Security Deposit and unpaid bill.
 - iii. If the Member requests service be reinstalled within a year of retirement, they will have to pay back all monthly customer charges.

12. Motor Installations

All motor installations shall be in accordance with the following provisions:

- a. Service to motors of less than five (5) horsepower may be single-phase.
- b. Service to motors of five (5) horsepower and above shall be three-phase or may be allowed to use a phase converter upon approval by REC engineering department.

REC may require the Member to install and maintain, at the Member's expense, protective equipment or devices approved by REC as are required to limit the effects of any motor operations on REC's system.

13. Irrigation Service Limitations

Irrigation service will not be provided to lands that do not have an approved well permit or water court documentation.

14. Yard Light Installation

If additional material is required such as a pole and service wire, the Member will be charged the entire cost.

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A Trip Fee will be charged if the Member requests temporary removal of the light.

15. Permanent Service Allowables

REC will contribute up to the following amounts toward the installation of new Permanent Service:

- a. Single Phase \$1,100.00
- b. Three Phase commercial \$2,100.00
- c. Irrigation services \$56.00 per kW

16. Large Power

Services exceeding 45 kW but less than 500 kW (LP-A), as well as services greater than 500 kW (LP-B), are considered large-power. An engineering design fee of \$250 applies; however, if design changes occur mid-scope, an additional \$250 fee will apply for each change. For large-power services, members are required to pay the cost estimate prior to the start of construction.

Upon completion of construction, the estimate will be adjusted to reflect the actual cost of construction as recorded in SLVREC's plant accounts. If the actual cost is less than the estimated cost, SLVREC will refund the difference to the member. If the actual cost exceeds the estimate, the member must pay SLVREC the difference within thirty (30) days of written notice.

If materials or equipment were procured specifically for a job and are not standard items used in SLVREC's construction practices, the member/developer will retain these items and will be responsible for the cost of any new materials required following a design change.

17. Subdivision

At the time of application for service, or as soon thereafter as possible, the subdivider or developer shall submit a detailed description with maps and any other clarifying documents requested by REC, locating all primary voltage conductors, secondary voltage conductors and location of transformers. REC reserves the right to make alterations in the plans to provide for added safety, compliance with design specifications, or more economic construction. The accepted application shall constitute the scope of the project. No changes on the project shall be allowed without the prior written consent of REC. The developer will pay \$1,000.00 Engineering Fee to begin the process. When the cost of construction estimate is determined, the subdivision Engineering Fee will be applied toward the cost of the project. If no activity has occurred on the project or if the job is cancelled by the developer within six (6) months of engineering, the work order will be cancelled and REC will retain the \$1,000.00 to cover costs associated with engineering and estimating. If the requested subdivision is beyond the normal scope of engineering, REC has the right to charge additional Engineering Fees.

Subdivision projects shall be designed for the total placement of all utility facilities in accordance with generally accepted engineering practices and REC policies for subdivisions with lot sizes of five (5) acres or less. For subdivisions with lot sizes greater than five (5) acres the project will be designed for the primary voltage infrastructure and the junction boxes. The subdivider or developer shall be responsible for all costs associated with the installation of the designed system. REC may allow limited variations from this policy at REC's sole discretion.

REC shall require the subdivider or developer to pay the cost estimate prior to the start of construction. Upon completion of the above construction, the construction estimate will be adjusted to reflect the actual cost of construction as entered into the plant accounts of REC. If the actual cost is less than the estimated construction cost, REC will return the difference to the subdivider or developer. If the actual cost is greater than the estimated construction cost, the subdivider or developer will pay REC the difference within thirty (30) days following written notice.

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The subdivider or developer must provide the following items to REC:

- a. Required application, agreement, and other information necessary for project completion.
- b. All properly recorded utility easements required by and satisfactory to REC. The subdivider or developer shall furnish such easement on each lot or tract.
- c. A plat of the development showing easements, roads, all underground facilities, finished grades, and necessary property pins.

18. Temporary Service

Services of a temporary nature for which the amount of revenue and permanency of service cannot be assured will be classified as Temporary. Such services include, but are not limited to fire wells, circuses, fairs, bazaars, concessions, construction works, speculative ventures such as coal and metal mining, oil and gas production operations during the preliminary or development period, irrigation, industrial development, and commercial enterprises of a speculative character.

Service to mobile homes will be classified as Temporary Service if it does not meet all the following criteria:

- a. The applicant is the landowner where the mobile home is being located.
- b. The wheels, axle and tongue have been permanently removed.
- c. A water well and sewage system has been installed or city services are connected.

Applicants for Temporary Service will be required to provide an amount equal to the total cost of constructing and removing all facilities necessary to supply the service requested. This amount is nonrefundable.

Temporary Service may be reclassified at the sole discretion of REC as a Permanent Service upon execution of pertinent contracts and agreements.

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SECTION 5 INTERCONNECTION

1. General

All electric generating equipment connected to REC's electric system must be installed in accordance with the following codes and standards:

- a. National Electric Safety Code
- b. National Electric Code
- c. IEEE Standard 446-1995
- d. NFPA 110
- e. NFPA 101

2. Temporary and Permanent Emergency Generator

All temporary electric generators must not be directly connected to REC's system. Equipment, appliances, tools and other electrical apparatus must be directly connected to the temporary generator.

Permanent installation generators must be installed with isolation equipment that prevents the simultaneous connection of the REC's electric supply and the generator's electric supply.

3. Generation over 25kW

Electric generation greater than 25kW which are interconnected with REC's electric system require a special application. Contact REC for requirements and applications.

Net metering is governed by the REC's Net Metering program.

Nothing in this policy shall be construed to prevent this REC from altering, modifying, or amending this policy as it may be deemed necessary or advisable by the board of directors.