

MEMBERSHIP – TERMS AND CONDITIONS

The Applicant/Co-Applicant hereby applies for membership in and agrees to purchase electric energy from Warren Rural Electric Cooperative Corporation, hereinafter called Warren RECC, under the following terms and conditions:

- 1. The Applicant/Co-Applicant agrees to pay the membership, deposit, and service connection charges applicable. The membership and deposit will be applied to the final bill upon termination of service with any balance refunded to the member.
- 2. The Applicant/Co-Applicant acknowledges that Warren RECC requires persons applying for electric service to provide a valid social security number (SSN) or tax identification number (TIN), current address, telephone number, and a photo ID as proof of identity pursuant to Federal Fair and Accurate Credit Transactions Act (FACT).
- 3. The Applicant/Co-Applicant agrees to purchase all electric energy used on the premises as described and will pay monthly at rates to be determined in accordance with the current and future Bylaws of Warren RECC. Copies of rates and Rules and Regulations are available for inspection at each office.
- 4. The Applicant/Co-Applicant will cause premises to be wired in accordance with federal, state, and local wiring codes. Warren RECC reserves the right to terminate electrical service, if in the opinion of Warren RECC, the condition of the wiring facilities is deemed hazardous for as long as the hazardous condition exists.
- 5. The Applicant/Co-Applicant agrees to furnish all necessary right-of-way for Warren RECC to construct, bury, repair, replace, and maintain electric lines together with permission to cut or trim all trees, shrubbery, and other vegetation that may interfere with or threaten to endanger the operation or maintenance of line.
- 6. The Applicant/Co-Applicant agrees to provide free access to the premises of the consumer by Warren RECC for the purpose of inspecting, repairing, or removing lines and equipment and to keep the easement clear of all other obstructions, including buildings that may interfere with or endanger the operation and maintenance of line.
- 7. The Applicant/Co-Applicant, by paying a membership fee and becoming a Member, assumes no personal liability or responsibility for any debts or liabilities of Warren RECC. The acceptance of this Membership Application by Warren RECC shall constitute an agreement between the Applicant/Co-Applicant and Warren RECC, and the contract for electric service shall continue in force from the date service is made available by Warren RECC to the Applicant/Co-Applicant, and thereafter until cancelled by either party.
- 8. The Applicant/Co-Applicant agrees that in the event of nonpayment of any amounts due Warren RECC, the applicant will pay all reasonable attorney and collector's fees for collection by legal action or otherwise.
- 9. The Applicant/Co-Applicant further agrees to take all reasonable and proper precautions to prevent damage or theft to Warren RECC's property and facilities on the member's premises, and to hold Warren RECC harmless from any unauthorized meter tampering or diversions of electricity occurring on the premises of Applicant/Co-Applicant served by Warren RECC. In the event that property of Warren RECC is damaged, Warren RECC may collect the cost of repairs or replacement from the responsible party or member responsible for account service. Additional charges may also occur and all charges must be paid and/or corrections made prior to reconnection of service.
- 10. The Applicant/Co-Applicant authorizes all future transactions regarding this account and/or any additional accounts may be conducted via telephone, the Internet, email, and other forms of communication without a written form of agreement or a signature.
- 11. The Applicant/Co-Applicant understands that Warren RECC will perform a credit check on the applicant and co-applicant's credit performance through a reputable credit reporting agency to determine the applicability of Warren RECC's security deposit policy.
- 12. The Applicant/Co-Applicant understands that if an account is disconnected for non-payment and does not have a deposit, one shall be collected before reinstating service.
- 13. The Applicant/Co-Applicant understands that Warren RECC, on some occasions, may be unable to furnish electric power due to unforeseen and unavoidable circumstances and does not guarantee uninterrupted service of power. If service is interrupted, the Applicant will be responsible for the safety of persons and property when service is reestablished. Warren RECC assumes no liability for any damages resulting from the interruption of electric service.
- 14. The Applicant/Co-Applicant warrants that the information contained herein is true and correct and applicant/co-applicant understands that the electric service may be disconnected if any information furnished to Warren RECC is found to be fraudulent.



STATEMENT OF NON-DISCRIMINATION

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Dewayne McDonald

President and Chief Executive Officer

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