

**MOUNTAIN VIEW ELECTRIC ASSOCIATION, INC.
APPLICATION FOR ELECTRIC SERVICE**

Service Area _____
Cycle _____

Application No. _____
Member No. _____
District No. _____
Date of Application _____
Account No. _____
Name _____
Address _____

Service Classification _____
Rate Class _____
Social Security No. _____
Spouse Name _____
Spouse Social Security No. _____
Home Phone Number _____
Business Phone Number _____
Driver's License No. _____ State _____
Date of Birth _____
W/O Number _____

Legal Address To Be Served _____
Legal Description: Blk. _____ Lot _____ Subdivision _____ Filing _____ Map Location _____
Twp. _____ S. Range _____ W. Sec. _____ County _____

Inspection Authority _____ Grant Right of Way Required? Yes No ROW Received See Remarks
Description of Service Requested: _____ Number of Yard Lights: _____ 175 Watt _____ 400 Watt Nbr of Spans _____

Service requests are subject to review and approval by the Engineering Department.

You have a mutually agreeable appointment to meet our staking technician, _____, at the hour of _____ on _____ to agree upon the proper location of the metering point to serve this location. You will be notified if construction costs apply. These costs may include, but are not limited to: materials, labor, tree removal, excavation requirements, adverse conditions, road permits and utility crossings. Any change from this designated location will be at your expense and may result in construction delays. You are advised that it is your responsibility to run electric lines from the metering point to the point of use.

Remarks: _____

Effective Replacement Date _____	Primary Heat _____	Credit Reference _____
Owner _____	Elect Range _____	Consumer Deposit _____
Employee _____	Solar _____ Hot Tub _____ Pool _____	Engineering Fee _____
Additional Load: _____	Domestic Well _____ Air Cond. _____	Temporary Fee _____
	Sq. Footage _____ Occupants _____	Irrigation Prepay _____

If the service is for irrigation, the connected motor horsepower rating/s (Name plate/s) is _____ HP., Voltage _____
Phase: _____ Type of sprinkler system _____ The irrigation contract expiration date is _____

A deposit equal to three (3) months average billing will be assessed on all accounts reaching 60 day status.

Mountain View Round Up Fund yes no Round applicant's electric bill to the next dollar and donate to the fund to assist organizations with community projects in Mountain View Electric Association, Inc. territory. This is a tax-deductible contribution.

The applicant hereby applies for and agrees to purchase electric energy from Mountain View Electric Association, Inc. (Hereinafter called Mountain View), and agrees to comply with and be bound by the lawful provisions of Mountain View's Articles of Incorporation, Bylaws, regulations and tariffs as the same may be amended from time-to-time.

This application, upon Mountain View's written acceptance hereon, shall constitute a valid binding agreement between applicant and Mountain View and shall continue in force until the service requested herein shall be terminated. Written notification must be given by the applicant for service to be terminated as specified by the lawful provisions of Mountain View's Articles of Incorporation, Bylaws, regulations and tariffs as the same may be amended from time-to-time.

By signing this application, applicant acknowledges that he/she has read and agrees to the terms and conditions on the reverse side of this page.

The applicant hereby becomes a member of Mountain View, a non-profit cooperative association. Applicant acknowledges that as a non-profit cooperative, Mountain View's operations may result in the allocation of a margin (excess revenue over expenses) to a capital credit account for the applicant. Mountain View may, but it is not obligated to, seek to pay amounts in said account to applicant in some future year. Therefore, applicant agrees to keep Mountain View informed of his/her current address for at least fifteen (15) years after termination of service. In the event applicant fails to provide such address and Mountain View is unable to refund capital credits, or other property held by it, after making reasonable effort as set forth in its Bylaws, then applicant hereby agrees that such capital credit, or other property, shall be irrevocably assigned and given to Mountain View. The applicant assumes no personal liability or responsibility for any debts or liabilities of Mountain View, and applicant's private property cannot be attached for any debts or liabilities of Mountain View.

Accepted: Mountain View Electric Association, Inc. _____ APPLICANT
 _____ APPLICANT
 BY: _____ DATE
 GENERAL MANAGER

ADDITIONAL TERMS AND CONDITIONS

THE APPLICANT FURTHER AGREES TO THE FOLLOWING TERMS AND CONDITIONS

1. The applicant does hereby, without cost, grant to Mountain View such easements and **RIGHTS OF WAY** including ingress and egress over, on and under all lands owned, leased, or mortgaged by the member on such reasonable terms and conditions as the Association shall require, for the furnishing of electric service to the member or to any other members, and for construction, operation, maintenance, enlargement, inspecting, meter reading and relocation of electric facilities needed for such purpose, including the right to cut and trim trees and shrubbery near any lines.
2. By signing this application, applicant confirms his/her **AUTHORITY TO APPLY FOR SERVICE** at the stated location
3. It is the responsibility of the applicant to meet all of the requirements of the **INSPECTION AUTHORITY**, including proper construction of electric lines on the applicant's side of the service delivery point. Mountain View is permitted to install a meter for a new service only after approval by the inspection authority.
4. An **ENGINEERING FEE** of not less than \$200.00 may be required of applicants for extensions, relocations or conversions. The engineering fee will be credited toward the estimated cost of construction. If Applicant cancels the work order or fails to complete the extension within 18 months from the date of the Cost Letter, Applicant will forfeit the engineering fee.
5. An applicant for extension to an individual New Service may be eligible to receive **SHARED COST REFUNDS** if the total cost of construction, less any increased costs due to adverse or changed conditions, exceeds \$10,000.00. If the property is sold, no further refunds will be made.
6. All pertinent information must be received before the design can be completed. All estimated costs must be paid and all pre-construction requirements completed prior to the **SCHEDULING OF CONSTRUCTION**.
7. Construction will be consistent with the **ENGINEERING SPECIFICATIONS** as prescribed by the Rural Utilities Service, a division of the United States Department of Agriculture.
8. An estimated date of **CONSTRUCTION COMPLETION** will be given upon request, but due to the many factors that can cause delays, Mountain View will assume no responsibility for financial or other losses caused by an estimated completion date not met.
9. The applicant will pay the required **SECURITY DEPOSIT** at the time of signing this application, which deposit shall be held in accordance with Mountain View's tariffs.
10. **PURCHASE OF ENERGY.** Applicant agrees to pay applicable minimum charges specified in Mountain View's tariffs. All electric energy consumed on the premises described on the reverse side hereof must be paid monthly at the rates specified in Mountain View's tariffs. The applicant shall receive a copy of the Colorado Country Life monthly magazine, which is paid for by virtue of paying for electric service.
11. **BILLINGS** for electric service rendered are due and payable upon receipt. Bills will be considered as received by the consumer when mailed, or left at the location where service is used, or at some other location that has been mutually agreed upon in writing by the consumer and the Association. Failure to receive a bill in no way exempts a consumer from the timely payment for service rendered. **PAYMENTS** not received in one of Mountain View's offices by the close of business on the date indicated on the bill are delinquent and meter will be subject to disconnection for such non-payment.
12. Upon applicant's request, Mountain View will install, own and maintain a **SECURITY LIGHT** on applicant's premises which will be lit from dusk to dawn, the maintenance to include the furnishing of unmetered electricity at the monthly rate specified in Mountain View's tariff. The contract for security light service shall continue in force for one (1) year from the date service is made available by Mountain View to the applicant and thereafter until canceled by at least thirty (30) days written notice given by either party to the other.
13. Upon applicant's request, Mountain View will supply any **PUBLISHED INFORMATION** pertaining to the operations of the Association, i.e., rates, bylaws, service rules and policies.
14. The Association will use reasonable diligence to provide and maintain uninterrupted **SERVICE**; but in case of cessation, deficiency, variation in voltage, or any other failure or reversal of the service resulting from acts of God, public enemies, accidents, strikes, riots, wars, order of Court, or other acts reasonably beyond the control of the Association, the Association shall not be liable for damages, direct or consequential, resulting from such interruption or failure. Applicant understands and agrees that Mountain View's responsibility does not extend beyond the service delivery point and/or meter socket on said premises.
15. The **RATED CAPACITY** of single-phase motors will not be in excess of ten horsepower (10 HP) unless written approval is received from Mountain View.
16. Mountain View reserves the **RIGHT TO PROHIBIT** the use and/or require removal of equipment that Mountain View believes would adversely affect the electric service of other consumers.
17. Responsibility for the installation of **VOLTAGE PROTECTION EQUIPMENT** lies with the applicant.
18. All equipment supplied by the Association for the use of each consumer has a definite capacity and for this reason, it shall be the responsibility of the consumer to notify the Association in writing before any change is made in the **LOAD CHARACTERISTICS** or change of purpose, or of location of his or her installation. Failure to give such notice shall render the consumer liable for any damage to meters or accessories, transformers, or wires, of the Association caused by the additional or changed installation.