Cooperative Light & Power New Residential Electric Service Installation

Office Use Only		
Account No.		
Location No.		

Updated: July 19, 2018
CLP is an equal opportunity provider and employer.

Leaving familiar surroundings can be difficult. At Cooperative Light & Power (CLP), we want to help make the transition to your new community, and your new electric service provider, an easy one. Your CLP team will offer friendly service that will make you feel right at home. Whether on the phone, or in person, we exist to serve you. Welcome to the CLP family, owned by those we serve since 1936.

The First Step: To initiate new service installation, we must have the following documents in our office:

- ✓ New Service Information form—page 2 (filled out completely and initialed where required)
- ✓ Signed Application for Membership and Electric Service—pages 3 & 4
- ✓ Notarized Right-of-Way Easement with complete legal description of property—pages 5 & 6
- ✓ Signed Right-of-Way Clearing Waiver—page 7
- ✓ Signed Application for Electric Heat—page 8

Important: CLP will NOT initiate new service until our office receives the completed forms listed above.

The Application Fee: A \$225 application fee is required for the installation of a single-phase residential service. In addition, an applicable service deposit fee may be required based on credit verification of the primary applicant. The service deposit fee may be \$0 to \$200, based on credit verification. Important: CLP will NOT initiate new service until our office receives the required application fees.

The Aid to Construction: All CLP members are required to pay a portion of the cost to construct their new electric service. The minimum Aid to Construction fee is \$300. If the line extension is beyond 30 feet, the calculation of CLP's standard line extension fees will apply. **CLP's 2018 line extension fees are as follows:** 1 - 1,000 feet = \$10 per foot, beyond 1,000 feet = \$6.00 per foot.

In addition, a standard residential meter package (including a 120v GFCE outlet) in the amount of \$650 is required.

The Cut-in Fee: If CLP crews are required to "cut in" to existing primary underground facilities in order to install cabinets and/or transformers, a cut-in fee of \$1,000 is required.

The Additional Fees: Additional Aid to Construction fees may include, but are not limited to, the installation of three-phase service or single phase service over 200 Amps; the installation on, or through, ledge rock, rotten rock, swamps, or water crossings; and open trenching, temporary services, and winter construction.

The Method of Construction: CLP retains the right to stipulate the method of construction (overhead, underground, or directional boring), the location of the poles and/or wires, and the metering point.

The Final Requirements: The initial right-of-way clearing is the responsibility of the Applicant(s) and must be approved by CLP before construction begins. Construction of service will not be completed until **electric heat load** is determined (if applicable) and the **Aid to Construction** fee is paid in full. A CLP employee may contact you to discuss the installation of your new residential electric service if necessary.

Questions: If you have any questions filling out this application, please call CLP at 834-2226 or 800-580-5881.

New Service Information

Applicant(s) Name:			
Home Phone:			
Service Address:	City/Sta	te/Zip	
Township Range	Section	Gov't. Lot No	_ Lot No
Additional Land Description			
I attest that the premises for which	this application is made v	vill be used as a	initial
Structure Type: House Mo	dular Home 🔲 R.V. Sit	e 🗌 Church 🔲 Other _	
Name of closest neighbor with pow	ver (if known):		
Service Entrance Size: 100 amp	200 amp (standard s	ervice size)	
Use this space to draw property lin out buildings, sewer, well, or anyth responsible for damage to any unit space.	ing that may effect the lo	cation of your new service. <u>(</u>	CLP is not

Important Notes:

- o Any changes to the agreed upon meter location may be subject to additional fees.
- A meter-base contactor may be required on load-controlled installations, and may be subject to an additional charge of \$475.
- o CLP does not guarantee a regular and uninterrupted supply of energy, and will not be held liable for any damages resulting from an interrupted or defective supply of power.
- o CLP requires that all general service meters located on poles or pedestals include a remote disconnect.
- o Applicant(s) agree to comply with all existing easements on their property, and as assigned from CLP.
- o Applicant(s) requiring a temporary service connection may be subject to an additional \$150 charge.
- Electric meter must be unobstructed, and accessible to CLP employees or contractors at all times.

Application for Membership and Electric Service

Application for Membership and Electric Service from the Cooperative Light & Power Association of Lake County (hereinafter) called "CLP" upon the following terms and conditions:

A. General Conditions

- 1. If this application is accepted by CLP, it will constitute membership. As a member, the Applicant(s) will comply with, and be bound by, the provisions of CLP's Articles of Incorporation and By-Laws; as well as any existing board policies or procedures, rules, and regulations, and those that may be amended or adopted by CLP.
- 2. The Applicant(s) will, when electric energy becomes available, purchase from CLP all electric energy used on the premises (unless otherwise specified in an Interconnection Agreement), and will pay at rates which are fixed by the CLP Board of Directors; provided, however, that CLP may limit the amount of electrical energy which it shall be required to furnish to the Applicant(s). The Applicant(s) will pay a bill in accordance to the applicable rate schedule, fixed charge, aid to construction, and any other additional fees as outlined in CLP's New Residential Electric Service Installation form. Late fees and penalties may be charged on late or delinquent accounts. The initial billing shall start when Applicant(s) begin using electric power and energy, or thirty (30) days after completion of construction. Note: If Applicant(s) are connecting co-generation (i.e., wind, solar, etc.) an Interconnection Agreement must be on file with CLP.
- 3. The Applicant(s) will cause the premises to be wired in accordance with the National Electric Code.
- 4. Service hereunder shall be alternating current, single phase, three (3) wire, 60 cycle 120/240 volt.
- 5. **CLP does not guarantee a regular and uninterrupted supply of energy**, and will not be held liable for any damages resulting from an interrupted or defective supply of power.
- 6. The Applicant(s) permit(s) the release of account information to Energy Assistance Programs if eligible.
- 7. The Applicant(s) may authorize CLP to perform a "soft hit" credit check for the purpose of establishing deposit requirements. Based on the results of the credit check, a refundable deposit may be applied to your first CLP billing as applicable. If Applicant(s) refuse a "soft hit" credit check, a refundable \$200 deposit fee will be charged to his/her account. Note: A social security number is still required for service, with or without a "soft hit" credit check.
- 8. A non-refundable \$15 service fee, plus applicable tax will be applied to your first CLP billing.
- 9. By signing this form, you authorize CLP to automatically enroll you in the Operation Round Up Program. If you do not want to be enrolled in this program, a signed Opt Out form must be on file with CLP.
- 10. By signing this form, you authorize CLP, if necessary, to utilize a telephone, an automated telephone dialing system (ATDS), texting, and/or email notifications of important information.
- 11. Only persons listed on this form will have access to account information.
- 12. Failure to sign and return this application will result in disconnection of electric service.

B. Aid to Construction

- 1. The Applicant(s) shall pay, to CLP, Aid to Construction for each service hereunder to cover the cost of facilities necessary to make service available to the Applicant(s). A Line Extension Fee is set forth in CLP's Aid to Construction fee schedule.
- 2. Construction of service will be scheduled after Aid to Construction and all applicable fees are paid in full.
- 3. No electric energy will be provided or allowed as a component of Aid to Construction or the Line Extension Fees.
- 4. All Aid to Construction fees shall become effective on the date of this agreement and shall remain in effect for five (5) years, or sixty (60) months, excluding periods for which the applicable Aid to Construction fees and/or Additional Fees have not been paid. The initial billing shall start when Applicant(s) begins using electric power and energy, or thirty (30) days after completion of construction.

C. Succession

This Agreement shall be binding upon, and inure to, the benefit of the successors, legal representatives and assigns of the respective parties hereto;

Primary Applicant:		Co-Applicant:	
Name:		Name:	
Signature:	Date:	Signature:	Date:
Billing Address:		Billing Address:	
City/State/Zip	-	City/State/Zip	
Home Phone:		Home Phone:	
Mobile Phone:		Mobile Phone:	
Email:		Email:	
Social Security #		Social Security #	
Date of Birth:		Date of Birth:	
Tax ID # if applicable:		Relationship to Primar	y:
	CLP USE	ONLY	
The above Application for r	ew Membership accepted	d	
Service Location #:	Service District #:	Service	Account #:
Rate Schedule	Date Se	ervice Available	
□ Identification Verified:	T	Rv:	D-+

By:

Date:

Date:

Credit Verification Waived:

□\$_

Credit Verification **NOT** Waived:

By: _

Deposit Required

Right-of-Way Easement

FOR VALUABLE CONSIDERATION, the own	ers:		
with the marital status			es and their successors and assigns
("Owner"), hereby convey(s) to Cooperative	Light & Power (CLP), a	n member owned utility under the	e laws of the State of Minnesota, its
successors and assigns CLP, the perpetual e	-	•	er in the County of
, State			
Service Address:		City/State:	Zip:
Township Range			Lot No
Additional Land Description			
1. Purpose and Extent of Right-of-Way (Read and burying overhead and underground poles, wires, cables, handholes, manhol accessories and appurtenances as may be and all abutting street, roads and highwexisting and to be constructed, but in not 1/2-feet for underground lines; (b) 20-feed 25-feet for overhead primary three phase permit for electrification or other purposes.	d electric distribution li es, transformer enclosi de desirable in connectays. The ROW is defin de event shall it be less et for overhead, single de lines. The Easement	nes and related facilities including ures, concrete pads, transformeration therewith (the "Facilities") of ed as feet on each side than the width on each side of the phase primary lines; (c) 5-feet for	ng, but no limited to, signal lines, is, connection boxes, and such other over, under or on the Right-of-Way de of the centerline of the Facilities he centerline of the following: (a) 7-or overhead secondary lines; and (d)
 CLP's Right of Access: CLP has the right between public or private roads and the damage and inconvenience to Owner. 	t of ingress to and egr		
 CLP's Right to Maintain Facilities: CLP h ROW. CLP has the right to inspect, remother Facilities as it determines advisable. 	ove, repair, improve ar	nd make such changes, alteratior	ns, substitutions and additions to
 CLP's Right to Clear and Maintain the R lands of Owner, of trees, shrubs, brush, 	OW: CLP has the righ	t to clear and maintain the ROW	, and when necessary, the adjacent
to cut down all dead, weak, leaning or c	langerous trees that ar	re tall enough to strike any part o	of the Facilities in falling. CLP has
the right to maintain the ROW to the ex chemical, mechanical, or hand clearing obstructions, and has the right to correct	methods. CLP has the	right to keep the ROW clear of a	all buildings, structures, or other
construction of any buildings, structures	, fences or other obstr	uctions within the ROW, each at	the Owner's expense.
5. Grade Changes and Damage by Owner			•
relocate any of the Facilities, the cost of	such changes will be		
repairs to the Facilities caused by the ac			
6. Easement to Run with the Land: This Ea and assigns of the Owner. The Owner a covenants that they are the owners of the character except those held by the follo	grees to disclose to th ne property and that th	eir successors in title the existen	ce of this Easement. The Owner
IN WITNESS WHEREOF, Owner has signed	this Easement this	day of	, 20
Member	Mer	mber	
This instrument was drafted by:	STA	ATE OF MINNESOTA)
Cooperative Light & Power a Member Owne		UNTY OF	,)
1554 Highway 2, P. O. Box 69	On	this day of	, , 20, before me, a
Two Harbors, MN 55616	Not	ary Public within and for said Co	ounty, personally to me known to be
	the	person described and who exec	uted the foregoing instrument, and d the same as free act.
NOTARY SEAL			
	<u></u>	TADV CICNIATUDE	

Instructions for Completing Easement Form

First Line: The Owner(s) must type or print their name(s) as it appears on the deed. Strike out the inapplicable descriptions, and if other than those shown, insert correct description. If married, both husband and wife's name must be shown.

Second Line: Type or print the name or mortgagee or lien holder, if any, as it appears on record at the Register of Deeds office.

County: Insert name of County in which property is located for which easement is being granted.

Property Description: Give complete property description: Township, Range, Section, Government Lot Number, in any; forty-acre tract or part of tract, if any. If in platted area give, in addition to the above, the name or number of the plat and lot number.

Signatures of The Owner(s): The Owner(s) must sign, spelling the names as they appear above. If there is a mortgagee or lien holder, they too must sign as it appears at the Register of Deeds Office.

Notarization: The Applicant(s) must sign the Right-of-Way Easement in the witness of a Notary Public, and the Notary Public must complete the notarization.

Applicable Right-of-Way Designation

(either side of center)

Circle One:

Primary Single Phase 20 Feet
Primary Three Phase 25 Feet
Primary and Secondary Underground 7-1/2 Feet
Secondary and Service Overhead 5 Feet

CLP USE ONLY

If this easement involves Underground Rural Distribution (URD) there shall be attached to this easement a sketch showing approximate location of the URD. Such sketch shall be identified as Exhibit "A" and in the space provided below fill in the exhibit designation.

Exhibit	_ attached	
Owner		Date

Right-of-Way Clearing Waiver

l,	, have been informed as to the location and width of the
right-of-way clearing needed. I agree to logs to the edge of the right-of-way.	clear the right-of-way down to ground level and move all brush and
, -	the clearing is not to the specifications explained to me and an, agree to pay the \$150.00 trip
CLP Member	CLP Representative
Name	Name
Signature	Signature
Date	 Date

Application for Electric Heat

Must be completed before new service will be built.

Office Use Only	
Account No	-
Location No	-

	——————————————————————————————————————
Signature	Signature
Name	Name
CLP Member	CLP Representative
This agreement made and executed the day of _	, 20, by CLP and Applicant
Applicant's Name:	Daytime Phone:
Plumbing Contractor:	Phone:
Electrical Contractor:	Phone:
General Contractor:	Phone:
Is this service: new existing/revamped If this is a revamped service, CLP will charge time a reconstruct the service. Please list the names and contact phone numbers of the i	
electric propane at gallons	fuel oil at gallons
Do you plan to install electric domestic water heat? Yee What type/size of domestic water heat will you ins	
, ,	llow CLP to inspect the installation of heating (s) further understand(s) that only the electric heating gram meter. <u>Domestic electric water heat does not</u>
other	
management control package is needed, the cost of the consumer, and comes with a one-year, limit What type of back up heat source will you Back up source: oil boiler oil forced	install?
back up, nor does electric resistance heat connect	ted to CLP's general service rate.) If a load
If applying for the Interruptible Dual Fuel (IDF), yo	u must install a qualified source of back-up heat. eter will not be installed. <u>Wood does not qualify as a</u>
What size electric heat (in kilowatts) will be installe Will you use one of CLP's EnergyWise special rate	
Do you plan to install electric heat? Yes No; if YE	