

FIRELANDS ELECTRIC COOPERATIVE, INC. 103 INDUSTRIAL DRIVE NEW LONDON, OH 44851-9112

OFFICE: 1-800-533-8658 | OFFICE FAX: 419-929-8550 EMAIL: members@firelandsec.com | URL: www.firelandsec.com

AGREEMENT FOR ELECTRIC SERVICE FOR QUALIFYING CO-GENERATION OR SMALL POWER PRODUCTION FACILITIES WITH NET METERING

This Agreement, made as of the	day of _		, 20	_, between
FIRELANDS ELECTRIC COOPERATIVE (h	ereinafter cal	led "the Power Compa	any") and	
		(hereinafte	er called the "	Consumer"),
whose mailing address is				, for
electric service at				situated
generally at the intersection of		and		in
	Cour	nty, Ohio (hereinafter	called the "P	remises");
	WITNESS	SETH:		
WHEREAS, the Power Company i	s a not-for-pr	rofit corporation organ	nized under tl	ne laws of the
State of Ohio engaged in the business of	f selling elect	ric power and energy	with its princ	ipal place of
business in Huron County, Ohio; and				
WHEREAS, the Consumer is [a $_$		organiz	zed under the	laws of the
State of doin	ıg business in	the State of Ohio, w	hich] OR [an	individual who]
owns and operates all land and facilities	located on th	ne Premises; and		
WHEREAS, the Consumer has or	will install on	the Premises certain	consumer-ov	vned electric
generating facilities up to [25] OR [100]	kW in the ag	gregate, which electri	ic generating	facilities (the
"Electric Generating Facility") are more p	articularly de	escribed in Exhibit E to	the Agreem	ent for
Interconnection and Parallel Operation o	f a Qualifying	Cogeneration or Sma	all Power Pro	duction Facility
up to [25] OR [100] kW of even date he	rewith by and	d between the		
Power Company and the Consumer (the	"Agreement	for Interconnection a	nd Parallel	
Operation"); and				
WHEREAS, the Electric Generatin	g Facility is a	certified qualifying co	ogeneration o	r small power
production facility under the Public Utility	y Regulatory	Policies Act of 1978, a	as amended,	and all
governmental regulations lawfully promu	ulgated thereu	under ("PURPA"); and		

WHEREAS, the output of the Electric Generating Facility is not reasonably anticipated to exceed the annual electric energy requirements of Consumer's electric consuming facilities located on the Premises; and

WHEREAS, the Consumer desires to interconnect the Electric Generating Facility to the Power Company's electric distribution system and to use the output of the Electric Generating Facility to first meet the requirements of the Consumer's electric consuming facilities located on the Premises and then transfer to the Power Company any such output in excess of the requirements of the Consumer's electric consuming facilities and receive a credit against the Consumer's bill for electric service under the Net Metering arrangements described in this Agreement, the Agreement for Interconnection and Parallel Operation, and the Power Company's Net Metering Rate Schedule, which is attached hereto; and

WHEREAS, the Power Company desires to sell, and the Consumer desires to purchase, electric power and energy to meet the requirements of Consumer's electric consuming facilities not served by the Electric Generating Facility under the terms and conditions hereinafter set forth; and

WHEREAS, a single meter or pair of meters has been or will be installed at the Premises, which meter or meters is/are capable of registering the flow of electricity in each direction from Power Company's electric distribution system to Consumer's electric consuming facilities on the Premises, and from Consumer's Electric Generating Facility to Power Company's electric distribution system, at the point of interconnection ("Net Metering");

1. Subject to the terms and conditions of this Agreement, the Power Company shall sell and deliver to

NOW, THEREFORE, in consideration of the premises and the mutual covenants herein contained, the parties hereto agree as follows:

the Consumer, and t	the Consumer shall purchase and receive,	all of the electi	ric power and e	nergy
which the Consumer	r may need at the Premises up to	kW, ex	cept for any su	ıch electric
demand and energy which is served by Consumer's Electric Generating Facility.				
2. Service hereunde	er shall be alternating current,	phase,	cycles,	volts.
3. The Consumer sl	hall pay the Power Company for service he	ereunder at the	rate and upon	the terms
and conditions set fo	orth in the Power Company's Net Metering	Rate Schedule	, which is attac	hed hereto
and a made a part o	of this Agreement as if fully restated herein	n. The Power C	ompany's Net N	1etering
Rate Schedule will b	e superseded by any new or amended Net	t Metering Rate	Schedule or a	ny
successor rate sched	dule as approved from time to time by the	Board of Trust	ees of the Pow	er
Company. Payment	for the service provided hereunder shall be	e made at the	office of the Po	wer
Company located in	Huron County, Ohio, or at such other place	ce as the Power	Company shal	I hereafter
designate in writing.				

- 4. If the Consumer shall fail to make any such payment within fifteen (15) days after such payment is due, the Power Company may discontinue service to the Consumer upon giving no less than fifteen (15) days written notice to the Consumer of its intention to do so, provided however, that such discontinuance of service shall not relieve the Consumer of any of its obligations under this Agreement.
- 5. The Consumer is or shall become a member of the Power Company and be bound by such rules and regulations as may from time to time be adopted by the Power Company.
- 6. The Consumer shall not use the electric power and energy furnished hereunder as an auxiliary or supplement to any other source of electric power and energy and shall not sell or transfer to others the electric power and energy purchased hereunder, without permission of the Power Company; provided, however, that Consumer may operate the Electric Generating Facility upon the terms and conditions and for the purposes set forth in this Agreement, the Agreement for Interconnection and Parallel Operation, and the Power Company's Net Metering Rate Schedule which is attached hereto and made a part of this Agreement as if fully restated herein. The Consumer represents and warrants to the Power Company that the Electric Generating Facility is a certified qualifying cogeneration or small power production facility under PURPA. The Consumer represents and warrants to the Power Company that the output of the Electric Generating Facility is not reasonably anticipated to exceed the annual electric energy requirements of Consumer's electric consuming facilities located on the Premises.
- 7. The Consumer shall use the output of the Electric Generating Facility first to meet the requirements of Consumer's electric consuming facilities located on the Premises. Any output of the Electric Generating Facility in excess of the requirements of Consumer's electric consuming facilities shall be transferred to the Power Company and credited against the Consumer's bill for electric service hereunder in accordance with the Net Metering arrangements set forth in this Agreement, the Agreement for Interconnection and Parallel Operation, and the Net Metering Rate Schedule attached hereto. Consumer shall only be entitled to receive a billing credit for any such output of the Electric Generating Facility in excess of the requirements of the Consumer's facilities, and in no event shall the Consumer be entitled to receive any payment from the Power Company for any such excess output of the Electric Generating Facility. The Power Company] OR [The Consumer] shall be entitled to all environmental attributes of the Electric Generating Facility during the term of this Agreement. [The Power Company] OR [The Consumer] shall have the sole and exclusive right to designate the Electric Generating Facility as a renewable resource during the term of this Agreement in order to satisfy any federal, state or local renewable energy requirement, renewable energy procurement requirement, renewable energy portfolio standard, or other renewable energy mandate.

- 8. Whenever the Power Company's facilities located at the Premises are relocated solely to suit the convenience of the Consumer, the Consumer shall reimburse the Power Company for the entire cost incurred in making such change.
- 9. (a) The Power Company will use reasonable diligence in furnishing a regular and uninterrupted supply of electric power and energy, but does not quarantee uninterrupted service. The Power Company shall not be liable for damages or other losses in case such supply is interrupted, curtailed, reduced, fluctuates, becomes irregular, or fails, or the commencement of service to the Consumer is delayed by reason of an act of God, the public enemy, accidents, labor disputes, orders or acts of civil or military authority, governmental action, loss of power supply, breakdowns or injury to the machinery, transmission or distribution lines or other facilities of the Power Company, repairs, maintenance or any cause beyond the Power Company's control; provided, however, that in no event shall the Power Company be liable for personal injury, wrongful death, property damage or other losses not caused by or due to the gross negligence or willful and wanton misconduct of the Power Company; provided, further, however, that in no event shall the Power Company be liable for consequential damages of any nature whatsoever in case such supply of power and energy should be interrupted, curtailed, reduced, fluctuates, becomes irregular, or fails, or the commencement of service to the Consumer is delayed; and provided further that the failure of the Consumer to receive electric power and energy because of any of the aforesaid conditions shall not relieve the Consumer of its obligation to make payments to the Power Company as provided herein.
- (b) The point at which service is delivered by the Power Company to the Consumer, and at which the output of Consumer's Electric Generating Facility is transferred to the Power Company, to be known as the "point of interconnection", shall be the point at which the Consumer's electric consuming facilities located on the Premises are connected to the Power Company's electric distribution system, and the point at which Consumer's Electric Generating Facility is connected to the Power Company's electric distribution system. The Power Company shall not be liable for any loss, injury or damage resulting from the Consumer's use of its facilities or equipment or caused by the power and energy furnished by the Power Company beyond the point of interconnection.
- (c) The Consumer shall provide and maintain suitable protective devices on its equipment to prevent any loss, injury or damage that might result from any fluctuation or irregularity in the supply of electric power and energy. The Power Company shall not be liable for any loss, injury or damage resulting from any fluctuation or irregularity in the supply of power and energy which could have been prevented by using such protective devices. (d) The Power Company will provide and maintain the necessary lines or service connections, metering and other apparatus which may be required for the proper measurement of and rendition of its service, and for the proper measurement of the output of

Consumer's Electric Generating Facility. All such apparatus shall be owned and maintained by the Power Company. A single meter or pair of meters will be installed which shall be capable of registering the flow of electricity in each direction from the Power Company's electric distribution system to Consumer's electric consuming facilities located on the Premises, and from the Consumer's Electric Generating Facility to Power Company's electric distribution system, at the point of interconnection.

10. In the event of loss or injury to the property of the Power Company through misuse by, or the negligence of, the Consumer or the employees of the same, the cost of the necessary repairs or replacement thereof shall be paid to the Power Company by the Consumer. The Consumer will be responsible for any person tampering with, interfering with, or breaking the seals or meters or other equipment of the Power Company installed at the Premises. The Consumer hereby agrees that no one except the employees of or persons duly authorized by the Power Company shall be allowed to make any internal or external adjustments of any meter or any other piece of apparatus which shall be the property of the Power Company. The Consumer shall provide the Power Company reasonable access at all times to the Power Company's meters and other facilities of the Power Company located on the Premises.

11. Metering equipment used in determining the demand and amount of electric power and energy supplied hereunder, and the demand and amount of electric power and energy produced by Consumer's Electric Generating Facility, shall be tested and calibrated, if required, by the Power Company. If any metering equipment shall be found inaccurate, it shall be restored to the extent possible to a 100.0% accurate condition; or new metering equipment to the extent necessary shall be substituted so that, as far as possible, 100.0% accuracy shall always be maintained. The Consumer shall have the right to request that a special meter test be made at any time. In the event a test made at the Consumer's request discloses that the meter tested is registering correctly, or within two percent (2%) above or below 100.0% accuracy at full load, Consumer shall bear the expense of such meter test. The results of all such tests and calibrations shall be open to examination by the Consumer and a report of every requested test shall be furnished to the Consumer. Any meter tested and found to be not more than two percent (2%) above or below 100.0% accuracy at full load, shall be considered to be accurate in so far as correction of billing is concerned. If as a result of any test, any meter is found to register in excess of two percent (2%) above or below 100.0% accuracy at full load, then the readings of such meter previously taken for billing purposes shall be corrected according to the percentage of inaccuracy so found, but no such correction shall extend beyond the last regular monthly billing period occurring prior to the day on which inaccuracy is discovered by such test, and no correction shall be made for a longer period than that during which it may be determined by mutual agreement of the parties involved that the inaccuracy existed. The Power Company will bear

the cost of the meter test if any meter is found to register in excess of two percent (2%) above or below 100.0% accuracy at full load. For any period that metering equipment is found to have failed wholly or in part to register and for which no alternate metering is available, it shall be assumed that the demand established and/or electric energy delivered, as the case may be, during said period is equal to ninety percent (90%) of that for the period of like duration one year previous; or if such metering history is not available, another period of like duration and similar weather patterns during which time said meter was in service and operating. The Power Company shall notify the Consumer in advance of the time of any meter test so that a representative of the Consumer may be present.

- 12. Duly authorized representatives of the Power Company shall be permitted to enter the Premises at all reasonable times in order to carry out the provisions hereof.
- 13. This Agreement shall become effective as of the date first above written and shall remain in effect until terminated by either party giving to the other party not less than ninety (90) days prior notice in writing of its intention to terminate.
- 14. (a) This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors, legal representatives and assigns; provided, however, this Agreement shall not be assigned by the Consumer without the prior written consent of the Power Company, any such assignment by the Consumer being null and void without such consent. (b) This Agreement shall not be effective unless approved in writing by all governmental agencies from which approval is required.
- 15. This Agreement shall be governed by and construed in accordance with the laws of the State of Ohio, except for any conflicts of law provisions.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their duly authorized representatives as of the date first written above.

	Utility: Firelands Electric Cooperative, Inc.
WITNESS: (not required)	By:
	Name:
	Title:
	PV System Owner: Utility Member-Consumer
WITNESS: (not required)	Ву:
	Name:
	Title:

I understand and agree that if providing an electronic/digital signature above, that it is legally equivalent to my handwritten signature, and my signature on this document or agreement is considered valid and binding for all purposes.