Account No.	

APPLICATION FOR MEMBERSHIP AND ELECTRIC SERVICE

(This form, along with a Right-of-Way Easement Agreement, must be completed and returned prior to service connection.)

The undersigned (hereinafter called "Applicant") hereby applies for membership in and agrees to purchase electric distribution services from Valley Rural Electric Cooperative, Inc., (hereinafter called "Cooperative") upon the following terms and conditions:

- 1. Applicant represents that he/she/they lawfully own(s), control(s) and/or occupy(ies) the service location.
- 2. Applicant agrees to pay a non-refundable Account Processing Fee in the amount of \$25. Applicant further agrees to pay, if required, a refundable consumer Deposit in the amount of \$200; and, if required, a non-refundable Line Extension Fee.
- 3. Applicant will ensure the premises are wired in accordance with wiring specifications approved by Cooperative or an independent inspection agency. Applicant agrees to refrain from installing/using instantaneous electric water heating devices exceeding 5,000 watts (in aggregate) without prior written approval of Cooperative.
- 4. Applicant agrees to comply with and be bound by the provisions of the Articles of Incorporation, Bylaws of Cooperative, and such policies, rules and regulations as may from time to time be adopted or amended by Cooperative, all of which are a contract between Applicant and Cooperative. Applicant's attention is directed to Article I, Section 8 of the Bylaws which provides that, "Each member shall, upon being requested to do so by Cooperative, execute and deliver to Cooperative, grants of easements for rights-of-way over, on and under lands which are owned by, leased by or mortgaged to the member, providing the request for the right-of-way is a reasonable request for Cooperative and the easement is necessary to furnish electric service to the member and/or other members of Cooperative, or necessary for the construction, operation, maintenance or relocation of Cooperative's electric facilities."
- 5. Applicant, by becoming a member, assumes no personal liability or responsibility for any debts or liabilities of Cooperative, and it is expressly understood that, under the law, Applicant's private property cannot be attached for any such debts or liabilities.
- 6. All electric lines supplying Applicant and/or other members and all meters, switches and other material or equipment constructed or installed by Cooperative shall remain property of Cooperative. Cooperative shall have the right of access to said premises to maintain the same, including but not limited to installation or removal of meters and demand response devices.
- 7. Applicant agrees to ensure the use of any generator or similar equipment operated by Applicant complies with the requirements of the National Electric Code, the National Electric Safety Code and Cooperative.
- 8. Cooperative will use reasonable diligence to maintain uninterrupted service, but does not guarantee a constant or regular supply of electric energy and shall not be liable for damage due to variations or cessations of such supply. Member should give immediate notice at Cooperative office of any interruptions or irregularities in service or any known trouble, defect or accident to the supply. Cooperative may interrupt service to any member or members for the protection of life or property; for making repairs, changes or improvements in any part of its system for the general good of the service or safety of the public; or when, in Cooperative's sole judgment, such interruption will prevent or alleviate an emergency threatening the integrity of the system or will aid in the restoration of service. Circumstances permitting, Cooperative will give reasonable notice of any contemplated suspension. Should service be interrupted for any reason, or should service fail for any reason for any cause whatsoever beyond its control, Cooperative shall not be liable for damages, direct or consequential, resulting therefrom.
- 9. Cooperative will not accept this application nor furnish service to any Applicant who is a resident of the same premises of (a) person(s) who failed to pay for service or violated Cooperative Bylaws and procedures until all such delinquencies and/or violations have been eliminated.
- 10. Applicant agrees that a sum fixed by Cooperative will be collected through Applicant's patronage each year for an annual subscription to *Penn Lines* magazine.
- 11. Applicant agrees, when service becomes available, that all electric service charges will be paid at the prevailing Cooperative rates when bill is rendered.

(Please print clearly)				
NameHead of Household or Business Name Date of Birth	Spouse/J	NameSpouse/Joint Member/Owner Date of Birth		
Email	Email			
Primary Phone Cell Phone	Primary Phone		Cell Phone	
Service Location Address				
Street/Road Meter Location / Meter Number	City Effective Transfer D			
Mailing AddressStreet/Road	City	State	Zip Code	
Property Owner or Landlord: Check here if same as above: Description Name(s)				
	Primary Phone	Cell Phone		
http://www.valleyrec.co (Click on link ab	r shop, office) p, gun club) ed or vacant) For business) she/they has/have reviewed and had an opposee(s) to comply with all provisions of the By om/sites/files/new-member/Bylaws-2021.pd bove or copy and paste into browser)	ylaws. l <u>f</u>	ew a copy of the	
Initials of Applicant				
Applicant will be assigned a rate classification for memb classification may change in the future baths by signing below, applicant acknowledges receipt of this notice	ased on actual experience with applicant's use of		e account. This	
Applicant Signature:				
Joint-Applicant Signature:	Date:			
F	For internal use only			
Deposit C	Account number:			
Other: E TOTAL	Easement and Right-of-way Agreement received	ived/on file:	Yes	

By: _

Date received: _