EASEMENT AND RIGHT OF WAY AGREEMENT

| STATE OF TEXAS | § | WHOW ALL MEN BY THESE DESCRIPTS |
|--|---|---|
| COUNTY OF | § § | KNOW ALL MEN BY THESE PRESENTS: |
| consideration, the receipt whereof is hereby as Cooperative Association Inc. (hereinafter called the the placement and operation of Cooperative's electron of a variable number of wires together with any an facilities (including, among other items, structures usual and customary fixtures) for the transmission be erected simultaneously or at different times in the | cknore "Co ric po id all s, tov or di the fu | Grantor" (whether one or more) for good and valuable by |
| The width of the easement shall be feet value Cooperative's lines, poles, or other facilities. | wide, | , with one half (1/2) of such distance on either side of |
| Grantor's adjacent lands to or from said right of w (overhead or underground) including placing, const inspecting, patrolling, changing capacity, maintain sole discretion from time to time find necessary reading any meter or performing any act related to but not the obligation, at all times to trim, cut dow trees and parts thereof to the extent Cooperative in with or hazards to the safety, operation and/or relidead, weak, leaning or dangerous trees outside the TOGETHER WITH THE RIGHT to remove or to obstructions on such land. If any such buildings, st exist on said land without the prior written constremove same from said land and Grantor agrees to | vay, a tructining, y, correction the possibilities of the possibilities | s, and egress over, through and upon such land, and over at all times for the purpose of providing electric utility service ing, operating, improving, reconstructing, repairing, relocating, and removing all or such facilities as Cooperative may in its anvenient, or desirable; TOGETHER WITH THE RIGHT of provision of utility service; TOGETHER WITH THE RIGHT, hispose of and/or control by chemical means, all undergrowth, ole judgment deems necessary to prevent possible interference ity of any of said lines and to cut down from time to time all ment area that are tall enough to strike the wires in falling; and event the construction of any and all buildings, structures and area or obstructions are constructed or permitted by Grantor to by Cooperative, then the Cooperative shall have the right to Cooperative the reasonable cost of removal. The Cooperative payments to the Grantor for the exercise of any of the rights |
| successors, and assigns of the respective parties assigns, agrees to warrant and forever defend, | heret | ons hereof will inure to the benefit of and bind the heirs, to. Grantor, both for himself and his heirs, successors and and singular, the above described easement and right unto person whomsoever lawfully claiming or to claim the same or |
| Executed thisday of | | , A.D |
| | | GRANTOR: |
| | | GRANTOR: |
| THE STATE OF TEXAS | § | |
| COUNTY OF | § | |
| known to me to be the person whose name is subscened the same for the purposes and consideration | cribed on the | tis day personally appearedd to the foregoing instrument, and acknowledged to me that he erein expressed. OFFICE thisday ofA.D |
| | | Notony Dublic in on for the State of Tarres |
| | | Notary Public in or for the State of Texas My Commission Expires: |
| | | · 1 |