



LOAD MANAGEMENT AGREEMENT

Name: _____ Account #: _____

Service Address: _____

Mailing Address: _____

This Agreement made and executed this _____ day of _____, 2024 by and between Freeborn Mower Electric Cooperative, headquartered in Albert Lea, Minnesota (hereinafter referred to as the "Cooperative") and _____ (hereinafter referred to as the "Member").

The Member and the Cooperative hereby agree to the following:

1. Members will have three (3) months after purchase date to install equipment and complete wiring of load management device, to qualify for rebate.
2. Control by the Cooperative shall be determined by the Cooperative's wholesale supplier and shall include all twelve (12) months.
3. The Cooperative will furnish and maintain the load management control device and necessary metering equipment. Each will remain the property of the Cooperative.
4. The Member is responsible for installation of all necessary load management equipment and must ensure that the installation operation or any modifications of said equipment is in accordance with the National Electric Code and the Cooperative's policy standards by providing final inspection by State Electrical Inspector and Cooperative personnel.
5. The Cooperative shall have authority to interrupt service taken under the applicable Policy at times indicated in the Policy, recognizing that the Cooperative may change the available service times from time to time as their load characteristics may dictate.
6. The Cooperative reserves the right to inspect all load management equipment with associated wiring at any time during normal business hours.
7. The Member must provide, where applicable, an adequate standby energy source for the program and is responsible for all modifications, additions, and maintenance of such load management equipment owned by the Member.
8. The Cooperative will not be liable for any damage or loss originating from equipment not owned by them, nor from energy interruptions or demand side management events.
9. The Cooperative shall not be liable for any economic loss or personal discomfort due to either the satisfactory operation or a malfunction of the control device or to periods of power interruption, without regard to their duration. No override or bypass devices are allowed.

10. If there is any problem with the Cooperative's control devices, the member shall contact the Cooperative, who will then analyze the problem and take the necessary corrective action to eliminate the problem.
11. This agreement will remain in effect until terminated by either party with 30 days' written notice.
12. Any other load connected behind the controlled meter will result in the termination of this Agreement.
13. Violation of this agreement because of unauthorized modifications or tampering will entitle the Cooperative to terminate this agreement and remove all load management equipment owned by the Cooperative.
14. This agreement shall be binding to successors of either party until terminated.

Please initial all applicable programs:

_____ **Interruptible Electric Vehicle Charging Policy 5.906**

Electric Vehicle Charging Equipment Installed:

_____ **Time-of-Use Electric Vehicle Charging Policy 5.905**

Electric Vehicle Charging Equipment Installed:

_____ **Interruptible Heat-Dual Fuel Policy 5.005B**

List Heating System Installed and Backup Heating Source:

_____ **Interruptible Heat-Storage Policy 5.005A**

List Heating System Installed and Backup Heating Source:

_____ **Interruptible Water Heating Policy 4.029**

Water Heater Size 85 Gallon: _____ 100 Gallon: _____

_____ **Interruptible Irrigation Policy 5.007**

Indicate Electric Service: Single Phase: _____ Three Phase: _____

_____ **Other:** _____

Member Signature

Date