ARTICLES OF INCORPORATION
of
SALEM ELECTRIC
(As Amended to May 3, 1988)

ARTICLE I

The name of said corporation shall be SALEM ELECTRIC, and its duration shall be perpetual.

ARTICLE II

The purpose of this association, and the enterprise, business and pursuit in which it proposes to engage, is as follows:

a) To generate, manufacture, purchase, acquire and accumulate electric energy for its members, any city, the state of Oregon, or any public body or institution, and to transmit, distribute, furnish, sell and dispose of such electric energy to its members, any city, state, or public body or institution only, and to construct, erect, purchase, lease as lessee, and in any manner acquire, own, hold, maintain, operate, sell, dispose of, lease as lessor, exchange and mortgage plants, buildings, works, machinery, equipment and supplies and electric transmission and distribution lines of systems necessary, convenient or useful for carrying out and accomplishing any of the foregoing purposes;

b) To acquire, own, hold, use, exercise and, to the extent permitted by law to sell, mortgage, pledge, hypothecate and in any manner dispose of franchises, rights, privileges, licenses, rights of way and easements necessary, useful or appropriate to accomplish any or all of the purposes of the association;

c) To purchase, receive, lease as lessee, or in any other manner acquire, own, hold, maintain, use, convey, sell, lease as lessor, exchange, mortgage, pledge or otherwise dispose of any and all real and personal property or any interest therein necessary, useful or appropriate to enable the association to accomplish any and all of its purposes.

d) To assist its members to wire their premises and install therein electrical appliances, fixtures, machinery, supplies, apparatus and equipment of any and all kinds and character in connection therewith and for such purposes, to purchase, acquire, lease, sell, distribute, install and repair electrical appliances, fixtures, machinery, supplies, apparatus and equipment of any and all kinds and character and to receive, acquire, endorse, pledge, guarantee, hypothecate, transfer or otherwise dispose of notes and other evidences of indebtedness and all security therefor;
e) To borrow money, to make and issue bonds, notes and other evidences of indebtedness, secured or unsecured, for moneys borrowed or in payment for property acquired, or for any of the other objects or purposes of the association; to secure the payment of such bonds, notes or other evidence of indebtedness by mortgage or mortgages, or deed or deeds of trust upon, or by the pledge of or other lien upon, any or all of the property, rights privileges or permits of the association, wheresoever situated, acquired or to be acquired;

f) To make advances and to extend credit to or for the account of the members of the association and take any form of obligation or security therefor, to acquire, hold, transfer or pledge any note or other obligation and to make any contract, endorsement or guaranty deemed desirable incident to the transfer or pledge of any such obligation, note or security;

g) To do and perform, either for itself or its members, any and all acts and things and to have and exercise any and all powers, as may be necessary or convenient to accomplish any or all of the foregoing purposes, or as may be permitted by the laws of the state of Oregon relating to nonprofit cooperative associations.

ARTICLE III

The duration of this association shall be perpetual.

ARTICLE IV

This association shall not have any capital stock, but shall admit applicants to membership upon such inform conditions as may be prescribed by the board of directors of the association, or in its bylaws. There shall be a membership fee of 1c.

ARTICLE V

The conditions under which a membership in this association may be transferred shall be as follows: Memberships shall not be transferable save and except when transferred together with the transfer of ownership or possession of the member's property to which the association's service pertains, and then only after ten days' written notice to the association and approval of such transfer by the board of directors of the association.

ARTICLE VI

The undersigned incorporators shall have the power, by the adoption of suitable bylaws, to prescribe the qualifications for membership, to provide for the admission, withdrawal, suspension, or expulsion of members, rules and regulations for the conduct of the affair of this association, pursuant to the laws of the state of Oregon relating to cooperative associations.
ARTICLE VII

SECTION 1: Supercedes Inconsistent Articles.

The provisions of this Article VII shall supersede all other inconsistent provisions of the Articles of Incorporation of the cooperative and shall govern the interpretation and application of all matters within the scope of this Article VII.

SECTION 2: Scope.

The provisions of this Article VII shall apply whenever any of the following transactions are proposed or considered by the cooperative:

(a) A sale, lease, exchange or other disposition of all, or substantially all, the property and assets of the cooperative to any person, partnership or unincorporated association; or with a domestic or foreign corporation subject to Oregon Revised Statutes, Chapter 60; or

(b) A voluntary dissolution of the cooperative;

(c) A merger of the cooperative with or consolidation into a domestic or foreign corporation subject to Oregon Revised Statutes, Chapter 60; or

(d) Conversion of the cooperative into a business corporation subject to Oregon Revised Statues, Chapter 60.

SECTION 3: Requirements.

(a) Any action within the scope of Section 2 of this Article shall require the affirmative vote of at least two-thirds of the directors of the cooperative, except as set forth in subsection (f) hereof.

(b) If the Board of Directors shall resolve to submit to the members for a vote at any annual or special meeting any proposal or recommendation within the scope of Section 2 of this Article VII, no meeting of the members shall be called or held for the purpose of voting on any such proposal or recommendation for at least 180 days after the date of such resolution. The purpose of this waiting period is to permit the cooperative's membership to become informed on the issue. As soon as practicable after the date the Board adopts any proposal or recommendation referred to herein, the Board shall give written notice to each member of the following:

(1) The full text and date of the Board's resolution; and

(2) An objective explanation of the proposed action which is the subject of the resolution.
(c) Ten percent of the members, present in person or by written ballot, shall be necessary for a quorum at any meeting at which the members will vote on any matter within the scope of Section 2 of this Article VII.

(d) No member's vote may be cast by proxy on any matter within the scope of Section 2 of this Article VII.

(e) An affirmative vote of two-thirds of all votes cast by members of the cooperative present in person, or by written ballot, at a meeting called for such purpose, is required to approve any action within the scope of Section 2 of this Article VII.

(f) In the event the Board shall fail to offer a resolution on any matter within the scope of Section 2 of this Article VII presented to the Board and, if thereafter at least ten percent of the cooperative membership shall have signed and delivered to the Secretary of the Board a petition for consideration of such proposal within the scope of Section 2 of this Article VII, in such event, the Board shall submit the proposal to the membership for the purpose of voting on any such proposal no sooner than 180 days, nor more than 210 days after receipt of said petition by the Secretary of the Board. The petition shall set forth the text of the proposal. The voting requirements of Subsections (c), (d) and (e) of Section 3 of this Article VII shall apply to any proposal presented in accordance with this Subsection (f) of Section 3 of this Article VII.

SECTION 4: Severability.

In the event any provision, condition or part of this Article shall be finally determined by a court of competent jurisdiction to be invalid, void or voidable, the remaining provisions and conditions shall be and remain in full force and effect.

ARTICLE VIII

These Articles may be amended by majority of the cooperative's members except that the provisions of Article VII (relating to a sale, merger, consolidation, dissolution or conversion to a business corporation) and Article VIII may only be amended by two-thirds of the cooperative's members at a meeting where a quorum of at least ten percent of the cooperative's members are present in person or by written ballot.