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THE STATE OF TEXAS 0

DECEMBER 1, 1947

COUNTY OF JOHNSON 0

BE IT REMEMBERED THAT at a Regular Meeting of the Commissioners' Court of Johnson County, Texas, held on the 1st day of December, A.D. 1947, the following members were present: Honorable H.G. Littlefair, County Judge; Commissioner Wyatt, Precinct #1, Commissioner Maddox, Precinct #3, Commissioner Roland, Precinct #4, ^{Commissioner Sam Evans} and Louis B. Lee, County Clerk Among other things they did the following:

A motion was made by Commissioner Wyatt and seconded by Commissioner Evans that all proper and endorsed bills be allowed and ordered paid as submitted. All voted "Aye"

A motion was made by Commissioner Wyatt and seconded by Commissioner Maddox that Johnson County enter into an agreement with the Texas Power and Light Company for electric service to the Johnson County Memorial Hospital for a period from February 1, 1948 to February 1st, 1953, as per agreement set out below: Maximum of 65 K W. under rate schedule LP-20. All voted "Aye"

AGREEMENT FOR ELECTRIC SERVICE.

This Agreement, made this _____ day of _____, 19____ by and between Johnson County Hospital Johnson County, Texas. Owner (hereinafter called Customer), and TEXAS POWER & LIGHT COMPANY, a Texas corporation (hereinafter called Company), WITNESSETH:

Whereas, Customer desires to secure electric for the purposes described below, and

Whereas, Company is able and willing to supply all the electric service Customer may now require for such operation.

NOW, THEREFORE, in consideration of the premises, of the mutual covenants and agreements herein contained, and of the mutual benefits to be derived herefrom, the parties hereto hereby covenant and agree as follows:

1. Company will supply and Customer will take and pay for all electric power and energy required for the operation of Customer's Hospital Between Main & Anglin Streets located at or near North of Batterson Street Cleburne, Texas, up to a maximum of 65 kw-in accordance with the terms and conditions of Company's Rate Schedule LP-20, attached hereto and Company's Service Regulations on file at Company's office, hereby, made a part hereof.

All bills for service delivered hereunder are due upon presentation and are payable at the office or agency of the Company in Cleburne, Texas.

2. The electric power and energy delivered hereunder shall be in the form of signal phase, 115/230 volts, and three phase, 230 volts, alternating current at 60 cycles (with reasonable variation to be allowed in both frequency and voltage). Such power and energy will be measured at 230 volts.

3. The point of delivery for the electric service supplied hereunder shall be the point where Company's wires or apparatus connect with Customer's wires or apparatus at North Side of Hospital and maintenance by Company of the above stated voltage and frequency at the said point of delivery shall constitute delivery of service for the purpose of this Agreement.

4. Customer may request in writing from time to time additional power in excess of the amount which Customer may at such time have under contract, as specified in Paragraph 1 hereof, and Company will make such additional power available within sixty days from date of such written request, provided Company has such additional power available for sale, and provided further that in Company's judgment the unexpired term of this Agreement is sufficient to justify Company in making such additional power available to Customer.

If Company is required to make an additional investment in facilities to serve such additional power, Customer, if requested by Company, agrees to execute a new agreement or agree-