

**PATRONAGE CAPITAL CREDIT ASSIGNMENT AND
INDEMNITY AGREEMENT FOR DISSOLVED CORPORATIONS**

The undersigned, having been duly sworn, states upon oath as follows:

1. My name is _____ and I have personal knowledge about the statements contained herein.
2. _____ was formerly known as _____, was a member of Sumter Electric Cooperative, Inc. (SECO), was a Florida corporation, and was dissolved effective ____ day of _____, 20____.
3. That I am a surviving officer or director of said corporation. That I am a person lawfully entitled to direct assignment of capital credits, keeping in mind responsibilities to corporate creditors, shareholders and other officers and directors, if any according to the attached legal documents.
4. That I hereby apply for assignment of all capital credits to _____ and do hereby agree to indemnify and save harmless the Sumter Electric Cooperative Inc. (SECO), its trustees and employees, against any and all other and further claims, demand, costs, and expenses arising out of the above mentioned patronage capital account and membership fees and deposits hereby paid.

Name: _____ Address: _____
 Position/Title of Dissolved Corporation: _____ City ST Zip: _____
 Social Security Number/TIN: _____ Phone Number: _____

5. That it is my responsibility to notify SECO of any change of mailing address until such time as all capital credits assigned have been retired.

 Applicant's Signature

State of _____ County of _____
 Sworn to (or affirmed) and subscribed before me by means of [how the individual appeared; check one]:
 physical presence or online notarization this ____ day of _____, 20____, by _____
 Individual identified By: Personal Knowledge Satisfactory Evidence; Type _____

(Seal)

 Notary Public Signature

 Printed Name of Notary

Note: Legal documentation stating the business has been dissolved or sold must accompany this agreement for review and approval by Sumter Electric Attorney.