

## Agreement and Procedures for a Structure Move

I (we)	hereby agree to follow and abide by all of the following
conditi	ons, which are necessary for the move of a structure which may affect facilities owned and operated by
MiEner	gy Cooperative.
1.	MiEnergy Cooperative must be notified at least two (2) weeks in advance of the anticipated move. At this time, the Cooperative will be informed of the anticipated date and time of move, a detailed route, loaded height of structure and required permits.
2.	MiEnergy Cooperative personnel will evaluate the route and contact you with the estimated charges. We may suggest a route with less crossings, or one which may affect less customers.
3.	MiEnergy Cooperative reserves the right to request removal of chimneys, antennas or other structural attachments or fixtures.
4.	In no case shall anyone other than authorized employees of the Cooperative remove, cut, raise or handle any wires in connection with the moving and providing of clearance.
5.	The mover/owner is responsible to contact MiEnergy Cooperative's office three (3) days in advance of the actual move. At this time, the following is required:
	1) Basic charge of \$200 (administrative overhead cost)
	2) Confirmation of actual date, time, route.
	3) Loaded height of structure.
	4) Signature on this agreement.
	5) Estimated cost of the move paid in full.
6.	The final actual costs will be billed to me upon completion of the move, and I agree to pay these actual charges within thirty (30) days of receipt of a bill. The estimated costs already paid prior to the move are applied to the actual cost. The mover/owner will pay the additional cost if the estimate is less than actual cost or refunded if estimated cost is greater than the actual cost.
7.	I (we) agree to defend, indemnify and hold harmless MiEnergy Cooperative and its directors, officers, agents and employees from all claims of whatsoever nature or kind including those brought by employees of the Cooperative of subcontractors arising out of or as a result of any act or failure to act due to my negligence in connection with the agreement and I agree to defend and pay all costs defending these claims including attorney's fees.
8.	I (we) agree to maintain public liability and property damage insurance to cover any obligations that may occur from this move. I (we) have read and agree to the above conditions and charges as set forth.
Signatu	re Signature