operative Corporation (hereinafter called the seller) and the City of Falmouth, Kentucky, (hereinafter called the Consumer, have heretofore entered into contracts for the sale and purchase of temporary power, the first of which expires July 30,1953, and

WHEREAS, the consumer has entered into negotiations for a permanent contract for the purchaseof electric power, and

WHEREAS, they desire to receive from the seller temporary power until said permanent power can be obtained, and

whereas, the seller is willing to supply said temporary power, beyond the terms of the original agreement, until such permanent power can be obtained, not however, to exceed a period of six months, and

WHEREAS, it is understood and agreed among the parties that the 2½% increase over the basic rate charged by the Kentucky Utilities Company, which was paid to the seller, to cover the losses in the transformer bank and distribution line between the Consumers delivery point and the sellers substation at Berlin, Kentucky, **S wholly anadequate.

NOW THEREFORE this supplemental agreement made and entered into as of July 30, 1953, by and between the Harrison County Rural Electric Cooperative Corporation, the seller and the City of Falmouth, Kentucky, the Consumer.

and the further consideration that the seller agrees to furnish temporary power to the purchaser, beyond the terms of the original agreements, for a period of six months or until permanent power can be obtained by the consumer, which ever shall first occur, the consumer agrees to pay the seller within 15 days after the bill is mailed to the consumer, the rates charged the seller by the Kentucky Utilities Company, increased by 10% to cover losses in the transformer bank and distribution lines between the

consumers delivery point and the Sellers substation at Berlin,
Kentucky and to reimburse the Seller for Consumers pro rata
depreciation on the lines hereby used for their benefit.

It is further understood and aggeed that this supplemental agreement amends and extends in certain respects both contracts now existing between the parties but that all terms of the existing contracts not so amended shall by and remain in full force and effect.

In witness whereof the parties have caused this agreement to be executed by their duly authorized representatives all as of the day and year first above written.

Harrison County Rural Electric Cooperative Corporation

By Sas Sallers President

ATTEST:

Massery Secretary

The City of Falmouth

By M. a. Calchuell Mayor P. Aptor

ATTEST:

Ina P. laspenter