



BOARD GOVERNANCE GUIDEBOOK



[Date]
[New Director Name]
[Address]
[City, State ZIP]

Dear [New Director Name],

On behalf of the entire Board of Directors, it is my pleasure to welcome you to Tri-County Electric Cooperative Board. We are grateful for your willingness to serve and for the commitment you are making to our members, communities, and mission.

Your selection as a director reflects both trust and responsibility. The role requires thoughtful participation, preparation, sound judgment, and a steady focus on what is best for the cooperative's long-term health. We are confident you will bring this valuable perspective to the boardroom.

You will receive the materials that make up our Board Governance framework — including orientation resources and our evolving Board Governance Guidebook. These tools are designed to help ensure clarity, consistency, and transparency in how our board operates and how each director contributes. As we continue strengthening our governance structure, your engagement will be important.

You will also receive an orientation from the board's only employee to help you get acquainted with our processes, expectations, and culture. Please don't hesitate to lean on our employee, the board, or on me directly, as you get started. Our goal is for you to feel supported and confident as you step into this role.

Thank you again for your willingness to serve. We look forward to working with you and benefiting from your leadership.

Warm regards,

Sommer Portwood
Board Chair
Tri-County Electric Cooperative

Acknowledgment of Receipt and Commitment to Board Policies

I acknowledge that I have received the Board Governance Guidebook and related orientation materials. I understand these policies and expectations guide the work of the Board of Directors, and I commit to following them as part of my service to the cooperative. If I have any questions or need clarification about these policies, I will bring them to the Board Chair.

Director Signature: _____

Printed Name: _____

Date: _____



February 2026 TCEC Board Resolution

Adoption of Board Governance Guidebook and Repeal of Prior Board Policies

WHEREAS, the Board of Directors has undertaken a comprehensive review and modernization of its governance framework to strengthen fiduciary discipline, role clarity, risk management, and long-term governance effectiveness; and

WHEREAS, the Board has reviewed, discussed, and approved a consolidated set of Board governance policies organized as the **Board Governance Guidebook**, Policies #1 through #11; and

WHEREAS, the Board desires to ensure that its governance authority is exercised under a single, coherent, and authoritative policy framework;

NOW, THEREFORE, BE IT RESOLVED THAT:

1. **Adoption of Governance Guidebook**

The Board hereby adopts the Board Governance Guidebook, consisting of Policies #1 through #11, as the exclusive and controlling body of Board governance policy, effective immediately.

2. **Repeal and Supersession of Prior Policies**

Upon adoption of this resolution, **all prior Board policies, governance documents, guidelines, or governance-related resolutions**, whether formal or informal, written or implied, are hereby **repealed, superseded, and rendered void**, except as expressly preserved below.

3. **No Reliance on Legacy Policies**

Following adoption, no director, officer, or committee may rely upon, reference, or assert authority under any repealed policy or legacy governance document. All Board conduct, authority, and enforcement shall be governed solely by the Board Governance Guidebook and the Cooperative's bylaws.

4. **Temporary Preservation of Delegated Financial Authority**

Any existing Board-approved delegation of financial authority to the President & CEO shall remain in effect **on an interim basis** until such time as the Board adopts a standalone Delegation of Authority or financial governance policy, at which point such interim delegation shall be superseded.

5. **Future Board Procedures**

Matters relating to Board meeting procedures, agenda-setting, and director communications with the Board may be addressed through future Board-approved procedures or protocols. Until such time, the absence of a specific procedure shall not revive or reauthorize any repealed legacy policy.

6. **Implementation and Custody**

The President & CEO is authorized to finalize formatting, maintain the official version of the Board Governance Guidebook, and ensure its consistent application and availability to directors.

BE IT FURTHER RESOLVED that this action reflects the Board's intent to move forward under a modern, consolidated governance framework and not to preserve or attribute continuing authority to prior governance materials.

Adopted this 5 day of February, 2026.



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Code of Conduct, Ethics, and Governance Standards (Policy #1)

Purpose

The purpose of this policy is to ensure that all members are aware that the TCEC Board of Directors conducts themselves with the highest standards of integrity, professionalism, and appropriate transparency. This policy is intended to prevent actual, potential, or reasonably perceived conflicts of interest, protect the Cooperative's reputation, and guide Board behavior in alignment with TCEC's mission, goals, and Essential Attributes. This policy further supports a culture of constructive engagement, respectful debate, ethical decision-making, and governance practices that protect the Cooperative, its members, management, and individual directors.

Scope

This policy applies to all members of the TCEC Board of Directors while acting in an official Board capacity. Compliance with this policy is mandatory and is a condition of service as a director.

Policy

Board Authority and Fiduciary Responsibility

1. The Board of Directors exercises its authority only as a collective body. Individual directors have no authority to act, speak, or make commitments on behalf of the Board or the Cooperative unless expressly authorized by formal Board action.
2. Directors are fiduciaries and are expected to fulfill their duty of care, duty of loyalty, and duty of obedience to the Cooperative.
3. Directors shall act in good faith, in the best interests of the Cooperative and its members, and in compliance with applicable laws, bylaws, Board policies, contractual obligations, and insurance requirements.
4. Once the Board has taken formal action, all directors are expected to support and uphold that decision unless and until it is changed by the Board.

Board Conduct

Board members are expected to:

1. Act in the best interest of TCEC and its members, guided by integrity, humility, and collaboration.
2. Treat fellow directors, the Cooperative's employees, and members with respect, fairness, and professionalism, modeling the Essential Attributes of Empathy and Engagement.
3. Maintain the confidentiality of all sensitive Board and Cooperative information, demonstrating Trustworthiness.
4. Refrain from actions or statements that could reasonably harm TCEC's reputation, operations, or governance effectiveness, embodying Responsible and Reliable behavior.
5. Prepare in advance for Board meetings by reviewing materials, seeking clarification as needed, arriving on time, and engaging thoughtfully to support effective decision-making and respect for the time of others.
6. Participate actively and constructively in Board meetings through respectful dialogue, active listening, and professional conduct.
7. Avoid using their position for personal gain or the benefit of any outside party, reflecting ethical and coachable governance.
8. Address disagreements respectfully, avoid personal attacks, and work to maintain functional Board cohesion.
9. Interact with the President and Chief Executive Officer through the Board acting collectively. Individual directors shall not provide operational direction, instruction, or supervision to the CEO or staff.



Role Clarity and Non-Interference with Management

1. The Board governs; the President and Chief Executive Officer manages.
2. The Board delegates day-to-day operations and all employment-related matters to the CEO in accordance with Board policy, best practices, and contractual authority.
3. Individual directors shall not involve themselves in operational decisions, personnel matters, or management activities.
4. Concerns regarding performance, operations, or organizational issues shall be raised through the Board acting as a body and addressed through Board-approved governance processes.

Use of Position

Board members shall not leverage their title, office, access, or influence for personal benefit or for the benefit of family members, associates, or outside entities. Official communication on behalf of the Board shall occur only following formal Board authorization.

Directors are expected to model ethical, value-driven leadership and conduct themselves in a manner consistent with the Essential Attributes, particularly Communicative and Responsible behavior.

Conflict Resolution

1. Interpersonal or professional conflicts among directors, or between a director and the CEO, shall be addressed constructively and professionally.
2. Matters shall be raised through the Board Chair, Vice Chair, or the full Board, as appropriate.
3. When necessary, legal counsel, governance advisors, or independent mediation may be engaged to ensure impartial resolution and protect the Cooperative's interests.
4. Matters shall not be handled informally where doing so could create legal, contractual, or insurance risk to the Cooperative or its directors.

Documentation and Records Integrity

1. Board meeting minutes shall accurately reflect disclosures, recusals, Board actions, and enforcement measures taken under this policy.
2. Documentation shall be truthful, complete, and maintained in accordance with legal, governance, and insurance requirements.
3. Directors shall not make false statements, unsupported accusations, or claims regarding document alteration, record integrity, or misconduct without factual basis and appropriate process.
4. Directors shall not conduct personal or independent investigations or access records or systems without authorization.
5. Directors shall rely on official records and Board-approved channels for information.

Confidentiality and Information Protection

1. Directors shall protect the confidentiality of Board materials, executive communications, and Cooperative information.
2. Directors shall not disclose employee, member, or Cooperative information except as authorized.
3. This includes forwarding internal emails, text messages, screenshots, documents, or Board materials to external parties without authorization.
4. Directors shall handle Board materials securely, whether in digital or physical form.



5. Directors shall avoid conduct that could reasonably expose the Cooperative to defamation, privacy breaches, or data security risks, consistent with applicable insurance exclusions.

Reporting and Enforcement

1. Directors are responsible for reporting suspected violations of this policy:
 - Reports should normally be made to the Board Chair.
 - If the concern involves the Chair, reports should be made to the Vice Chair.
 - If the concern involves multiple officers, the matter should be brought to the full Board.
2. Reported concerns shall be addressed in a manner consistent with the Cooperative's bylaws, applicable law, and due process requirements.
3. Violations of this policy may result in Board action, including counseling, formal censure, or removal from the Board where permitted by the bylaws and law.
4. Enforcement actions shall be documented and handled in coordination with legal counsel and, where applicable, insurance requirements.

References

- Former TCEC Board Policy on Conflicts of Interest and Conduct
- Federated Directors, Officers, and Managers Liability (DOM) Policy
- TCEC Employee Handbook, Section 5.10 – Conflicts of Interest or Use of Office
- Employment Contracts and Amendments
- Applicable state and federal laws governing cooperative governance

Originally Approved: January 2026

Last Reviewed: January 2026

Next Review: January 2027



Conflicts of Interest / Disclosure Policy (Policy #2)

Purpose

The purpose of this policy is to ensure that members of the TCEC Board of Directors avoid actual, potential, or reasonably perceived conflicts of interest and act at all times in the best interest of the Cooperative and its member-owners. This policy supports ethical decision-making, protects the Cooperative's reputation, preserves public trust, and aligns Board conduct with applicable law, governance best practices, and insurance requirements.

Scope

This policy applies to all members of the TCEC Board of Directors while acting in an official Board capacity. Compliance with this policy is a condition of Board service.

Policy

Definition of Conflict of Interest

A conflict of interest exists when a director's personal, financial, professional, or relational interests could reasonably be perceived to interfere with the director's independent judgment or duty of loyalty to the Cooperative.

Conflicts may be:

- **Actual** (currently influencing judgment)
- **Potential** (reasonably foreseeable)
- **Reasonably perceived** (could appear improper to a reasonable third party, even if no improper intent exists)

Standards of Conduct

Board members shall:

1. Avoid use of office for private gain for themselves or for family members, business associates, or affiliated organizations.
2. Avoid use of nonpublic or inside information for personal benefit, whether directly or indirectly.
3. Avoid favoritism toward vendors, contractors, employees, or other third parties.
4. Not solicit or accept, directly or indirectly, any gifts, favors, loans, services, or gratuities from individuals or entities doing business with, or seeking to do business with, the Cooperative, except as expressly permitted by Board-approved policy. Conduct themselves in a manner that protects the Cooperative from reputational, legal, and financial risk.

Conflicts of interest, whether actual, potential, or reasonably perceived, undermine trust and effective decision-making. Board members must:

1. Disclose promptly any actual, potential, or reasonably perceived conflict of interest, including circumstances that could reasonably create the appearance of a conflict.



2. Recuse themselves from discussion, deliberation, and voting on matters where a conflict exists, with such recusals documented in the meeting minutes.
3. Avoid participating in matters involving family members, business associates, or entities where personal or financial relationships could influence judgment.
4. Refrain from using confidential Cooperative information, Cooperative assets, or their Board position for personal gain or the gain of others.
5. Annually affirm in writing that all known conflicts have been disclosed and commit to timely disclosure of any new conflicts.
6. Seek guidance from legal counsel or governance advisors when uncertainty exists regarding conflicts of interest.

Disclosure Requirements

1. Directors must promptly disclose any actual, potential, or reasonably perceived conflict of interest.
2. Disclosure shall be made to the Board Chair or, if the Chair is involved, to the Vice Chair or the full Board.
3. Directors shall annually affirm in writing that all known conflicts have been disclosed and commit to ongoing disclosure if circumstances change.

Recusal and Non-Participation

1. Directors with a conflict of interest must recuse themselves from discussion, deliberation, and voting on the affected matter.
2. The recusal shall be documented in the Board minutes.
3. Directors shall not attempt to influence decisions related to matters from which they are recused.

Guidance and Interpretation

When uncertainty exists regarding whether a situation constitutes a conflict of interest or the appearance of one, directors are expected to err on the side of disclosure and seek guidance from:

- Legal counsel, and/or
- The Board acting as a body

Seeking guidance is viewed as a demonstration of good faith and sound governance, not as an admission of wrongdoing.

Alignment with Management Standards



This policy is intentionally aligned with TCEC’s management conflict-of-interest standards, including those applicable to employees and members of management, to promote consistency across the organization. Management policies (including Employee Handbook Section 5.10) provide additional detail applicable to employees and are incorporated by reference for alignment, not enforcement.

Gifts, Meals, Hospitality, and Other Benefits

Some conflicts of interest arise not from formal transactions, but from gifts, meals, hospitality, favors, or other benefits that may reasonably create the appearance of influence or preferential treatment. These situations require heightened judgment and transparency, even when no Board action is pending.

Board members shall not solicit, accept, or otherwise benefit from, directly or indirectly, any gift, meal, hospitality, favor, loan, service, or item of value from any individual or entity that does business with, seeks to do business with, or is regulated by the Cooperative, except as permitted below.

Limited exceptions may exist for items of nominal value or customary business courtesies that:

- Are not intended to influence judgment or decision-making;
- Are not exclusive or preferential in nature;
- Are reasonable in frequency and value;
- Would not reasonably be viewed by a third party as creating an obligation, expectation, or sense of favoritism.

When uncertainty exists, directors are expected to apply the following guiding questions:

- Would acceptance of this benefit create a real or perceived expectation of favorable treatment?
- Would I be comfortable if this situation were disclosed publicly or discussed openly with the full Board or shared with the Membership?
- Would a reasonable person perceive this as influencing, or appearing to influence, my judgment?
- Would declining this benefit better protect the Cooperative, the Board, or my own credibility?

If the answer to any of these questions raises concern, the benefit should be declined or disclosed.

Board members are encouraged to err on the side of disclosure. Disclosure of gifts, meals, hospitality, or other benefits shall be made to the Board Chair, or to the Vice Chair or full Board if the Chair is involved. Where appropriate, the director shall recuse themselves from related discussions or decisions, with such recusal documented in the meeting minutes.

This policy is intentionally aligned with the Cooperative’s management conflict-of-interest standards and annual disclosure requirements, reflecting a consistent expectation of ethical judgment, transparency, and restraint across leadership roles.



Reporting and Enforcement

Violations of this policy shall be addressed in accordance with applicable Board policies, Cooperative bylaws, due process requirements, and legal and insurance obligations. Failure to disclose conflicts or to comply with recusal requirements may result in Board action, up to and including censure or removal where permitted by law and bylaws.

References

- TCEC Employee Handbook, Section 5.10 – Conflicts of Interest or Use of Office
- Board Policy #1 – Code of Conduct, Ethics, and Governance Standards
- Federated Directors, Officers, and Managers (DOM) Insurance Policy
- Applicable state and federal laws governing cooperative governance

Originally Approved: January 2026

Last Reviewed: January 2026

Next Review: January 2027



Directors, Officers & Managers (DOM) Insurance Compliance Policy (Policy #3)

Purpose

The purpose of this policy is to ensure that members of the TCEC Board of Directors understand and comply with the conditions of the Cooperative's Directors, Officers, and Managers (DOM) insurance coverage. This policy is intended to preserve insurance coverage, protect the Cooperative and individual directors from unnecessary exposure, and align Board conduct with contractual insurance obligations.

Scope

This policy applies to all members of the TCEC Board of Directors while acting in an official Board capacity. Compliance with this policy is a condition of Board service.

Policy

General Principles

1. DOM insurance is a claims-made policy subject to strict notice, cooperation, and conduct requirements.
2. Coverage is not automatic; it is conditioned on compliance with policy terms.
3. Failure to comply with DOM requirements may result in:
 - o Denial or limitation of coverage
 - o Erosion of policy limits through defense costs
 - o Personal exposure for individual directors

Covered Conduct and Expectations

Board members shall:

1. Act in good faith and in the best interests of the Cooperative.
2. Avoid conduct that could reasonably trigger policy exclusions.
3. Understand that defense costs are included within policy limits and reduce the total coverage available.

Prohibited Conduct (Coverage-Threatening Actions)

Board members shall not engage in conduct that may jeopardize DOM coverage, including but not limited to:

1. Fraud, dishonesty, misrepresentation, or criminal acts.
2. Personal profit, gain, unjust enrichment, or restitution-based conduct.
3. Harassment, humiliation, defamation, retaliation, or privacy violations.



4. Disputes between insureds involving the operation of the Cooperative, except where coverage is expressly preserved by policy.
5. Unauthorized settlements, promises, assurances, or admissions of liability.
6. Unauthorized communication or contact with the insurer, claims representatives, or defense counsel.
7. Rogue or unilateral actions that create obligations or exposure for the Cooperative.

Cooperation and Claims Handling

1. Directors shall fully cooperate with the Cooperative, legal counsel, auditors, investigators, and the insurer in connection with any claim, inquiry, or investigation.
2. Directors shall not:
 - Conduct personal or independent investigations
 - Create competing narratives of events
 - Withhold information
 - Interfere with defense strategy or claims handling
3. All requests for information or action related to claims shall be handled through authorized channels.

Preservation of Records and Information

1. Directors shall preserve relevant records, communications, and materials when a claim or potential claim exists.
2. Records shall not be altered, destroyed, or selectively produced.
3. Accurate, truthful documentation is required to preserve coverage.

Alignment with Other Board Policies

This policy operates in conjunction with:

- Board Policy #1 – Code of Conduct, Ethics, and Governance Standards
- Board Policy #2 – Conflicts of Interest / Disclosure Policy
- Other Board governance and conduct policies

Nothing in this policy limits the Board's authority under the Cooperative's bylaws or applicable law.

Reporting and Enforcement

Failure to comply with this policy may result in Board action consistent with Cooperative bylaws, due process requirements, and applicable law, including censure or removal where permitted. Violations that jeopardize insurance coverage may also expose individual directors to personal liability.



1. Directors must promptly report any circumstance, demand, threat, or event that could reasonably give rise to a claim.
2. Notice shall be made through the Cooperative using Board-approved processes.
3. Delay, omission, or informal handling of potential claims may result in loss of coverage.

References

- Federated Directors, Officers, and Managers (DOM) Insurance Policy
- Cooperative bylaws
- Applicable state and federal law

Originally Approved: January 2026

Last Reviewed: January 2026

Next Review: January 2027



Board Meeting Participation & Preparedness Policy (Policy #4)

Purpose

The purpose of this policy is to establish clear expectations for Board member participation, preparation, and engagement in Board meetings. Consistent participation and preparedness are essential to effective governance, informed decision-making, and fulfillment of fiduciary duties.

This policy complements Board Policy #1 – Code of Conduct, Ethics, and Governance Standards by defining specific participation and preparedness expectations that support efficient and effective Board operations.

Scope

This policy applies to all members of the TCEC Board of Directors, including while participating in regular or special Board meetings, workshops, retreats, or other official Board proceedings.

Policy

Participation Expectations

Board members are expected to:

1. Participate consistently in all regular and special Board meetings, whether in person or via approved remote means.
2. Arrive on time and remain engaged for the duration of meetings, except in cases of unavoidable conflict.
3. Participate actively and constructively, contributing to discussion, asking relevant questions, and engaging in deliberation.
4. Maintain professional focus and attention during meetings, avoiding distractions that interfere with effective participation.

Participation, as defined in this board policy, reflects active engagement, not merely presence.

Preparedness Expectations

Board members are expected to:

1. Review Board packets, reports, and supporting materials in advance of meetings.
2. Review the President's Report prior to each Board meeting. The President's Report is intended to provide concise context, analysis, and summary information in lieu of excessive operational detail, and to support informed governance and efficient use of Board meeting time.
3. Seek clarification or additional information in advance when questions arise that may require management preparation.



4. Raise substantive questions or requests for clarification related to the President's Report or other Board materials in advance of the meeting, when practicable, rather than relying on first-time review during the meeting.
5. Come prepared to discuss agenda items, exercise judgment, and make informed decisions.
6. Respect the time and preparation of fellow directors, management, and staff by being ready to engage at the scheduled meeting time.

Preparedness is a component of the Board's duty of care.

Remote Participation

When participating remotely, Board members are expected to:

1. Ensure a professional setting that allows full attention and confidentiality.
2. Use technology in a manner that supports clear communication and engagement.
3. Avoid multitasking or activities that detract from effective participation.

Review

This policy shall be reviewed periodically to ensure continued alignment with governance best practices and the needs of the Cooperative.

Reporting and Enforcement

1. Patterns of non-participation, chronic lateness, or lack of preparation may be addressed by the Board Chair.
2. Continued concerns may be elevated to the full Board for discussion, consistent with applicable Board policies and Cooperative bylaws.
3. This policy is not intended to penalize isolated or unavoidable conflicts, but to reinforce shared responsibility for effective governance.

References

- Board Policy #1 – Code of Conduct, Ethics, and Governance Standards
- Board Meeting Conduct & Decorum Policy
- Cooperative bylaws and applicable law

Originally Approved: January 2026

Last Reviewed: January 2026

Next Review: January 2027



Confidential Information, External Communications & Media Policy (Policy #5)

Purpose

The purpose of this policy is to protect confidential Cooperative information, ensure accurate and authorized external communications, and reduce legal, reputational, and insurance-related risk to the Cooperative and its directors. This policy establishes clear expectations regarding confidentiality, public statements, and interactions with media or external audiences.

Scope

This policy applies to all members of the TCEC Board of Directors, while acting in an official Board capacity or when representing, or reasonably perceived as representing, the Cooperative.

Policy

A. Confidential Information

Directors shall protect the confidentiality of all nonpublic Cooperative information, including but not limited to:

- Board packets, meeting materials, and executive session discussions
- Legal, financial, personnel, and strategic information
- Information related to members, employees, vendors, or partners

Confidential information shall not be disclosed to unauthorized individuals or entities, whether intentionally or inadvertently.

B. External Communications and Media

1. The Board speaks only through authorized channels. Individual directors are not authorized to speak on behalf of the Board or the Cooperative unless expressly designated by Board action.
2. Directors shall not make public statements, provide interviews, or respond to media inquiries regarding Cooperative matters without authorization.
3. All media inquiries shall be directed to the President and Chief Executive Officer or other designated spokespersons.

C. Social Media and Public Commentary

1. Directors may express personal opinions in a private capacity but shall not:
 - Represent themselves as speaking for the Board or the Cooperative unless authorized
 - Disclose confidential or nonpublic information
 - Make statements that could reasonably undermine the Cooperative, its governance, management, or employees
2. Directors shall avoid inflammatory, misleading, or speculative commentary related to Cooperative matters.



D. Information Handling

Directors shall:

- Handle Board materials securely in both digital and physical form
- Avoid forwarding internal communications, documents, screenshots, or recordings to unauthorized parties
- Use Cooperative systems and information only for legitimate governance purposes

Reporting and Enforcement

1. Suspected violations of this policy shall be reported to the Board Chair, or to the Vice Chair or full Board if the Chair is involved.
2. Violations may result in Board action consistent with the Cooperative's bylaws, due process requirements, and applicable law.
3. Enforcement shall be coordinated with legal counsel and insurance requirements where applicable.

References / Review

- Board Policy #1 – Code of Conduct, Ethics, and Governance Standards
- Board Policy #3 – Directors, Officers & Managers (DOM) Insurance Compliance Policy
- Cooperative bylaws
- Federated Directors, Officers & Managers (DOM) Insurance Policy
- Applicable state and federal law

Originally Approved: February 2026

Last Reviewed: February 2026

Next Review: February 2027



Whistleblower Reporting & Non-Retaliation Policy (Policy #6)

Purpose

The purpose of this policy is to provide a clear, safe, and credible process for reporting concerns involving potential misconduct, unethical behavior, violations of law or policy, or other matters that could expose the Cooperative to legal, financial, reputational, or operational risk. This policy also strictly prohibits retaliation against individuals who raise concerns in good faith.

Scope

This policy applies to members of the TCEC Board of Directors and governs Board-level handling of concerns involving directors, governance matters, or issues that warrant Board awareness or oversight. This policy complements, but does not replace, management-level reporting processes applicable to employees.

Policy

A. Reportable Concerns

Concerns appropriate for reporting under this policy include, but are not limited to:

- Violations of Board policy, bylaws, or fiduciary duties
- Fraud, dishonesty, misrepresentation, or misuse of Cooperative resources
- Conflicts of interest not properly disclosed or managed
- Retaliation, harassment, intimidation, or threats
- Violations of law or regulatory requirements
- Conduct that could reasonably jeopardize Directors, Officers & Managers (DOM) insurance coverage

This policy is intended to encourage early reporting so issues can be addressed before escalation or harm occurs.

B. Reporting Channels

1. Concerns should normally be reported to the Board Chair.
2. If the concern involves the Chair, reports should be made to the Vice Chair.
3. If the concern involves multiple Board officers, or circumstances warrant broader awareness, the concern may be raised with the full Board.
4. Reports may be made verbally or in writing and should include sufficient detail to allow reasonable review.

C. Good-Faith Reporting

Reports must be made in good faith, based on a reasonable belief that the information provided is accurate and relevant. This policy does not protect knowingly false, malicious, or reckless allegations.

Reporting and Enforcement



A. Non-Retaliation

Retaliation against any individual who reports a concern in good faith, participates in a review, or cooperates with an inquiry is strictly prohibited. Retaliation includes, but is not limited to:

- Intimidation, threats, or harassment
- Adverse treatment or exclusion
- Attempts to discredit, silence, or punish a reporting individual

Any act of retaliation shall be treated as a serious violation of Board policy.

B. Review and Handling of Reports

1. Reported concerns shall be handled discreetly, promptly, and with appropriate confidentiality.
2. The Board may engage legal counsel, governance advisors, or other independent resources to assist with review.
3. The Board shall determine appropriate action based on facts, due process, and applicable policy, bylaws, and law.

C. Corrective Action

Substantiated violations may result in Board action consistent with Cooperative bylaws and applicable law, including counseling, censure, or removal where permitted.

References / Review

- Board Policy #1 – Code of Conduct, Ethics, and Governance Standards
- Board Policy #2 – Conflicts of Interest / Disclosure Policy
- Board Policy #3 – Directors, Officers & Managers (DOM) Insurance Compliance Policy
- Cooperative bylaws
- Applicable state and federal law

Originally Approved: February 2026

Last Reviewed: February 2026

Next Review: February 2027



Board Elections, Campaigning, and Fair Practices Policy (Policy #7)

Purpose

The purpose of this policy is to promote fair, ethical, and transparent Board elections; protect member trust in the Cooperative's governance; and reduce legal, reputational, and insurance-related risk. This policy establishes expectations for director conduct related to elections and campaigning while preserving the Board's and the Cooperative's neutrality and compliance with applicable law and bylaws.

Scope

This policy applies to members of the TCEC Board of Directors when engaged in any activity related to Board elections, including candidacy, campaigning, communications with members, and post-election conduct. This policy does not replace or modify election procedures established by the Cooperative's bylaws or the Credentials and Elections Committee process.

Policy

A. Governance Authority, Neutrality, and Committee Independence

1. Board elections are governed by the Cooperative's bylaws and administered through the Credentials and Elections Committee in accordance with adopted procedures.
2. The Board, as a body, shall remain neutral in Board elections and shall not endorse or oppose candidates unless expressly authorized by the bylaws or applicable law.
3. Nothing in this policy restricts the Board from performing bylaw-required administrative actions related to the election process, including appointing members of the Credentials and Elections Committee or approving election schedules or fees, provided the Board remains neutral regarding candidates.
4. Directors shall not interfere with, attempt to influence, or direct the work of the Credentials and Elections Committee.
5. Directors shall not contact committee members regarding candidate eligibility determinations, rankings, nominations, or committee deliberations.

B. Use of Cooperative Resources

1. Directors shall not use Cooperative funds, facilities, systems, staff time, records, member lists, or other Cooperative resources to support or oppose any candidate.
2. Directors shall not direct or encourage employees or agents of the Cooperative to engage in electioneering activities.
3. Cooperative communications, including official publications and electronic platforms, shall be used only as permitted by the bylaws and approved election procedures.

C. Campaign Conduct and Fair Practices

Directors involved in Board elections shall:



1. Conduct themselves honestly, respectfully, and professionally.
2. Avoid misleading, deceptive, or false statements regarding the Cooperative, Board actions, management, employees, the Credentials and Elections Committee, or other candidates.
3. Refrain from coercive, intimidating, retaliatory, or disruptive conduct related to election outcomes.
4. Respect the confidentiality of Cooperative information and refrain from using nonpublic information for campaign advantage.
5. Refrain from conducting or encouraging independent investigations of candidates outside the Credentials and Elections Committee process.

D. Communications with Members

1. Directors may communicate with members in a personal capacity, provided such communications are factual, not misleading, and clearly distinguish personal views from official Board positions.
2. Directors shall not represent themselves as speaking on behalf of the Board or the Cooperative in election-related communications unless expressly authorized.
3. Directors shall direct candidate inquiries, eligibility questions, disputes, or procedural concerns to the Credentials and Elections Committee using the committee's published contact information.
4. Directors shall avoid communications that could reasonably undermine member confidence in the integrity of the election process or Cooperative governance.

E. Post-Election Conduct

1. Following an election, all directors are expected to respect the outcome and support the Board's collective authority and governance responsibilities.
2. Election disputes or concerns shall be addressed through the procedures established in the bylaws and Credentials and Elections Committee process, not through public commentary, informal channels, or unilateral action.

Reporting and Enforcement

1. Alleged violations of this policy shall be reported to the Board Chair, or to the Vice Chair or full Board if the Chair is involved.
2. Concerns shall be reviewed consistent with due process, Cooperative bylaws, Credentials and Elections Committee procedures, and applicable law.
3. Substantiated violations may result in Board action consistent with Board policies and bylaws, including counseling, censure, or other corrective action where permitted.
4. Matters presenting legal, reputational, or insurance risk may be referred to legal counsel and addressed in coordination with insurance requirements.



References / Review

- Board Policy #1 – Code of Conduct, Ethics, and Governance Standards
- Board Policy #3 – Directors, Officers & Managers (DOM) Insurance Compliance Policy
- Board Policy #5 – Confidential Information, External Communications & Media Policy
- Board Policy #6 – Whistleblower Reporting & Non-Retaliation Policy
- TCEC Bylaws
- Credentials and Elections Committee governing documents
- Applicable state and federal law

Originally Approved: February 2026

Last Reviewed: February 2026

Next Review: February 2027



Board Compensation Policy (Policy #8)

Purpose

The purpose of this policy is to establish clear, disciplined principles governing Board compensation that promote transparency, stewardship, fiscal responsibility, and public trust. This policy is intended to ensure that director compensation supports effective governance, aligns with comparable electric cooperatives, avoids incentives that undermine sound decision-making, and remains consistent with fiduciary duties, Cooperative bylaws, applicable law, and insurance requirements.

Scope

This policy applies to all compensation, stipends, reimbursements, and other forms of remuneration provided to members of the TCEC Board of Directors in connection with their service to the Cooperative.

Policy

A. Compensation Structure

1. Board compensation shall be provided in the form of a flat monthly compensation amount, as approved by the Board in accordance with the Cooperative's bylaws and applicable law.
2. Per-meeting fees, per-diem payments, or compensation tied to committee participation are prohibited and shall not be used, except where expressly required by bylaw or law.
3. The flat monthly compensation model is intended to:
 - Encourage preparation, engagement, and accountability as part of ongoing Board service
 - Eliminate incentives for unnecessary meetings or committees
 - Reinforce the distinction between governance responsibilities and management activities

B. Authority and Collective Action

1. Board compensation shall be established, modified, or approved only through formal Board action and only as permitted by the Cooperative's bylaws and applicable law.
2. Individual directors have no authority to set, negotiate, or alter their own compensation.
3. Directors shall not participate in decisions regarding their own compensation except as expressly permitted by bylaws or law.

C. Benchmarking and Market Alignment

1. The Board shall periodically review director compensation using objective benchmarking, including review of publicly available IRS Form 990 data from comparable electric cooperatives.
2. The Board's intent is for TCEC director compensation to remain within a reasonable and defensible range relative to peer cooperatives, taking into account Cooperative size, complexity, financial condition, and governance expectations.



3. Benchmarking is intended to support consistency, transparency, and long-term credibility, not automatic increases.

D. Reimbursements and Expenses

1. Directors may be reimbursed for reasonable and necessary expenses incurred in the performance of official Board duties, consistent with Board-approved policy and applicable law.
2. Reimbursement practices shall be applied consistently and shall not be used to supplement or circumvent approved compensation levels.
3. Expense reimbursement practices may be reviewed periodically to ensure alignment with the flat monthly compensation structure and Cooperative expectations.

E. Conflicts and Ethical Standards

1. Any actual, potential, or reasonably perceived conflict of interest related to Board compensation shall be disclosed and addressed in accordance with Board Policy #2 – Conflicts of Interest / Disclosure Policy.
2. Directors shall not seek or accept compensation, benefits, or reimbursements outside those authorized by Board action and Cooperative policy.

Reporting and Enforcement

1. Concerns regarding Board compensation or reimbursement practices shall be reported to the Board Chair, or to the Vice Chair or full Board if the Chair is involved.
2. Alleged violations of this policy shall be reviewed consistent with Cooperative bylaws, due process requirements, and applicable law.
3. Substantiated violations may result in Board action consistent with Board policies and bylaws, including corrective action where permitted.
4. Matters presenting legal or insurance risk may be addressed in coordination with legal counsel and insurance requirements.

References / Review

- Board Policy #1 – Code of Conduct, Ethics, and Governance Standards
- Board Policy #2 – Conflicts of Interest / Disclosure Policy
- Board Policy #3 – Directors, Officers & Managers (DOM) Insurance Compliance Policy
- Cooperative bylaws
- IRS Form 990 (peer cooperative benchmarking)
- Applicable state and federal law

Originally Approved: February 2026

Last Reviewed: February 2026

Next Review: February 2027



Board Records Access, Integrity, and Retention Policy (Policy #9)

Purpose

The purpose of this policy is to protect the integrity, accuracy, confidentiality, and lawful use of Cooperative records; ensure directors have appropriate access to information necessary to fulfill fiduciary duties; and reduce legal, reputational, and insurance-related risk. This policy establishes clear expectations regarding records access, use, preservation, and reliance on official information sources.

Scope

This policy applies to all members of the TCEC Board of Directors with respect to access to, use of, and reliance upon Cooperative records, including Board materials, financial records, personnel information, legal documents, electronic systems, and communications.

Policy

A. Official Records and Authorized Access

1. Directors are entitled to reasonable access to Cooperative records necessary to fulfill their fiduciary duties, subject to applicable law, bylaws, confidentiality obligations, and Board policy.
2. Access to records shall occur through official, Board-approved channels and systems designated by the Cooperative.
3. Individual directors shall not independently demand, retrieve, or access records outside established processes or without authorization.
4. Access to sensitive records, including personnel, legal, security, or member information, may be restricted or conditioned to protect confidentiality, privilege, or legal compliance.

B. Records Integrity and Truthfulness

1. Directors shall rely on official Cooperative records and communications when making statements, decisions, or representations related to Board matters.
2. Directors shall not make false statements, unsupported accusations, or claims regarding record alteration, destruction, or impropriety without factual basis and appropriate process.
3. Directors shall not withhold, misrepresent, selectively disclose, or manipulate information for personal, political, or strategic purposes.
4. Directors shall not create unofficial "shadow records," parallel documentation systems, or alternative narratives outside Board-approved processes.

C. Prohibition on Personal or Independent Investigations

1. Directors shall not conduct or direct personal or independent investigations into Cooperative operations, employees, officers, vendors, or other directors.



2. Requests for reviews, audits, or investigations shall be made through the Board acting as a body and conducted through authorized internal or external professionals.
3. Directors shall not engage third parties, advisors, or investigators on behalf of the Cooperative without Board authorization.

D. Record Retention, Preservation, and Security

1. Directors shall comply with applicable record retention and preservation requirements, including litigation holds and regulatory obligations.
2. Directors shall not destroy, alter, delete, or dispose of Cooperative records except in accordance with approved retention schedules and legal requirements.
3. Directors shall handle Board materials securely in both digital and physical form and take reasonable steps to prevent unauthorized access, disclosure, or loss.
4. Directors shall promptly report any suspected breach, loss, or compromise of Cooperative records or systems.

E. Privilege, Confidentiality, and Insurance Considerations

1. Certain Cooperative records may be protected by attorney-client privilege, work-product doctrine, privacy laws, or insurance requirements.
2. Directors shall respect privilege designations and shall not waive privilege or disclose protected information without Board authorization and legal counsel involvement.
3. Directors shall not create communications or records that could reasonably jeopardize legal privilege, insurance coverage, or the Cooperative's defense posture.

Reporting and Enforcement

1. Concerns regarding records access, integrity, or misuse shall be reported to the Board Chair, or to the Vice Chair or full Board if the Chair is involved.
2. Alleged violations shall be reviewed consistent with Cooperative bylaws, due process requirements, and applicable law.
3. Substantiated violations may result in Board action consistent with Board policies and bylaws, including corrective action where permitted.
4. Matters presenting legal, regulatory, or insurance risk may be addressed in coordination with legal counsel and insurance requirements.

References / Review

- Board Policy #1 – Code of Conduct, Ethics, and Governance Standards
- Board Policy #3 – Directors, Officers & Managers (DOM) Insurance Compliance Policy
- Board Policy #6 – Whistleblower Reporting & Non-Retaliation Policy
- Cooperative bylaws



- Applicable state and federal law

Originally Approved: February 2026

Last Reviewed: February 2026

Next Review: February 2027



Board Orientation, Education, and Continuing Governance Development Policy (Policy #10)

Purpose

The purpose of this policy is to ensure that members of the Board of Directors are appropriately oriented, informed, and continually developing the knowledge and skills necessary to fulfill their fiduciary duties and governance responsibilities. This policy emphasizes governance literacy specific to TCEC and supports effective oversight, sound decision-making, and long-term Cooperative stability while reducing legal, operational, and insurance-related risk.

Scope

This policy applies to all members of the TCEC Board of Directors and governs initial orientation and ongoing governance development activities undertaken in connection with Board service.

Policy

A. Director Orientation

1. Newly elected or appointed directors shall participate in a formal Board orientation within a reasonable period following the commencement of their service.
2. Orientation shall focus on developing a working understanding of TCEC's governance framework and shall include, at a minimum:
 - The Cooperative's mission, goals, and governance structure
 - Fiduciary duties and collective Board authority
 - Cooperative bylaws and Board-adopted policies
 - Board structure, director representation, districts/zones, and election processes
 - The role and authority of the Credentials and Elections Committee
 - The President's Report, Board reporting cadence, and financial oversight responsibilities
 - Cooperative financial fundamentals, risk profile, and insurance considerations
3. Orientation shall be coordinated through Board-approved governance processes and structured to ensure directors are prepared to participate effectively, responsibly, and consistently with insurance and legal obligations.

B. Continuing Governance Development (Insurance-Aligned)

1. Directors are expected to maintain sufficient governance knowledge to fulfill their responsibilities effectively and to meet the expectations of applicable Directors & Officers (D&O) or Directors, Officers & Managers (DOM) liability insurance coverage.
2. Governance development shall prioritize understanding of:
 - Board policies and governance standards



- Cooperative bylaws and election processes
 - Financial statements, audits, internal controls, and risk indicators
 - The President’s Report and Board-level reporting materials
 - Recordkeeping, confidentiality, and cooperation obligations
3. Governance education is intended to reduce risk, support informed decision-making, and demonstrate good-faith compliance with insurance requirements, including expectations related to preparation, diligence, truthfulness, and cooperation.

C. Board-Level Learning and Alignment

1. The Board may periodically engage in structured discussions or learning sessions focused on governance clarity, policy understanding, risk awareness, and shared expectations.
2. These sessions shall be directly relevant to TCEC’s governance needs and structured to support Board cohesion, disciplined oversight, and insurance-aligned conduct.
3. Governance development activities shall not be used to justify operational involvement, individual agendas, or actions outside the Board’s proper role.

D. Individual Responsibility and Accountability

1. Directors are responsible for reviewing Board materials, including the President’s Report and related information, in advance of meetings as required under Board Policy #4 – Board Meeting Participation & Preparedness Policy.
2. Directors are expected to seek clarification when governance concepts, financial information, or Board processes are not understood.
3. Failure to remain informed of Board policies, bylaws, and reporting materials may increase legal and insurance exposure for both the Cooperative and individual directors.

E. Alignment with Legal and Insurance Requirements

1. Governance orientation and development activities shall be conducted in a manner consistent with Cooperative bylaws, Board policies, and applicable law.
2. Directors shall avoid engaging in activities framed as “education” that could create conflicts of interest, compromise confidentiality, or jeopardize insurance coverage.
3. Directors are expected to understand that D&O/DOM insurance coverage may be conditioned on reasonable preparation, adherence to governance processes, truthful conduct, and cooperation with internal reviews, audits, or claims-related inquiries.
4. Governance development under this policy is intended, in part, to support continued insurability and protection of individual directors.



Reporting and Enforcement

1. Participation in orientation and governance development may be considered as part of overall Board effectiveness, accountability, and risk management.
2. Concerns regarding compliance with this policy shall be addressed through the Board Chair or the Board acting as a body.
3. Persistent failure to meet governance preparation expectations may be addressed through Board processes consistent with Board policies, bylaws, and insurance considerations.

References / Review

- Board Policy #1 – Code of Conduct, Ethics, and Governance Standards
- Board Policy #3 – Directors, Officers & Managers (DOM) Insurance Compliance Policy
- Board Policy #4 – Board Meeting Participation & Preparedness Policy
- Board Policy #7 – Board Elections, Campaigning, and Fair Practices Policy
- Board Policy #9 – Board Records Access, Integrity & Retention Policy
- Cooperative bylaws
- Applicable state and federal law
- Applicable Directors & Officers / Directors, Officers & Managers liability insurance policies

Originally Approved: February 2026

Last Reviewed: February 2026

Next Review: February 2027



Board Chair Authority, Meeting Decorum, and Governance Process Policy (Policy #11)

Purpose

The purpose of this policy is to clarify the authority of the Board Chair, establish expectations for meeting decorum and governance process, and support effective, orderly, and professional Board deliberations. This policy promotes collective decision-making, respectful engagement, and disciplined governance while reducing legal, operational, and insurance-related risk.

Scope

This policy applies to all members of the TCEC Board of Directors with respect to Board meetings, Board communications, governance processes, and interactions conducted in an official Board capacity.

Policy

A. Authority of the Board Chair

1. The Board Chair is responsible for facilitating Board meetings, maintaining order and decorum, and ensuring that meetings are conducted in accordance with the Cooperative's bylaws, adopted agendas, and Board policies.
2. The Chair has authority to recognize speakers, manage discussion, enforce time limits, rule on procedural matters, and redirect discussion to remain within the Board's governance role.
3. The Chair may call for breaks, recesses, or executive session as permitted by bylaws and law when necessary to preserve order, confidentiality, or effective deliberation.
4. The Chair's authority is exercised on behalf of the Board as a body and does not replace or diminish the Board's collective decision-making authority.

B. Meeting Decorum and Professional Conduct

1. Directors are expected to conduct themselves professionally and respectfully during Board meetings and related proceedings.
2. Disruptive behavior, personal attacks, intimidation, harassment, or conduct that undermines the orderly conduct of meetings is prohibited.
3. Directors shall respect the Chair's role in managing discussion and shall follow established procedures for raising questions, motions, or points of order.
4. Directors shall engage in debate constructively, focusing on issues and governance considerations rather than individuals.

C. Governance Process and Collective Action

1. Board authority is exercised only through formal action taken by the Board as a body at properly noticed meetings or through other means permitted by bylaws and law.
2. Directors shall not attempt to direct operations, staff, or external parties outside Board-approved processes.



3. Board decisions, once made, are binding on all directors, who are expected to support and uphold those decisions unless and until changed by the Board.
4. Directors shall speak with one voice outside the Boardroom regarding Board actions and shall not misrepresent Board decisions or processes.

D. Agenda Management and Preparation

1. Board agendas shall be established through Board-approved processes and reflect matters appropriate for governance-level discussion.
2. Directors are expected to review agenda materials, including the President's Report and supporting documentation, in advance of meetings in accordance with Board Policy #4 – Board Meeting Participation & Preparedness Policy.
3. Requests for agenda items shall be submitted through established processes and within reasonable timeframes to support effective preparation and discussion.

E. Alignment with Legal and Insurance Requirements

1. Board meetings and governance processes shall be conducted in compliance with Cooperative bylaws, applicable law, and Board policies.
2. Directors shall conduct themselves in a manner consistent with D&O/DOM insurance expectations, including professionalism, good faith participation, truthful conduct, and cooperation.
3. Failure to adhere to governance process and meeting decorum may increase legal and insurance exposure for both the Cooperative and individual directors.

Reporting and Enforcement

1. Concerns regarding meeting conduct, Chair authority, or governance process shall be raised with the Board Chair, or with the Vice Chair or full Board if the Chair is involved.
2. Alleged violations shall be reviewed consistent with Board policies, bylaws, due process requirements, and applicable law.
3. Substantiated violations may result in Board action consistent with Board policies and bylaws, including corrective action where permitted.
4. Matters presenting legal or insurance risk may be addressed in coordination with legal counsel and insurance requirements.

References / Review

- Board Policy #1 – Code of Conduct, Ethics, and Governance Standards
- Board Policy #3 – Directors, Officers & Managers (DOM) Insurance Compliance Policy
- Board Policy #4 – Board Meeting Participation & Preparedness Policy
- Board Policy #7 – Board Elections, Campaigning, and Fair Practices Policy



- Board Policy #9 – Board Records Access, Integrity & Retention Policy
- Board Policy #10 – Board Orientation, Education, and Continuing Governance Development Policy
- Cooperative bylaws
- Applicable state and federal law
- Applicable Directors & Officers / Directors, Officers & Managers liability insurance policies

Originally Approved: February 2026

Last Reviewed: February 2026

Next Review: February 2027



Delegation of Authority (Non-Financial) (Policy #12)

Purpose

The purpose of this policy is to clearly affirm and organize the non-financial delegation of authority by the Board of Directors to the President and Chief Executive Officer (CEO). This policy supports effective governance by reinforcing role clarity, preserving appropriate separation between governance and management, and reducing legal, operational, and insurance-related risk.

This policy acknowledges the Cooperative’s mission—to provide safe and reliable power at the lowest possible cost—and operates within that established framework. It does not reopen or redefine the mission or strategic direction previously approved by the Board.

Scope

This policy applies to the Board of Directors acting collectively and to the President and Chief Executive Officer in the execution of management responsibilities. This policy addresses non-financial authority only. Financial delegation of authority is governed by Board Policy #13 – Delegation of Financial Authority (formerly BP-118), which is incorporated into the Board Governance Guidebook without modification.

Board Governance Authority

The Board of Directors governs the Cooperative by acting collectively and in accordance with the Cooperative Bylaws and the Board Governance Guidebook. The Board’s governance responsibilities include, but are not limited to:

1. Upholding and operating within the Cooperative’s established mission.
2. Adopting, maintaining, and amending the Cooperative Bylaws and the Board Governance Guidebook.
3. Approving rate schedules and any necessary changes to rates in accordance with law and regulatory requirements.
4. Approving all new long-term debt and monitoring the appropriate use of short-term debt.
5. Approving the annual budget.
6. Hiring, evaluating, compensating, and, if necessary, terminating the President and Chief Executive Officer.
7. Providing governance-level oversight and engagement with the annual independent audit process, including asking productive questions and maintaining appropriate focus on financial controls and risk management.
8. Ensuring compliance with insurer requirements necessary to maintain Directors and Officers (D&O), Directors, Officers, and Managers (DOM), or comparable liability coverage.

The Board relies on independent, qualified external professionals—including GAAP-compliant financial auditors—to validate the accuracy and integrity of financial records and reporting.

Delegated Authority of the President and Chief Executive Officer (Non-Financial)

The Board affirms that the President and Chief Executive Officer holds authority and responsibility for the management and administration of the Cooperative’s operations, except where authority is reserved to the Board by law, the Cooperative Bylaws, the Board Governance Guidebook, or the CEO employment agreement.



Non-financial authority delegated to the CEO includes, but is not limited to:

1. Organizational structure, staffing models, and internal management systems.
2. Hiring, supervision, evaluation, discipline, and termination of employees.
3. Assignment of duties and responsibilities across the organization.
4. Implementation of Board-approved governance direction and policies.
5. Day-to-day operational decision-making necessary to carry out the Cooperative's mission.
6. External representation of the Cooperative in operational, regulatory, and industry matters consistent with Board governance expectations.

The Board acknowledges and appreciates that this clear delegation allows directors to focus on governance responsibilities while enabling management to operate effectively and accountably. Board policies are directed to the Board itself and, where appropriate, to members in matters of universal application.

Relationship to the CEO Employment Agreement

This policy operates in alignment with the President and Chief Executive Officer employment agreement, including all amendments and extensions. Nothing in this policy modifies, replaces, or supersedes that agreement. In the event of any inconsistency, the employment agreement shall control.

Financial Authority Reference

Financial delegation of authority, including spending limits, approval thresholds, and budgetary controls, is governed exclusively by Board Policy #13 – Delegation of Financial Authority (formerly BP-118), which is incorporated into the Board Governance Guidebook without modification, along with any related Board-approved financial policies.

Individual Director Authority

Limitations on individual director authority are governed by Board Governance Policy #1 (Code of Conduct, Ethics, and Governance Standards). Nothing in this policy grants individual directors authority to direct management, employees, or operations outside of Board action taken collectively.

Accountability and Oversight

The President and Chief Executive Officer is accountable to the Board for the execution of delegated authority. Oversight occurs through an ongoing, professional relationship characterized by regular reporting, open dialogue, and shared clarity of roles. Formal evaluation processes complement—rather than replace—continuous governance engagement.

References

- Cooperative Bylaws
- Board Governance Guidebook
- Board Policy #13 – Delegation of Financial Authority (formerly BP-118)
- President and Chief Executive Officer Employment Agreement (as amended)
- Applicable state and federal law



Originally Approved: March 2026
Last Reviewed: March 2026
Next Scheduled Review: March 2027



Delegation of Financial Authority (Policy #13)

Purpose

The Delegation of Financial Authority Policy (“Policy”) establishes the policy, manner and timeline in which the Tri-County Electric Cooperative, Inc. (TCEC) Board of Directors both empowers and holds the President & Chief Executive Officer accountable for all annual expenditures.

SCOPE

This Policy applies to, clarifies, and governs all TCEC financial disbursements, expenditures, purchasing decisions and selections associated with expenditures. There are no exceptions to the expenditures covered in this policy.

POLICY

The TCEC Board of Directors shall approve an annual budget for the cooperative. The budget shall outline the major categories of expenditures for the functions, projects, and proposals within that budget. Upon approval of the annual budget, the Board automatically and without further action, authorizes the President & Chief Executive Officer to execute that budget and report back on a quarterly basis for the results of that budget.

For increased transparency, the President & Chief Executive Officer may operate within the parameters of the total budget but may not exceed the total budget without a vote of the Board on any proposed budget amendments that may arise throughout the year.

To operate within the parameters of the approved annual budget, the President & Chief Executive Officer may reduce, delay, and or defer some portions of some projects as needed to comply with the total budget accountability. Transparent records will be provided on a quarterly basis for such shifts among budget line items, but no further authorization is needed for the President & Chief Executive Officer as long as the total budget expenditure is honored on the fiscal year.

Accountability and Oversight

The Cooperative’s President & Chief Executive Officer shall be responsible for ensuring that the Cooperative’s practices, internal controls and procedures adhere to the tenets of this policy and provides clear accountability for the results on an annual basis. He/she may choose to delegate parts of this authority with his/her teammates as needed to achieve the desired results, but in no way does his/her delegation absolve his/her responsibility for compliance with the original approved annual budget or a(n) approved amendment(s) to that budget.

The Board shall be responsible for validating the Cooperative’s President & Chief Executive Officer compliance with this policy for each fiscal year. Further, it shall be the Board’s responsibility to review and evaluate this Policy at the same time as any proposed budget amendments are voted on.

References

- Cooperative Bylaws
- Board Governance Guidebook
- Board Policy #12 – Delegation of Financial Authority



- President and Chief Executive Officer Employment Agreement (as amended)
- Applicable state and federal law

Originally Approved: May 2024

Last Reviewed: May 2024

Next Scheduled Review: May 2027



Appendix



Cooperative Giving Payroll Deduction Form

Employee Name

Employee Number

Tri-County Electric Charitable Foundation

Tri-County Electric Charitable Foundation uses generous, voluntary donations to fund projects that benefit Tri-County Electric Cooperative members and uplift the community.



Deduction Amount

- \$1/paycheck \$2/paycheck \$5/paycheck \$10/paycheck Other/paycheck: \$
- One Time Contribution: \$

**Deductions will begin with the next payroll period.*

Employee Signature

Date



Cares Payroll Deduction Form

Employee Name

Employee Number

Tri-County CARES

Tri-County CARES, Tri-County Electric Cooperative's employee beneficiary organization, strives to provide a positive work environment and support system by providing assistance to employees, their families and the community.



Deduction Amount

\$1/paycheck \$2/paycheck \$5/paycheck \$10/paycheck Other/paycheck: \$

One Time Contribution: \$

**Deductions will begin with the next payroll period.*

Employee Signature

Date



Credentials & Elections Committee (Role)

ByLaw- 2.4 Director Elections:

1. The Credentials and Elections Committee serves the membership by functioning as the screening process for members to seek election as a director.
2. The committee's purpose is to screen, interview, perform and receive background research, review applications, and other functions necessary to appropriately render final decisions on incumbent and potential board director candidates' eligibility and to properly document each phase of the process for each candidate.

The committee will rank eligible candidates and may nominate up to three (3) director candidates (including the incumbent, if applicable) per eligible district for an upcoming election ensuring all candidates participating in the election process, whether by nomination or petition, meet or exceed all cooperative requirements.

3. The committee serves as the primary point of contact during the election process by communicating with candidates, responding to candidate questions, and addressing concerns raised by candidates, or other members, as appropriate, to ensure the integrity of the election process is maintained.
4. The Board shall annually nominate members to serve on the Credentials and Elections Committee. The committee will accept and review nominations for director candidates for each director district scheduled for election each year.
5. Members of the committee shall be members in good standing of the cooperative with voting residence in the director district in which they have been nominated to represent, not currently serving as directors or employees of the cooperative, not closely related to directors, or candidates, and not be candidates for a director position.
6. The committee shall include at least one member from each director district unless a vacancy occurs after the committee's annual orientation. If a vacancy occurs on the committee prior to the committee's annual orientation, the Board shall appoint a replacement to the committee.
7. The committee shall meet for the purpose of accepting and vetting written director candidate applications; and determining whether such applicants are qualified to be placed into nomination as director candidates and ranking qualified applicants for the districts scheduled for election.
8. The committee will conduct meeting interviews with the applicants and ensure credit history and background checks are performed for all applicants.
9. In receiving and reviewing the director candidate applications, the committee shall have the assistance of cooperative staff, and counsel if requested; and shall vote on the eligibility, pursuant to these bylaws, of each candidate applicant.



By signing below, I hereby acknowledge that I have read, understand, and agree to the Credentials & Elections Committee (Role) for Tri-County Electric Cooperative, Inc. outlined in this document.

Signature: _____ Date: _____

Witnessed By: _____ Date: _____



Credentials & Elections Committee (Process)

ByLaw- Section 2.4 - Committee Process:

1. The committee shall select its own Chair; and issue its nominations to the Cooperative Membership, signed by a majority of the voting committee members.
2. Committee Members attending shall be subject to reimbursement of expenses for meeting, and the Board may provide a reasonable payment to each member of the committee by board resolution.
3. Eligible members seeking nomination as a director shall file all required application materials by the deadline established in the most recent "Director Election Schedule", using forms provided by the cooperative. Each applicant shall execute the consent forms for credit and criminal background checks and any other required election documents as may be deemed necessary. All applicants shall include the signatures of at least twenty-five (25) members with voting residence within the director district for which the applicant seeks election. Each applicant shall pay an application fee of one hundred fifty dollars (\$150.00) or other fees as determined by the Board.
4. Incumbent directors shall be nominated for re-election upon timely submission of all required election materials and payments, provided the Credentials and Elections Committee determines the director continues to meet all qualifications for office under these bylaws. The Credentials and Elections Committee shall not withhold nomination from an incumbent director except upon finding that the director no longer meets eligibility or qualification requirements established in these bylaws.
5. A member determined to be qualified but not nominated by the committee may seek nomination by petition by resubmitting all required election materials and submitting a petition containing an additional twenty-five (25) signatures, for a total of fifty (50) signatures, of members with voting residence in the district in which they seek election, by the deadline established in the election schedule. Each applicant seeking election by petition shall also pay an application fee of fifty dollars (\$50.00) or other fee as determined by the Board of Directors. This application fee is separate from the fee outlined in Section 2.4 G of these bylaws.
6. Each Member of a Director district shall be entitled to one (1) vote upon each Director election for that individual Director district, and only Members of a Director district may vote in that Director district election. At each annual meeting of the members, directors are elected by and from the members in their Director district, to serve until their successor shall have been elected and have qualified.
7. The candidate receiving the highest number of votes from members voting within the Director district shall be elected at the next member meeting. Any unchallenged candidate shall be duly elected at the next member meeting without requiring balloting for the director position. The elected director's term begins immediately after adjournment of the meeting at which the director is elected or at the beginning of the first board meeting after a director is appointed; and after the elected director consents to being elected or appointed



By signing below, I hereby acknowledge that I have read, understand, and agree to the Credentials and Elections Committee (Process) for Tri-County Electric Cooperative, Inc. outlined in this document.

Signature: _____ Date: _____

Witnessed By: _____ Date: _____



5. Are you closely related to a candidate(s) of the cooperative?

Yes _____ No _____ If yes, please explain:

6. Are you a candidate for a director position of the cooperative?

Yes _____ No _____ If yes, please explain:

7. Were you nominated by a board member to serve on the "Credentials and Elections Committee"?

Yes _____ No _____ If no, please explain:

8. Have you been convicted of, or plead guilty to, a felony or misdemeanor (exclusive of traffic violations), or found guilty of any offense involving moral turpitude?

Yes _____ No _____ If yes, please explain:

9. Do you voluntarily consent to a background check or other investigation of all statements contained in this application as may be necessary for the board to affirm your continued participation on the Credentials and Elections Committee?

Yes _____ No _____ If no, please explain:

By signing below, I hereby acknowledge that I have read, understand, and agree to the Credentials and Elections Committee (Eligibility) for Tri-County Electric Cooperative, Inc. outlined in this document.

Signature: _____ Date: _____

Witnessed By: _____ Date: _____



Credentials and Elections Committee CONFIDENTIALITY AGREEMENT

WHEREAS, _____ (hereinafter referred to as “Credentials and Elections Committee Member”) has been elected to the Credentials and Elections Committee of Tri-County Electric Cooperative, Inc., a Texas corporation, (hereinafter referred to as “Company” and /or “Cooperative”); and,

WHEREAS, Credentials and Elections Committee, in connection with his/her election with the Company or Board of Directors may, in the course of scope of his/her duty, come into contact, have access to, or otherwise acquire confidential or proprietary information that might otherwise relate to the employees, their compensation, their medical conditions, Company projects, both present and anticipated, as well as Company strategies, plans, and proposals; and, WHEREAS, the Company wishes to protect and preserve the integrity of its internal organization, as well as the privacy of each of its employees and directors; and,

WHEREAS, the undersigned, as a condition of his/her election to the Cooperative Credentials and Elections Committee acknowledges and agrees to be bound by this covenant not to use or otherwise disclose confidential information; and,

WHEREAS, the parties wish to memorialize the understanding and agreement between the Company and the Credentials and Elections Committee Member, and do hereby make the following agreement:

NOW THEREFORE, KNOW ALL MEN BY THESE PRESENTS, that for and in consideration of the continued election to the Credentials and Elections Committee, the undersigned Credentials and Elections Committee Member does specifically agree:

- a. Credentials and Elections Committee Member will not at any time during or following election, in any fashion, form, or manner, either directly or indirectly, divulge, disclose, or communicate to any person, firm, or corporation in any manner whatsoever any information of any kind, nature, or description concerning any matters affecting or relating to the business of the Cooperative, its manner of operation, its plans, processes, or other data of any kind nature, or description without regard to whether any or all of the foregoing matters would be deemed confidential, material, or important.
- b. Credentials and Elections Committee Members will not at any time during or following service on the Credentials and Elections Committee, in any fashion, form, or manner, either directly or indirectly, divulge, disclose, or communicate to any person, firm or corporation in any manner whatsoever any personal or private information concerning any other Credentials and Elections Committee Member or employee that might otherwise be obtained through his or her election with the Company, including wage scales, medical condition or other information that would otherwise be considered personal to a Credentials and Elections Member or employee. It being the intent at all times to reserve and protect the personal and private lives of the Cooperative.
- c. The parties stipulate that, as between them, the matters are important, material, and confidential and gravely affect the effective and successful conduct of the business of the Cooperative and its goodwill, and that any breach of the terms of this section is material breach of his/her agreement.



d. Any breach of this covenant by the undersigned Committee Member shall be considered as an extremely serious matter by the Cooperative and shall be grounds for Board action.

Credentials and Elections Committee Member Signature

Date



Committee Member Photo Release and Waiver

I hereby give Tri-County Electric Cooperative, Inc. (TCEC), my consent to photograph, videotape and record my image and/or voice for use by TCEC, including but not limited to intracompany communications, internal and external advertisement, and public relations.

I further understand no compensation will be provided to me or my family members for use of my image or recording, and that I may not be informed in advance of the specific use of my image or recording. I waive any right to inspect or approve the finished photograph, video, recording, electronic advertising or printed material. I understand my image and voice can be used by TCEC while currently serving as a member of the Credentials and Elections Committee or no longer serving as a member of the Credentials and Elections Committee of the company.

I agree to allow TCEC to use my photograph for company use.

I DO NOT agree to allow TCEC to use my photograph for company use.

Committee Member Name (Please Print)

Date

Committee Member Signature



Direct Deposit Information

To: Accounting Department

Date: _____

Subject: Direct Deposit

Below is the information needed to direct deposit my net pay into my bank account.
I have a **“VOIDED CHECK”** enclosed with my request.

Name – (Printed)

Signature

Bank Name - Printed

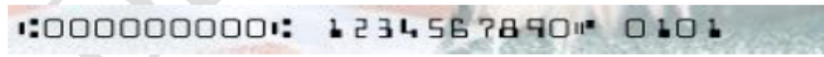
Checking _____ Savings

Bank Routing Number

Account Number

_____ % (or \$ amount) of Net Pay to this Account

Enclose a Voided Check or Direct Deposit information sheet from your banking institution along with this information. It cannot be processed without it.



Routing/Transit Number
Is a 9-digit number that identifies
The financial institution where your
Checking account is located.

Account Number
this is your account
number

Check Number
the financial institution scans the
check number electronically in order
For it to appear on your
monthly statement

*W-9 Form is Required for New Committee Members



Federated Rural Electric Insurance Exchange

Directors Liability Application

Within the scope of the proposed insurance, has any Director, Trustee or Officer
any knowledge or information of any negligent act, error, omission or breach of
duty which he reasonably should expect could give rise to a claim against him? Yes or No
(If the answer is yes, please attach full details.)

Director Signature _____ Date _____

Director Title _____



Director Photo Release and Waiver

I hereby give Tri-County Electric Cooperative, Inc. (TCEC), my consent to photograph, videotape and record my image and/or voice for use by TCEC, including but not limited to intracompany communications, internal and external advertisement, and public relations.

I further understand no compensation will be provided to me or my family members for use of my image or recording, and that I may not be informed in advance of the specific use of my image or recording. I waive any right to inspect or approve the finished photograph, video, recording, electronic advertising or printed material. I understand my image and voice can be used by TCEC while currently serving as a member of the Board of Directors or no longer serving as a member of the Board of Directors of the company.

By signing below, I acknowledge that I have read and understand the Director Photo Release, and further agree to the terms contained within this document:

- I agree to allow TCEC to use my photograph for company use.
- I DO NOT agree to allow TCEC to use my photograph for company use.

Director Name (Please Print)

Date

Director Signature



Director Confidentiality Agreement

WHEREAS _____ (hereinafter referred to as "Director") has been elected to the Board of Directors of Tri-County Electric Cooperative, Inc., a Texas corporation, (hereinafter referred to as "Company" and /or "Cooperative"); and,

WHEREAS, Director, in connection with his/her election with the Company Board of Directors may, in the course of scope of his/her duty, come into contact, have access to, or otherwise acquire confidential or proprietary information that might otherwise relate to the employees, their compensation, their medical conditions, Company projects, both present and anticipated, as well as Company strategies, plans, and proposals; and,

WHEREAS, the Company wishes to protect and preserve the integrity of its internal organization, as well as the privacy of each of its employees and directors; and,

WHEREAS, the undersigned, as a condition of his/her election to the Cooperative Board of Directors acknowledges and agrees to be bound by this covenant not to use or otherwise disclose confidential information; and,

WHEREAS, the parties wish to memorialize the understanding and agreement between the Company and the Director, and do hereby make the following agreement:

NOW THEREFORE, KNOW ALL MEN BY THESE PRESENTS, that for and in consideration of the continued election to the Board of Directors by the membership, the undersigned Director does specifically agree:

a. Director will not at any time during or following election, in any fashion, form, or manner, either directly or indirectly, divulge, disclose, or communicate to any person, firm, or corporation in any manner whatsoever any information of any kind, nature, or description concerning any matters affecting or relating to the business of the Cooperative, its manner of operation, its plans, processes, or other data of any kind nature, or description without regard to whether any or all of the foregoing matters would be deemed confidential, material, or important.

b. Directors will not at any time during or following service on the Board of Directors, in any fashion, form, or manner, either directly or indirectly, divulge, disclose, or communicate to any person, firm or corporation in any manner whatsoever any personal or private information concerning any other Director or employee that might otherwise be obtained through his or her election with the Company, including wage scales, medical condition or other information that would otherwise be considered personal to a Director or employee. It being the intent at all times to reserve and protect the personal and private lives of the Cooperative.

c. The parties stipulate that, as between them, the matters are important, material, and confidential and gravely affect the effective and successful conduct of the business of the Cooperative and its goodwill, and that any breach of the terms of this section is material breach of his/her agreement.

d. Any breach of this covenant by the undersigned Director shall be considered as extremely serious matter by the Cooperative and shall be grounds for Board action.

Director Signature

Date



**TRI-COUNTY ELECTRIC COOPERATIVE, INC. MEMBERSHIP
BOARD OF DIRECTORS' APPLICATION**

Thank you for your interest in serving on the Board of Directors of Tri-County Electric Cooperative, Inc. Membership ("TCEC"). In an effort to assist the Credentials and Elections Committee to carry out their duties and tasks, please complete this application by _____, 20____.

You may return the completed application by email to:

Email: _____

Name: _____

First

Middle

Last

Primary Residential Physical

Address: _____

Phone: _____ Email: _____

Employer (if applicable)

Name: _____

Your title: _____

Address: _____

Phone: _____

Type of business or organization:

Primary services and area served:

Please list boards and committees that you serve on:

Organization	Title	Date of Services
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1. Please attach biographical material in an electronic format that Microsoft Word can open. Applicants are solely responsible for content and must adhere to a 400-word limit. The Cooperative will not edit applicants' materials but reserves the right to require edits if the material is deemed inappropriate to share with Members and the public. Updates to biographical material will not be accepted after the application deadline.

2. Are you an individual member of TCEC, and receiving service from your primary residential abode, and residing within the district for a period of (3) years to which such director is elected to represent?

Yes No

3. Do you have the capacity to enter legally binding contracts?

Yes No



4. Have you been previously removed or disqualified as a director?

Yes No

If yes, please explain:

5. Have you been convicted of, or plead guilty to, a felony or misdemeanor (exclusive of traffic violations), or found guilty of any offense involving moral turpitude?

Yes No

If yes, please explain:

6. Have you graduated from high school or earned an equivalent degree or certification?

Yes No

7. Are you in any way employed or financially interested in any competition enterprise, business or partnership selling electrical energy or any service provided by the cooperative or its affiliates?

Yes No

If yes, please explain:

8. Are you a close relative of an incumbent director or of an employee of the cooperative? (This provision shall not prohibit the eligibility of a close relative of an incumbent director from seeking such position if the conflict is eliminated by the election)

Yes No

If yes, please explain:

9. Do you agree to comply with any other reasonable qualifications as determined by the Board?

Yes No

If no, please explain:

10. Have you been an employee of the cooperative, or spouse of an employee of the cooperative, or former employee, or spouse of an employee, who was employed by the cooperative at any time within ten (10) years of your employment with the cooperative?

Yes No

If yes, please explain:

11. During the three (3) years immediately before applying to become a director have you complied with all provisions of the cooperative bylaws?



Yes No

12. Do you hold any elected position of national, state, county or city public office or are you a school board member or county commissioner?

Yes No

If yes, please explain:

13. Have you or do you hold an elected position as referenced in subsection 10 of the TCEC Bylaws within the preceding three (3) years immediately prior to this director election?

Yes No

If yes, please explain:

14. Do you agree not to seek or take an elected position to public office during your term as a TCEC Board member?

Yes No

15. During the five (5) years immediately before becoming a director have you been employed by, control, own more than ten percent (10%) of, serve as a director or officer of, or receive more than ten percent (10%) of annual gross income from an entity that: Advances the entity's pecuniary interest by competing with the cooperative or a cooperative subsidiary or cooperative affiliate, providing a good or service similar to a good or service provided by the cooperative or a cooperative subsidiary or a cooperative affiliate providing electric energy or a good or service related to providing electric energy.

Yes No

If yes, please explain:

A. Membership Director Qualifications

To become and remain a Director, I understand and must comply with the following membership qualifications as evidenced by my initials below:

1. while a director and during the three (3) years immediately before becoming a director, a member must:

a. be an unsuspended member. _____

b. permanently reside or use electric energy provided by the cooperative, at the individuals principal residence as defined under federal tax law within the service area, or the director district from which the director is nominated or elected. _____

c. comply with application, petition and election standards set forth for election to the Board of Directors. _____

d. except as otherwise provided by the Board for good cause, shall receive a credentialed cooperative director designation, director's certificate, or similar designation or certification from the National Rural Electric Cooperative Association within thirty-six (36) months of becoming a director. _____

e. except as otherwise provided by the Board for good cause, attend at least two-thirds (2/3) of all board meetings during each twelve (12) month period; and _____

f. maintain the confidentiality of cooperative business discussed by the Board. Confidential cooperative business includes: all undisclosed matters covered or discussed in executive session of the Board; as well as all confidential information and business plans and trade secrets; private directors, employee or member information; potential or pending acquisition of real or personal property of the cooperative; operational plans and business promotions; power supply and generation interests;



and all power distribution plans; until the Board has collectively agreed to the terms and timing for public disclosure of such information. _____

2. while a director and during the three (3) years immediately before becoming a director, a member must comply all provisions of the cooperative bylaws. _____

B. Independent Director Qualifications.

To become and remain a director, I understand and must comply with the following independence qualifications as evidenced by my initials below:

1. annually complete and sign an independence certification and disclosure form approved by the Board. _____

2. while a director, not be employed by another director, or be employed by, or receive more than ten percent (10%) of annual gross income from, an entity for which another director controls, owns more than ten percent (10%), or is a director or officer; and _____

3. while a director and during the five (5) years immediately before becoming a director, not be employed by, control, own more than ten percent (10%) of, serve as a director or officer of, or receive more than ten percent (10%) of annual gross income from an entity that:

a. advances the entity's pecuniary interest by competing with the cooperative or a cooperative subsidiary or cooperative affiliate, providing a good or service similar to a good or service provided by the cooperative or a cooperative subsidiary or a cooperative affiliate providing electric energy or a good or service related to providing electric energy. _____

4. while a director, not engage in any behavior, actions or activities that (1) subject either the director or the cooperative to ridicule or embarrassment; (2) adversely affect the directors or the cooperatives reputation; (3) interfere with or diminish the directors standing as a cooperative ambassador and representative; or (4) are contrary to the best interests of the cooperative and its employees. _____

C. Director Disqualification.

To become and remain a Director, I understand and must comply with the following membership qualifications as evidenced by my initials below:

After being elected, designated, or appointed to the TCEC Board of Directors and if a director does not comply with all general director qualifications, membership director qualifications, and independent director qualifications, then for good cause as determined by the Board, the Board shall disqualify the director and the individual is no longer a director if:

1. the Board notifies the director in writing of the basis for, and provided the director an opportunity to comment regarding the Board's proposed disqualification; and _____

2. within twenty (20) days after the Board notifies the director of the proposed disqualification, the director neither complies with nor meets the director qualification. _____

******Information obtained below may be used for reporting requirements to the Internal Revenue Service ("IRS") on the TCEC's annual IRS form 990. By signing this application, applicant consents to company providing this information on the it's annual form 990 which will be filed with the IRS.******

Did the Cooperative provide you or an interested person with a grant or other assistance, regardless of amount?

Yes No

If yes, please explain:

Do you or your family have a direct or indirect business relationship with the Cooperative? **



Yes No

If yes, please explain:

Are you "independent?" ***

Yes No

If no, please explain:

Do you or have you have/had a family or business relationship with another officer, director, trustee, or key employee? **

Yes No

If yes, please explain:

Have you received reportable compensation or other compensation from a related organization as a current or former officer, director, trustee, key employee, or highest compensated employee?

Yes No

If yes, please explain:

I have completed the Board of Directors Application for Tri-County Electric Cooperative, Inc. I have had an opportunity to review TCEC's bylaws and any other relevant documents including, but not limited to, Form 990 and related definitions of the Department of the Treasury Internal Revenue Service. I hereby certify that the information set forth is true and complete to the best of my knowledge.

Signature: _____ Date: _____

**** For purposes of this application:**

Family Member and Family Relationship. A "family member" of an individual includes, and a "family relationship" of an individual includes relationships with, his or her spouse, ancestors, brothers and sisters – whether whole or half blood, children – whether natural or adopted, grandchildren, great grandchildren, and spouses of brothers, sisters, children, grandchildren, and great grandchildren. Spouse includes an individual married to a person of the same sex if the individuals are lawfully married under state law for the state in which the marriage is entered into, regardless of domicile. (IRS Definition, Form 990 10 E)

***** For purposes of this application:**

Independent. (i) Received no compensation as an officer of the cooperative (ii) did not receive more than \$10,000 during tax year as an independent contractor or related organizations, or (iii) neither you nor a family member were involved in a transaction with cooperative or a related organization.



Direct Deposit Information

To: Accounting Department

Date: _____

Subject: Direct Deposit

Below is the information needed to direct deposit my net pay into my bank account. I have a **“VOIDED CHECK”** enclosed with my request.

Name – (Printed)

Signature

Bank Name - Printed

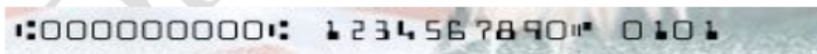
Checking _____ Savings

Bank Routing Number

Account Number

_____ % (or \$ amount) of Net Pay to this Account

Enclose a Voided Check or Direct Deposit information sheet from your banking institution along with this information. It cannot be processed without it.



Routing/Transit Number

Is a 9-digit number that identifies the financial institution where your Checking account is located.

Account Number

this is your account number

Check Number

the financial institution scans the check number electronically in order For it to appear on your monthly statement