



# Randolph Electric Membership Corporation

P.O. Box 40 Asheboro, NC 27204 · 879 McDowell Rd. Asheboro, NC 27205 · 336.625.5177 · Toll Free 1.800.672.8212

## REMC Estate Refund Information Form

Dear Estate Representative:

We want to help you apply for your family member's capital credits.

To process the estate refund, we need a document from the Clerk of Court in your family member's home county. This documentation will determine how we issue the check.

Acceptable forms of documentation include any of the following:

- ☐ A Letter of Administration
- ☐ A Letter of Testamentary
- ☐ Application and Assignment Year's Allowance
- ☐ Authorization for Payment of Money Owed Decedent
- ☐ Affidavit for Collection of Personal Property of Decedent
- ☐ Deficiency Judgment
- ☐ Another form of documentation from the Clerk of Court's office with the official seal

**Please indicate which document you have by checking the box associated with that document.**

On any official documentation identifying assets of the decedent, please **make sure that REMC is listed with the amount provided below.**

☐ **If this box is checked, then please sign the attached REMC form before a notary public.**

If you have any questions, please call Marcela Rodriguez, Capital Credits Coordinator at REMC, at 336-625-5177 or 1-800-672-8212.

### Mail this form back to:

Randolph EMC  
PO Box 40  
Asheboro, NC 27204-0400  
Attn: Marcela Rodriguez

Member Number _____	Amount _____
Member Number _____	Amount _____
Member Number _____	Amount _____
Total Refund _____	

# Randolph Electric Membership Corporation

## Board Policy No. 424

SUBJECT: Capital Credits

### I. OBJECTIVE

The objective of this capital credits Policy ("Policy") is to state the general policy of Randolph Electric Membership Corporation ("Cooperative") for allocating and retiring capital credits.

### II. POLICY

A. The Cooperative shall allocate and retire capital credits in a manner that: (1) is consistent with state and federal law; (2) is consistent with operating on a cooperative basis under federal tax law; (3) is fair and reasonable to the Cooperative's patrons and former patrons; (4) provides the Cooperative with sufficient equity and capital to operate effectively and efficiently; and (5) protects the Cooperative's financial condition. Subject to law, the Cooperative's Certificate of Incorporation, and the Cooperative's bylaws, the allocation and retirement of capital credits are at the sole discretion of the Cooperative's Board of Directors ("Board").

#### B. Board Approval

The Cooperative shall allocate and retire capital credits according to the manner, method, timing, and amount approved by the Board.

#### C. Patronage Earning Allocations

For each good or service provided by the Cooperative on a cooperative basis during a fiscal year, the Cooperative shall equitably allocate to each patron, in proportion to the quantity or value of the good or service purchased by the patron during the fiscal year, the Cooperative's patronage earnings from providing the good or service during the fiscal year. The Cooperative, however, may retain for necessary purposes, without allocation, patronage earnings to meet the reasonable future needs of providing the good or service, but the Cooperative shall keep records necessary to determine, at any time, the rights and interests of each patron and former patron in the retained patronage earnings.

D. Patronage Loss Allocations

For each good or service provided by the Cooperative on a cooperative basis, the Cooperative shall offset patronage losses with the Cooperative's patronage earnings from providing the good or service during the most recent past fiscal year(s) or the next succeeding future fiscal year(s).

E. Nonpatronage Earning Allocations

As approved by the Board, the Cooperative may use, retain, or equitably allocate the Cooperative's nonpatronage earnings.

F. Nonpatronage Loss Allocations

As approved by the Board, the Cooperative shall offset nonpatronage losses with the Cooperative's nonpatronage earnings during any fiscal year.

G. General Capital Credits Retirements

The Cooperative may generally retire capital credits with the goals of: (1) maintaining an equity level between thirty percent (30%) and forty percent (40%) of the Cooperative's total assets, excluding G&T capital credits; (2) retiring some capital credits every year during the month of June; (3) communicating and promoting the cooperative principles; (4) fostering loyalty and support among patrons and former patrons; and (5) maximizing public relations and political goodwill.

H. Special Capital Credits Retirements

The Cooperative may specially retire capital credits upon the death of an individual patron or former patron.

I. Discounted Special Capital Credits Retirements

For capital credits specially retired before the time the Cooperative anticipates normally retiring the capital credits, as agreed upon by the Cooperative and a patron or former patron, the Cooperative may pay the discounted, net present value of the capital credits.

J. Setoff and Recoupment

After retiring, and before paying, capital credits allocated to a patron or former patron, the Cooperative shall recoup, offset, or setoff any amount owed to the Cooperative by the patron or former patron by reducing the amount of retired capital credits paid to the patron or former patron by the amount owed.

As set forth in the Bylaws, a former patron's capital credits may be retired on a discounted basis to allow for immediate setoff and recoupment of some or all uncollected debt.

### III. LIMITATIONS

#### A. Forfeiture of Capital Credits

The Cooperative shall not enter contracts through which a patron or former patron forfeits the right to the allocation or retirement of capital credits. The Cooperative shall not require any patron or former patron to forfeit the right to the allocation or retirement of capital credits.

#### B. Separate Allocations and Retirements

The Cooperative shall separately identify and allocate to the Cooperative's patrons capital credits and similar amounts allocated to the Cooperative by an entity in which the Cooperative is a member, patron, or owner. The Cooperative may retire these separately identified and allocated capital credits before or after the entity retires and pays the amounts to the Cooperative.

#### C. Notice of Allocation

Within eight and one-half (8½) months following a fiscal year, the Cooperative shall notify each patron in writing of the amount of capital credits allocated to the patron for the preceding fiscal year through a written notice or through a published formula used by the patron to determine the dollar amount allocated.

#### D. Adverse Financial Impact

The Cooperative shall not retire any capital credits unless the Board first determines that the retirement will not adversely impact the Cooperative's financial condition.

#### E. Request and Agreement for Special Retirement

The Cooperative may specially retire capital credits upon the death of a patron or former patron only upon receiving a written request from the appropriate legal representative and only under terms and conditions agreed upon by the Cooperative and the appropriate legal representative.

#### F. Discount Rate

If the Cooperative retires capital credits before the time the Cooperative anticipates normally retiring the capital credits and pays the discounted, net present value of the capital credits, then the Cooperative shall use a

discount rate based on the Cooperative's weighted cost of capital, including the cost of equity and the cost of debt. [Average Weighted Cost of Debt X Percent Debt] + [Cost of Equity X Percent Equity]

G. Payment and Notice of Retirement

After the Cooperative retires capital credits allocated to a patron or former patron, the Cooperative shall pay the retired amount by sending a check (or issuing a bill credit) for the amount to the patron's or former patron's most current address listed on the Cooperative's records.

H. Unclaimed Capital Credits

The Cooperative shall pay, retain, or escheat unclaimed capital credits as permitted by law. The Cooperative may impose a dormancy or service charge equaling five percent (5%) per annum of the retired but unclaimed amount.

IV. RESPONSIBILITY

A. Implementation of Policy

The Cooperative's CEO is responsible for implementing this Policy and for developing the practices and procedures necessary to allocate and retire capital credits according to this Policy.

B. Recommendations to Board

The Cooperative's Manager is responsible for: (1) recommending to the Board the manner, method, timing, and amount for allocating and retiring capital credits; and (2) when in the best interest of the Cooperative and its patrons and former patrons, recommending to the Board revisions to this Policy.

C. Review and Approval by Board

The Board is responsible for: (1) reviewing, discussing, and evaluating the Manager's recommendations regarding the manner, method, timing, and amount for allocating and retiring capital credits; (2) approving the manner, method, timing, and amount for allocating and retiring capital credits; (3) reviewing, discussing, and evaluating this Policy every other year; (4) reviewing, discussing, and evaluating the Manager's recommendations for revising this Policy; and (5) revising this Policy.

D. Compliance with Policy

The Board is responsible for the Cooperative's compliance with this Policy.

EFFECTIVE DATE: January 28, 2008

REVISED EFFECTIVE DATE: August 27, 2012  
April 24, 2025