RESOLUTION OF THE WHITE MOUNTAIN APACHE TRIBE OF THE FORT APACHE INDIAN RESERVATION

- WHEREAS, the Tribal Council is advised by tribal member, Flora Cobb, who resides in East Fork, that she has paid for a electric powerline from Navopache Electric Coop., to her home in East Fork, but that recently a HUD home was constructed near her property and said home has been connected to the powerline which she paid for; and
- WHEREAS, she further advises the Tribal Council that initially Navopache Electric Coop. advised her that she owned the electric powerline and that it was required that she pay for said line if she wished to have electric service to her home; and
- WHEREAS, Mrs. Cobb further advises the Tribal Council that Navopache Electric Coop. now states that she does not own the line and that other homes can be connected to the line even though she paid the full price for its installation; and
- WHEREAS, the Tribal Council concludes that the matter should be clarified by Navopache and that Mrs. Cobb should not bear the full cost of the electric powerline.
- BE IT RESOLVED by the Tribal Council of the White Mountain Apache Tribe that it hereby requests Navopache Electric Coop., to deterine the ownership of the electric powerline to Flora Cobb's house, and to otherwise attempt to resolve the issues in respect to ownership and sharing of construction costs for the powerline on behalf of Flora Cobb.

The foregoing resolution was on April 2, 1987, duly adopted by a vote of NINE for and ZERO against by the Tribal Council of the White Mountain Apache Tribe, pursuant to authority vested in it by Article V, Section 1 (i) of the Amended Constitution and Bylaws of the Tribe, ratified by the Tribe June 27, 1958, and approved by the Secretary of the Interior on May 29, 1958, pursuant to Section 16 of the Act of June 18, 1934 (48 Stat. 984).

RECEIVED

JUN 1 1 1987

Fort Apache Indian Agency Whiteriver, Arisona Chairman of the Tribal Council

Secretary of the Tribal Council