



SERVICE LINE AGREEMENT

CENTER JOB ID SERVICE LINE ID



Energy®	STANDAR	KD FOR	IVI		v0817	PKC	53000	1676869	SL0004	4090297	297. 8	
					A	PPLIANCES	S TO BE CC	NNECTED			METER PAD	
CUSTOMER WESTERN PRIDE CONSTRUCTION SERVICE ADDRESS				# 1 2 2	TYPE BARBE FIREPL FURNA	ACE		-	BTU 50000 90000 220000	Not R By Ap By Q	Required oplicant	
259 BIG MATTERHORN WAY					GENER UNIT H	RATOR			150000 50000		TER PRESSURE	
SUBDIVISION LOT NO INTERLAKEN 211] ¦		RHEATER		Total BTU	40000 600000	NA	2 lb	
CITY OR COUNTY MIDWAY STATE ZIP CODE 84049								ı	Not R By Ap	•		
MAILING ADDRESS PO BOX 307COALVILLE, UT 8	84017									O By QC	•	
SERVICE LINE COSTS Installation Charges			2,080.49	Spe	ER LOCAT cial - WES TYPE		HOME BEH	IND STAIRW	ELL AND W	INDOW		
					SERVICE							
				1	CIAL CON							
				MET	ER LOCAT	TION- BEHI	IND STAIRW	AY AND NE	XT TO WIND	ow		
PIPE SIZE 3/4"	10112 000101121 0001 11011 202											
<u> </u>	Please submit paym	ent to D	. ,	<u></u> v. Р(D Box 2	7031. Rid	chmond.	VA 23261	1-7031			_
То рау	with credit card please									ongas		
Scope of Work. Dominion Energy Ut Facilities, as specified above and a this Agreement and (b) Company e Cost of the Work. Customer agrees to pay to Compweather-related costs, tax conse Company personnel costs and b. Customer agrees to pay, prior to	as designated in the field, as we either signs this Agreement or conservations.	ell as any r ommence	related work, is refer so the Work.	red to	e and appo as the "W	ork". This A	Agreement s	shall not be o	deemed to be	e in force until	il (a) Customer has signo	
limited to frost and/or rock trench Company's determination, in its: c. Interest accrues at the rate of 6.0 collection of any amount.	ning ("Additional Construction Co sole discretion, that the initial de 0% per annum on any amount du	sts") withir sign must b ue from su	n 30 days of the Com be modified, that resu ch installation or invo	pany in ilt in in ice dat	nvoice date creased Co te until the	e. Any chan onstruction amount due	nge to the ler Costs shall a e is paid in fo	ngth or scope also be includuall. Customer	of the Facilit ded as Addition will pay all co	ties, whether d onal Construct osts and attorr	due to Customer request to tion Costs. ney's fees incurred in the	or
 Rights-of-Way. Customer agrees to Cancellation. If the Work does not be incurred up to the date of cancellat 	egin within six months of the ef ion.	fective dat	te of this Agreement	, Com	pany may	, at its option	on, cancel th	obligated to nis Agreemer	perform unle nt and charg	ess rights-of-v e Customer fo	way have been granted. or any Construction Cos	sts
 Contamination. If Company encounts suspend the installation or trenchin contamination, Customer shall pay 	ers any contaminated soil or gr ng until the contamination is ren all costs incurred by Company	oundwate noved, disp arising fro	r during the trenchin posed of and/or rem om or caused by the	g and ediate remed	installation d to Comp diation as	n of facilitie pany's satis Additional (es that requi sfaction and Construction	at no cost to n Costs	Company. I	If Company el	lects to remediate the	•
 Force Majeure. Company shall have customers due to emergencies or i Customer or any third party for con customers are proposed in the customers. 	the right to allocate materials and the event Company is unable astruction delays resulting from	and labor to obtain such alloc	to construction proje sufficient supplies, i sation. Company sha	cts wh materiall not l	nich it deer als, or labo be respons	ms, in its so or for all of i sible for an	ole discretion its construc- ny delay to the	n, most impo tion requiren ne extent aris	nents, and C sing from or o	caused by (a)	I not be responsible to the performance of	
Customer s responsibilities under the Company's sole judgment, prevent including orders or judgments of ar 8. Ownership of Facilities. The Facilities 9. Natural Gas Service. This Agreemen accordance with the Dominion Ene 10. Relocation. Company shall have no Customer shall bear all costs assort 11. Work Site Preparation.	s that Company constructs to re it is not an agreement to provid ergy Utah Natural Gas Tariff, PS obligation to relocate any of the ciated with any relocation.	nder natu e natural ç SCU 500 (e Facilities	ral gas service shall gas service. Upon co "Tariff") on file with t s. If Customer reque	at all tomplet he Uta	times remaion of the ship Public States any of the	aın solely th Facilities, C Service Cor ne Facilities	he property Company wi mmission ("o s be relocate	of Company Il provide na Commission ed, and Com	tural gas ser ") as may be pany agrees	vice utilizing t revised from to relocate th	the Facilities in time to time. ne facilities, then	
a. Prior to installation of the service panels or meters, air intakes, pe	e line, Customer will ensure that:	(i) no para ; (iii) grade	llel utilities are within	three t	feet of the	service line	e location; (ii) n a horizonta	the riser local line; (iv) gra	ation is at lea de is within s	st three feet he ix inches of fin	orizontally from electrical nished grade from curb to)

a. Prior to inscillation of the Service line. Customer will ensure unat. (i) no parallel utilities are witnin strine reet or the service line location is at least three feet nonzontality from electrical panels or meters, air intakes, permanent openings or roof valleys; (iii) grade lines are marked on the building foundation with a horizontal line; (iv) grade is within six inches of finished grade from curb to structure; (v) building materials are cleared from the line locations; (vi) no open trenches where the Work will be performed.
b. Prior to contacting Company to request a gas meter set, Customer will ensure that: (i) the fuel line is run from the gas appliances to the meter location area; (ii) meter protection and pad, if required, is in place; (iii) an appliance installation permit, where required, is obtained from the city and/or county governing agency.

Indemnity. To the fullest extent permitted by law, Customer shall release, indemnify, hold harmless, and defend Company, its parent company, affiliates at any tier, and contractor(s) at any tier and their respective directors, officers, employees, and agents (collectively "Indemnified Parties") from and against any and all liabilities, losses, claims, demands, liens, fines, and actions of any nature whatsoever, including but not limited to attorney fees and defense costs (collectively "Liabilities") arising out of, related to, or in connection with any Work contemplated by this Agreement; however, in no event shall Customer be required to indemnify or defend the Indemnified Parties from and against any Liabilities to the extent caused by the negligence or willfull misconduct of Company or Company's contractors at any tier. The release, indemnification, hold harmless, and defense obligations of this Agreement extend, but are not limited to, Liabilities in favor of, claimed, demanded or brought by Customer itself, Customer's employees or subcontractors, employees of the Indemnified Parties, or third parties on account of injury, death, property damage, or

such Party.

INTENDING TO BE LEGALLY BOUND, the Parties have executed this Agreement to be effective as of the day and year set forth below

		Prepared By: Brandon Wells 801-324-4881					
WESTERN PR	IDE CONSTRUCTION	Dominion Energy Utah					
CUSTOMER							
BY:		BY:					
TITLE	DATE	TITLE	DATE				