

PUBLIC SERVICE COMPANY OF NEW MEXICO

**ELECTRIC LINE EXTENSION AGREEMENT
(COMPANY-BUILT SYSTEM)**

Customer: Santa Fe County
Address: 102 Grant Ave
Santa Fe, NM
Point of Service: 37 Rancho Viejo Blvd
Type of Service: General Power

PNM Representative: Don Ferris
Work Order Number: 2348045
Installation Task Number(s): 01
Retirement Task Number(s): N/A

THIS AGREEMENT is made and entered into this _____ day of September, 2011 by and between PUBLIC SERVICE COMPANY OF NEW MEXICO, a New Mexico corporation, hereinafter called "PNM" or "Company", and County of Santa Fe, hereinafter called "Customer." Customer and Company hereby agree as follows:

1. Customer is requesting the Company to provide electric service to the following described property or real estate:
37 Rancho Viejo Blvd, Santa Fe NM, 87505
2. To provide service to this property will require an extension of the Company's electric system (the "line extension" or "facilities") described as follows:
Installation of approximately 4,052 circuit feet of 3 phase 1/0 JCN Al cables with like amount of 4" PVC conduit, three 55" X 55" pull boxes, one 75 KVA padmounted transformer, 1 point of metering with all labor and miscellaneous material needed to complete the project
3. The Customer agrees to pay for the line extension cost as indicated below. The Customer understands the estimated cost and initial credit determinations are final and no additional credits will be given.

Estimated total cost of work	\$85088.03
Less initial revenue credit.....	-\$8504.00
Less initial lot credit.....	-\$
Less salvage credit.....	-\$
Less system improvement credit.....	-\$
Less transformer/meter credit.....	-\$
Less pre-paid design credit	-\$
Total cost paid to Company by Customer.....	\$77034.03

4. Customer understands and agrees that actual annual revenues from the new line extension must meet or exceed the revenue credit received by the Customer. Customer is not required to execute the Company's Electric Line Extension Revenue Credit Guarantee Agreement. It is also understood that the calculation of revenues hereunder shall not include cost pass-through items, e.g. franchise fees, underground rate riders, fuel cost recovery.
5. The total cost payable by the Customer under paragraph 3 must be paid in full in advance of any construction.
6. It is understood and agreed that the facilities installed hereunder shall be and remain the property of the Company, and the Company shall, subject to the terms and conditions of this Agreement, assume full responsibility for future operation and maintenance of said facilities.
7. Service furnished hereunder will be in accordance with the Company's Rules and Regulations and pursuant to its rate schedules applicable to the type of service required. The Company's Rules and Regulations and rate schedules are on file with the New Mexico Public Regulation Commission ("NMPRC" or "Commission") and are incorporated herein by reference and made a part of the Agreement.
8. Customer shall furnish and/or assist the Company in obtaining all necessary easements and rights of way for construction of the facilities; rights of ingress and egress; and the right of excavation as

required for installation, maintenance, repair or replacement of any of the facilities. All easements shall be of public record and, in the case of plats, clearly shown on such plats prior to final recording. Customer agrees to provide grades plus or minus three (3) inches in accordance with the "final grade and drainage plan" of record on all Customer-provided utility easements and locate lot lines as required by the Company. Any relocation due to changes in location of easements, lot lines, or grades will be at the expense of Customer and will be non-refundable.

- This Agreement, including the Electric Line Extension Policy which is made a part hereof, shall at all times be subject to such changes and modifications as shall be ordered from time to time by any legally constituted regulatory body, including the NMPRC, having jurisdiction to require such changes or modifications. Notice shall be given in accordance with the Commission's requirements if and when the Commission is requested to take action which could cause a change in the terms of this Agreement.
- The entire understanding between the parties hereto relating to this Agreement is set forth herein and in any Electric Line Extension Revenue Credit Guarantee Agreement and there are no oral understandings between the parties. No amendments to this Agreement are authorized unless reduced to writing and signed by authorized representatives of each party.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date set forth above.

Customer:

Santa Fe County
Name of Customer

By Katherine Miller

Katherine Miller, County Manager
Printed Name & Title of Signatory

Billing Address:
Santa Fe County
102 Grant Ave
Santa Fe, NM

Public Service Company of New Mexico:

By Bob Jarrett

Title Engineering Supervisor

Company Use Only:

2348045-01
Work Order (W.O.) Number

N/A
Retirement Order (R.O.) Number

02219255

Approved as to form
Santa Fe County Attorney
By: [Signature]
Date: 11/17/2011

Work Request Number

Public Service Company Of New Mexico
PassPort Cost Statement - Summary

Save copy to DM

Client: SANTA FE COUNTY FIRE DEPT
 Address: 102 GRANT AVE SANTA FE
 Resp Person: DFERRIS

WO: 02348045
 Contribution Required: Y

Labor	\$11,532.16
Material	\$62,129.44
Meters	\$742.43
Services	\$0.00
Transportation	\$2,514.69
Vegetation Management	\$0.00
Contract Work	\$7,498.31
Misc. Expenses	\$671.00
Total Cost of Work	\$85,088.03
Customer Credit	\$8,054.00CR
Lot Credit	\$0.00
Salvage Credit	\$0.00
Sys Improvement Credit	\$0.00
Transformer-Meter Credit	\$0.00
Subtotal Credits	\$77,034.03
Profit	\$0.00
Subtotal Profit	\$77,034.03
Tax	\$0.00
Subtotal Tax	\$77,034.03
Billable Amount	\$77,034.03

 Authorized Date:

 Authorized By: