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OFFICIAL RECORDS

Requested By
DC/COUNTY MGR

DOUGLAS COUNTY RECORDERS
Karen Ellison - Recorder

Page: 1 of 33 Fee: \$ 0.00

Bk: 0313 Pg: 2404



Deputy. sg

Assessor's Parcel Number: N/A

Date: MARCH 11, 2013

Recording Requested By: _____

Name: DEBBIE BEAM, COUNTY MANAGER'S OFFICE

Address: _____

City/State/Zip: _____

Real Property Transfer Tax: \$ N/A

LINE EXTENSION AGREEMENT #2013.034

(Title of Document)

This page added to provide additional information required by NRS 111.312 Sections 1-2. (Additional recording fee applies)

This cover page must be typed or legibly hand printed.



**RULE 9
LINE EXTENSION AGREEMENT**

Agreement No.: 12153
PID: 3000113070
Date Prepared: 12/13/2012

This Line Extension Agreement ("Agreement") is made and entered between Sierra Pacific Power Company, a Nevada Corporation, d/b/a NV Energy ("Utility") and DOUGLAS COUNTY REDEVELOPMENT AGENCY, a(n) individual, ("Applicant") (individually, a "Party" and collectively, the "Parties").

RECITALS

- A. Utility owns and operates electric transmission and distribution facilities and provides electric service within Nevada, in accordance with Tariff Schedules filed with and approved by the Commission.
- B. Applicant has requested Utility to relocate or alter existing Utility facilities or has requested "Service" or a "Line Extension," as defined in Rule 1, for the purpose of receiving electric service to its Development.
- C. In accordance with Rule 9, applicable provisions of other portions of its Tariff Schedules and this Agreement, Utility will relocate or alter Utility facilities, as requested by Applicant.
- D. Applicant acknowledges that it must follow Utility's procedures for identifying and resolving conflicts between its Development and Utility's above-ground and underground electric transmission and distribution facilities and that Utility will only waive or approve a particular conflict through Utility's standard use agreement signed by the property owner(s) and Utility, duly notarized, and recorded.

In consideration of the above recitals, mutual covenants, terms and conditions contained in this Agreement, the Parties agree as follows:

AGREEMENT

1. Summary of Costs and Contingencies

1.1 Line Extension. In order to provide 0 KVA of Service to Applicant and/or alter existing Utility facilities, Utility will modify its electric lines as shown on the Service design titled E-FOOTHILL RD-U/G POWER LINES-CIAC-E-DOUGLAS COUNTY REDEVELOPMENT AGENCY and attached as Exhibit A.

1.2 Estimated Costs. Utility estimates that the Costs of the Line Extension Project are **\$258,918.00**, as summarized on Exhibit B.

1.3 Estimated Advance. The estimated Advance is **\$304,404.00**, consisting of:

- (A) CIAC. An estimated CIAC in the amount of **\$255,255.00** ("Estimated CIAC"). This amount includes a non-taxable, non-refundable cost of **\$0.00** and a taxable, non-refundable cost of **\$255,255.00**. If the Estimated CIAC is greater than \$20,000, it is subject to Cost True-up.
- (B) Advance Subject to Refund. An Advance Subject to Refund in the amount of **\$0.00**. This amount includes Applicant's responsibility for proportionate share attachments per Rule 9, Section A.16 and any Commission Order in the amount of **\$0.00**.
- (C) Tax Effect. The estimated Tax Effect is:

FILED
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1.3
[Signature]



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- (1) Advance Subject to Refund. A Tax Effect relating to the Advance Subject to Refund in the amount of **\$0.00**. This Tax Effect is subject to refund.
- (2) CIAC. A Tax Effect relating to CIAC in the amount of **\$41,607.00**. This Tax Effect is subject to adjustment in connection with a Cost True-Up.
- (3) Non-Cash Contributions. A Tax Effect relating to Applicant's non-cash contributions to Utility under Rule 9, Section A.12 (such as trenching and substructures performed by Applicant, its contractors or its subcontractors) in the amount of **\$7,542.00**. This Tax Effect is not subject to refund.

1.4 Estimated Line Extension Project Allowance and Initial Allowance. The estimated Allowance for the Line Extension Project on the Effective Date is **\$0.00** ("**Estimated Line Extension Project Allowance**"). Applicant's Initial Allowance is \$_____. A worksheet supporting the Estimated Line Extension Project Allowance and the Initial Allowance is attached as Exhibit C.

1.5 Payment. Applicant must pay Utility **\$301,404.00** upon delivery of the signed Agreement. When calculating this payment, Utility applied the Initial Allowance and, if applicable, a credit for the Utility Betterment.

1.6 Related Projects and Contracts

(A) Related Projects. If any project to which this Line Extension Project will connect is not constructed and/or energized, such as those identified in this Subsection, Utility will not perform under this Agreement until after the Parties, in accordance with Section 13.8, revise this Agreement to incorporate changes to the Design and the Costs:

Project No.	Initiated	Title
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(B) Proportionate Share Contracts. If Applicant attaches to other line extensions, such as those identified in this Subsection, Applicant must pay Proportionate Share Costs:

Project ID.	Contract No.	Dated	Expiration	Title
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(C) Master Planned Community Contracts. This Agreement is associated with the following master planned community contracts

Project ID.	Contract No.	Dated	Expiration	Title
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2. Description and Design of the Line Extension Project

- 2.1 Design for Line Extension Project: Amendment. The design for the Line Extension Project and Betterments, if any, is attached to this Agreement as **Exhibit A** (the "**Design**"). Applicant approves the Design and acknowledges that Applicant is bound by and must comply with all notes on the Design. The Parties may revise the Design by amending this Agreement in accordance with **Section 13.8**.
- 2.2 Condition to Providing Service. Utility does not have an obligation to provide Service to Applicant's Development until after Applicant resolves all conflicts between the Development and Utility's transmission and distribution facilities, at Applicant's expense and to Utility's satisfaction. Applicant agrees that, if Utility provides Service to the Development even though conflicts remain, Applicant is responsible for all Costs to resolve those conflicts to Utility's satisfaction and Applicant must (at its Cost) acquire and deliver to Utility all Property Rights Utility deems necessary.
- 2.3 Inaccurate Information and Field Conditions. Applicant understands that inaccurate, incomplete or outdated information and that surface and subsurface field conditions could delay the In-Service Date, if any.
- 2.4 Sources of Power. The sources of power to the Development are subject to change, at Utility's discretion.
- 2.5 Providing Service to Applicant. Utility will provide Service to Applicant in accordance with this Agreement, applicable Laws and Utility's Tariff Schedules. However, if there is a Reduction of Service (as defined in Rule 1) before or after the Agreement terminates or if Applicant is not using the capacity Utility made available to Applicant in connection with this Agreement after the Agreement terminates, Utility (in its discretion) may reallocate the unused capacity to other customers.
- 2.6 Line Extension Project Completion. The Line Extension Project is complete after (A) Utility receives all Property Rights in accordance with this Agreement, (B) the Parties complete the Adjustments and (C) if applicable, Utility energized the Line Extension Project to provide Service to the Development.

3. Line Extension Project Cost, Cash Advance, Allowance and Refunds

- 3.1 Estimated Costs on Exhibit B. The estimated Line Extension Project Costs are identified on **Exhibit B**.
- 3.2 Utility and Applicant Betterments.
 - (A) Estimated Expense of Utility Betterment. The estimated expense for the Utility Betterment is, and Utility will credit and/or pay Applicant, **\$0.00** ("**Betterment Expense**") unless Utility sends Applicant a Stop Work Notice. Utility will credit Applicant **\$0.00** and, after Applicant delivers the lien releases required by **Subsection (E)** below, pay Applicant **\$0.00**.
 - (B) Obligation to Install Utility Betterment. If the Design identifies a Utility Betterment, Applicant must install those facilities when it performs its work in connection with the Line Extension Project.



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- (C) Utility Betterment Scope of Work. Applicant must perform (or cause to be performed) the following in association with the Utility Betterment:
_____.
- (D) Utility's Option to Stop or Terminate Work on Utility Betterment. At any time, Utility may notify Applicant to terminate work on the Utility Betterment ("Stop Work Notice"). If Applicant receives a Stop Work Notice, Applicant must stop working on the Utility Betterment immediately and take action to mitigate expenses. Within 30 days after terminating work, Applicant must submit a final invoice to Utility for work performed through the termination date on the Utility Betterment. Notwithstanding Section 3.2(A), if Utility issues a Stop Work Notice, Utility is only responsible for Applicant's actual expenses for the Utility Betterment (up to the amount of the Betterment Expense). If, after receiving a Stop Work Notice, Applicant's actual expenses are less than the Betterment Expense, Utility (in its discretion and notwithstanding Section 13.8) may revise Section 1 and Exhibit B and invoice Applicant.
- (E) Release of Lien or Claim for Utility Betterment. Utility cannot accept any facilities constructed and equipment installed by Applicant, including the Utility Betterment, and will not energize Applicant's Line Extension Project until after Applicant furnishes to Utility a complete release of any lien or claim.
- (F) Ownership of Betterment. The design identifies any Utility Betterment and any Applicant Betterment. All Betterments installed by Applicant and Utility under this Agreement are property owned, maintained, and controlled by Utility upon Utility's Acceptance.
- (G) Guarantee. The Section 7 guarantees also apply to any Betterment.

3.3 Limitation on Refunds. The Advance Subject to Refund is the maximum possible refund that Applicant may receive. The actual refund is limited by Applicant's eligible Excess Allowance and Proportionate Share Refunds and consequently Applicant might not receive a 100% refund of the Advance. Depending upon the risk, project length, certainty of Demand, and other factors pertaining to Applicant's Line Extension Project, the refund may range from \$0 to the balance of the Advance Subject to Refund. The total of all refunds must not exceed the Advance Subject to Refund. Notwithstanding Section 13.2 and in accordance with Rule 9, Section A.14, Applicant may only assign its right to receive a refund by signing and delivering to Utility a properly executed assignment in a form acceptable to Utility.

3.4 Non-Refundable Tax Effect. Given that CIAC, non-cash contributions, and Applicant facilities that exceed the minimum requirements are non-refundable, the Tax Effect associated with these is also non-refundable.

3.5 Performance of Allowance True-Up. In its discretion and at any time, Utility may perform an Allowance True-Up. However, if on the Effective Date the Initial Allowance is less than the Estimated Line Extension Project Allowance, Utility will perform an Allowance True-Up 18 months after the Effective Date and calculate any Excess Allowance in accordance with the Allowance True-Up.

3.6 Performance of Cost True-Up. In its discretion and at any time, Utility may perform a Cost True-Up. If the Estimated CIAC is greater than \$20,000, Utility will perform a Cost True-Up after all Costs have been recorded.



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- 3.7 Return of Overpayments and Invoices Associated with Accounting Adjustments. If Utility performs the accounting adjustments in Section 3.5 or Section 3.6, Utility will either invoice Applicant or return any overpayment to Applicant. If Utility does not perform an Allowance True-up and/or a Cost True-Up, Applicant is only responsible for the Costs identified on Exhibit B and as otherwise invoiced by Utility.
- 3.8 No Interest on Amounts Paid by Applicant. Utility will not pay Applicant any interest on the amount of any payment made in connection with this Agreement.
- 3.9 Multiple Applicants. [RESERVED]

4. Applicant's Obligations

- 4.1 Responsibility for Costs. Applicant is responsible for all Costs, except for those Utility is specifically responsible for under Rule 9 ("**Applicant's Cost Responsibility**").
 - (A) Increased Costs: Other Projects. If one or more of the projects identified in Section 1.6(A) cancels, is not completed on time, is reduced in scope or in some other manner affects Utility's ability to provide Service to the Development or increases the Cost to serve the Development, the Parties might have to revise the Design and Applicant is responsible for the increased Cost to serve the Development.
 - (B) Increased Costs: Applicant Delay in Completing Construction. If, within 18 months after the Effective Date, Applicant does not complete construction of the Line Extension Project, Utility may re-estimate and either terminate this Agreement or, notwithstanding Section 13.8, amend Exhibit B. Applicant must pay the invoice in accordance with Section 4.5.
- 4.2 Payment of Advances. Applicant must pay all Advances based on the Costs identified initially in Exhibit B and those identified subsequently under Section 4.1(A), Section 4.1(B) or Section 4.5.
- 4.3 Obligation to Construct Facilities in Compliance with Laws. Applicant and its agents must, at Applicant's expense, construct and install Rule 9, Section A.12 improvements, as shown on Exhibit A, perform work associated with these improvements, and comply with and perform in accordance with all Permits, Laws, Utility Standards, the Tariff Schedules and the National Electrical Safety Code. These Rule 9, Section A.12 improvements and the work associated with these improvements include but are not limited to trenching, backfilling, excavation, pavement removal, restoration, repaving, conduits, risers, transformer pads, vaults, enclosures, boxes, work and materials relating to such structures and substructures, and other materials Utility deems necessary for the electrical facilities.
- 4.4 Identification and Resolution of Conflicts: Costs Associated with Conflicts. Utility is not obligated to provide Service to the Development until after Applicant meets its obligations under this Section to Utility's satisfaction:
 - (A) Identification of Conflicts. Applicant must identify, in writing and in a manner satisfactory to Utility, all conflicts between (1) the Development and Utility's underground and above-ground distribution and transmission facilities located within the Development, (2) the Development and Utility's underground and above-ground distribution and transmission facilities located within or adjacent to offsite improvements required for the



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Development (3) the Development and Utility's above-ground distribution and transmission facilities located adjacent to the Development, and (4) the Development and Utility's property rights within and adjacent to the Development, including but not limited to easements, rights-of-way, and any other use or occupancy rights.

- (B) Resolution of Conflicts with Utility's Facilities and Payment of Costs. If Applicant, its agents, its contractors, or its subcontractors damage, have damaged, render unsafe or have rendered unsafe Utility's above-ground or underground distribution and transmission facilities located within or adjacent to the Development or to the offsite improvements required for the Development, Applicant must (1) pay all Costs to render those facilities safe, to relocate the facilities impacted, and to construct any new facilities needed, and (2) provide or obtain real property rights in Utility's name for the relocated facilities and/or new facilities, at no cost to Utility and in a location and form satisfactory to Utility (including but not limited to the type of property rights, the dimensions of the property rights area, and terms and conditions of the property rights).
- (C) Resolution of Conflicts with Utility's Easements and Payment of Costs. If Utility determines, in its discretion, that Applicant, its agents, its contractors, or its subcontractors interfered with Utility's property rights, Applicant must (1) pay all Costs incurred by Utility that are associated with the interference and (2) either remove the interference and return the property rights area to a condition that is usable by Utility or provide or obtain replacement property rights in Utility's name, at no cost to Utility and in a location and form satisfactory to Utility (including but not limited to the type of property rights, the dimensions of the property rights area, and terms and conditions of the property rights).

4.5 Payment of Invoices: Work Stoppage and Service Delay for Non-Payment. Applicant must pay Utility's invoices within 60 days of receipt. If mailed, Utility's invoices are deemed received three (3) days after the invoice date. Applicant must reference PID 3000113070 on any payment. If Utility does not receive timely payment of its invoices, then Utility, without liability to Applicant, may stop work and/or not provide Service to Applicant, until after Utility receives payment in full. Any delay in payment might result in a delay in completion of the Line Extension Project.

4.6 Interest. Any amount unpaid and due by Applicant under this Agreement will accrue interest at the then current per annum simple prime rate, as published in the Money Rates section of the Wall Street Journal, plus one percent (1%), from the original due date through the date of receipt of payment by Utility.

4.7 Information Provided by and Needed from Applicant. Applicant acknowledges that Utility relies on information provided by Applicant when performing Utility's obligations under this Agreement. Applicant acknowledges that it has a continuing obligation to provide the most current and accurate information concerning its Development to Utility. Applicant also understands that Utility is not aware of and cannot know all surface and subsurface field conditions. Notwithstanding anything to the contrary in this Agreement, Applicant agrees to assume all responsibilities, liabilities, and Costs for repair, replacement, redesign, modification or other work to the facilities associated with this Agreement:

- (A) Resulting from or arising out of incomplete, inaccurate or outdated data and other information supplied to Utility by Applicant; or



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- (B) Resulting from or arising out of changes affecting the accuracy or completeness of data or information after it is supplied to Utility by Applicant; or
- (C) Resulting from or arising out of surface or subsurface field conditions; or
- (D) That were installed based on surveys or staking provided by Applicant or Applicant's agents that are found to be located outside the recorded Property Rights granted for such facilities.

4.8 Inspection of and Responsibility for Facilities Installed by Applicant. For facilities and equipment installed by Applicant, Applicant must:

- (A) Allow Utility to inspect the construction or installation of the facilities and equipment.
- (B) Maintain, repair, and (as Utility deems necessary) replace those facilities and equipment until Utility's Acceptance, in addition to providing the guarantees in Section 7. If Applicant must use conduit it installed or pre-existing conduit for Service to the Development, Applicant (in Utility's discretion and at Applicant's expense) must video inspect, re-mandrel, re-mule tape, and repair the conduit. If all or a portion the conduit cannot be repaired, Applicant (at its expense) must replace the damaged conduit.

4.9 Reduction of Service or Termination Charges: Security. Within 60 days of written notification by Utility, Applicant must pay reduction of service or termination charges in accordance with Rule 9, Section A.25 and/or provide security (such as cash or a letter of credit) in a form acceptable to Utility for the Allowance or any other credit Applicant receives if Applicant (A) fails to complete the Development, (B) becomes less creditworthy and is at risk of not taking permanent service, as determined by Utility in its discretion, (C) terminates Service to the Development, or (D) significantly curtails or reduces Service to the Development during the depreciable life of the facilities installed under this Agreement, as determined by Utility in its discretion.

4.10 Obligation to Provide Information to Utility. Within 10 days of Utility's written request, Applicant must provide information and documentation requested by Utility, including but not limited to absorption information, information and documentation relating to the amount(s) Applicant paid, if any, for third-party Property Rights, and information and documentation relating to the actual cost of Applicant's non-cash contributions to Utility under Rule 9, Section A.12. With respect to absorption information, Applicant must, at a minimum: (A) for residential-type developments, identify the number of units, type of units (single- or multi-family), sales and cancellations (or net sales) at given time intervals and (B) for commercial-type developments, identify the number of units, square footage for each type of load (casino, retail, convention, etc.), and dates of major load blocks such as chillers or pumps, if applicable, at given time intervals.

5. Right to Set Off

5.1 Utility's Right to Set Off Amounts Owning. Utility may set off any sum or obligation (whether or not arising under this Agreement) owed by Utility to Applicant against any sum or obligation (whether or not arising under this Agreement) owed by Applicant to Utility.



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5.2 Utility's Right to Withhold Additional Amount. Utility may also deduct the following from any sum or obligation (whether or not arising under this Agreement) owed by Utility to Applicant:

- (A) The amount to remedy any defects and repair any damage in accordance with Section 7.2;
- (B) The amount to discharge any lien filed or that could be filed in relation to the work performed and material and equipment installed by Applicant under this Agreement;
- (C) The value of any claim against Utility that Applicant has failed to settle in accordance with an indemnity obligation;
- (D) The amount to resolve all conflicts between the Development and Utility's distribution and transmission facilities located within or adjacent to the Development in accordance with Section 4.4(B); and
- (E) The amount to resolve all conflicts between the Development and Utility's Property Rights within and adjacent to the Development in accordance with Section 4.4(C).

5.3 Other Rights and Remedies: Survival. If Utility offsets any amount in accordance with this Section, Utility may still pursue all other rights and remedies it might have. Utility's rights under this Section survive default, expiration, or termination of this Agreement or excuse of performance for Force Majeure or otherwise.

6. Property Rights; Ownership and Lien Release(s)

6.1 Obligation to Acquire and Convey Property Rights. Applicant must, without cost to Utility, grant and convey, or obtain for Utility, all Property Rights that Utility deems it requires for the Utility facilities (or any portion thereof) affected under this Agreement. In Utility's discretion and at Applicant's Cost, Utility may obtain an appraisal(s) of the Property Rights.

6.2 Condition to Commencing Construction. Utility is not obligated to commence construction of any facilities until after the required Property Rights are permanently granted to Utility in a manner that is satisfactory to Utility as to both location and form (including but not limited to the type of Property Rights, dimensions of the Property Rights area and terms and conditions relating to the Property Rights).

6.3 Ownership of Facilities and Equipment. All facilities constructed and equipment installed by Applicant and Utility, including Utility Betterment, under this Agreement are property owned, maintained, and controlled by Utility upon Utility's Acceptance. Upon Utility's written request, Applicant will sign and deliver a Bill of Sale in a form acceptable to Utility that conveys all of Applicant's rights, title and interest in the facilities and equipment to Utility and certifies that the facilities and equipment are free of liens and other encumbrances. Utility has the right to use, and allow other Utility customers to use, those facilities and equipment for any purpose. Utility may also allow designated telecommunications carriers and cable television companies to use the facilities and equipment if Utility is required to do so by the federal Telecommunications Act or other laws. If Applicant requests that spare conduit be installed in connection with this Agreement and pays the Costs associated with that conduit, Utility is not required to reserve that conduit for Applicant and may use it



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for other Utility customers and allow designated telecommunications carriers and cable television companies to use that conduit.

6.4 Release of Lien or Claim. Upon Utility's written request, Applicant must furnish to Utility a complete release of any lien or claim and receipts covering in full all labor, material, and equipment for which a lien could be filed in relation to the work performed and material and equipment installed.

7. Guarantees

7.1 Guarantee Against Defects. Applicant guarantees, regardless of Utility's Acceptance, all work Applicant and its contractors/subcontractors perform and all material and equipment they furnish under this Agreement against defects in materials and workmanship for a period of one (1) year following completion of the Line Extension Project. Applicant also guarantees any corrective work and replaced or repaired materials against defects for an additional one-year period following completion of the work.

7.2 Utility's Option to Remedy Defect. Utility may, at its option and Applicant's sole Cost, either itself remedy or require Applicant to remedy any defect in materials or workmanship provided by Applicant and its contractors/subcontractors that develop during the one-year period provided for in Section 7.1. The option and obligation to repair extend to any damage to facilities or work caused by the particular defect or repair of the defect. Applicant must remedy the defect(s) to Utility's satisfaction. Should Utility choose to remedy a defect, Applicant must pay Utility all Costs incurred within 30 days of receiving an invoice from Utility.

7.3 Modification or Relocation of Electric Facilities. If Applicant requests that Utility install electric facilities before establishment of final grade or the alignment of roads, streets, or alleys, or in unimproved areas and a conflict arises, Applicant must pay all Costs associated with the relocation or modification of any electric facilities and, at Applicant's expense, must grant or obtain for Utility all Property Rights Utility deems it requires for the relocated/modified facilities, in accordance with Rule 9, Section A.10. The Property Rights must be granted to Utility in a manner that is satisfactory to Utility as to both location and form (including but not limited to the dimensions of the Property Rights area and terms and conditions relating to the Property Rights).

8. Default

8.1 Procedure. If a Party ("Defaulting Party") fails to comply with the terms and conditions of this Agreement and the failure continues for 30 days after the Defaulting Party receives written notice of such failure from the other Party ("Non-Defaulting Party"), then the Non-Defaulting Party is entitled to declare the Defaulting Party in default and is entitled to all remedies authorized by law, with the exception that Utility's failure to achieve any scheduled date is not an event of default.

8.2 Notice to Utility's Legal Department. In addition to sending written notice to Utility's Project Coordinator regarding Utility's failure to comply with the terms and conditions of this Agreement, Applicant must also send a copy of the notice to Utility's Legal Department at the address specified in the "Notices" Section of the Agreement.



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9. Confidentiality

- 9.1 Exchanging Information. Utility might provide Applicant with information to be used in complying with the Agreement. Some or all of this information, including, but not limited to, oral information, documents, supplier information, files, drawings, and data, might be confidential.
- 9.2 Labeling Information Confidential. If Utility wants information to be treated as confidential, Utility must label the written information as "CONFIDENTIAL" ("**Confidential Information**").
- 9.3 Protection of Confidential Information.
- (A) Applicant's Obligation to Keep Information Strictly Confidential and Not Disclose It. Applicant must keep the Confidential Information strictly confidential and in a secure location. Applicant must also keep any discussion regarding Confidential Information strictly confidential. Applicant must not disclose any Confidential Information or a discussion regarding Confidential Information to any person or entity except as expressly provided in this Section or as otherwise approved in writing in advance by Utility.
 - (B) Additional Protection of Information. If Utility has failed to label or advise Applicant that certain information requires protection, the restrictions and limitations in this Section will also apply to the receipt of non-public information that Applicant should reasonably recognize as being confidential.
 - (C) Transmitting Information. If Applicant transmits any Confidential Information electronically or discusses the Confidential Information in an email, it must encrypt the email and all attachments to it and insert "[CONFIDENTIAL]" as the first word in the subject line of the email.
- 9.4 Return or Destruction of Confidential Information. Upon Utility's request, Applicant must promptly either return to Utility, or certify the destruction of, all Confidential Information that Applicant received, together with all copies, excerpts, notes and documents derived or generated from the Confidential Information.
- 9.5 Sharing Confidential Information. Applicant may disclose Confidential Information to and discuss Confidential Information with its affiliates, attorneys, consultants, contractors and subcontractors (collectively, "**Other Parties**"); provided, that the Other Party signs an agreement in a form acceptable to Utility in which the Other Party agrees to be bound by the terms of this "Confidentiality" Section and to submit to the jurisdiction of the District Court, Washoe County, Nevada, or any Nevada court with jurisdiction in or over that matter, for purposes of enforcement of that agreement and this "Confidentiality" Section, and any ancillary proceedings regarding interpretation, enforcement or effect of those agreements.
- 9.6 Request for Confidential Information Through Legal Process. If Applicant becomes legally compelled (by deposition, interrogatory, request for documents, order, subpoena, civil investigative demand or similar process issued by a court of competent jurisdiction or by a government body) to disclose any Confidential Information, to disclose excerpts, notes or documents derived or generated from the Confidential Information, or to disclose discussions regarding the Confidential Information, Applicant must provide prompt written notice to Utility's legal



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department of any such requirement and seek a protective order preventing or limiting disclosure.

9.7 **Rights and Limitations.** Utility does not grant any right or license, by implication or otherwise, to Applicant as a result of Utility's disclosure or discussion of Confidential Information. Utility makes no representation or warranties regarding the accuracy or completeness of this information. Applicant expressly recognizes that this information is provided "AS IS, with all faults" and Utility makes NO WARRANTIES, EXPRESS OR IMPLIED STATUTORY OR OTHERWISE, WITH RESPECT TO THE CONFIDENTIAL INFORMATION AND EXPRESSLY DISCLAIMS ALL IMPLIED WARRANTIES.

10. Force Majeure

10.1 **Notice of Force Majeure.** If any delay due to Force Majeure occurs or is anticipated, the affected Party must promptly notify the other Party in writing of the delay. This notice must include a description of the delay and the cause and estimated duration of the delay. Regardless of the cause, Applicant's failure or inability to pay some or all of the Costs is not a Force Majeure event.

10.2 **Duty to Mitigate Effects of Delay.** The affected Party must exercise due diligence to shorten, avoid, and mitigate the effects of the delay.

10.3 **Notice of Resumption of Performance.** The affected Party must promptly notify the other Party in writing when the Force Majeure event has ended and when performance will resume.

10.4 **Liability: Termination Option.** Utility is not liable to Applicant for Costs incurred as a result of any delay or failure to perform as a result of Force Majeure. In the event of any delay due to Force Majeure, Utility may terminate the Agreement without liability upon 30-days notice to Applicant.

10.5 **Notice to Utility's Legal Department.** In addition to sending written notice to the Project Coordinator for delay, anticipated delay, and resumption of performance in relation to Force Majeure, Applicant must also send a copy of the notice to Utility's Legal Department at the address specified in the Section 15.2 of the Agreement.

11. Representations

11.1 **No Pending Actions, Suits or Proceedings.** Applicant represents that to its knowledge as of the date of this Agreement, there are no actions, suits or proceedings pending or threatened against Applicant in any court or before any administrative agency that would prevent its performance under this Agreement.

11.2 **Authority.** Each Party has taken all actions as may be necessary or advisable and proper to authorize this Agreement, the execution and delivery of it, and the performance contemplated in it. The persons executing this Agreement state and acknowledge that they are authorized and empowered to do so on behalf of the Party so designated.

12. Precedence



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- 12.1 Utility's Tariff Schedules; Commission. This Agreement is made by the Parties in accordance with Utility's Tariff Schedules. Those Tariff Schedules apply to this Agreement, are binding on the Parties, and supersede any portion of this Agreement should a conflict arise. Notwithstanding Section 13.8, this Agreement is, at all times, subject to such changes or modifications by the Commission as the Commission may from time to time direct in the exercise of its jurisdiction. This Section survives default, expiration, or termination of this Agreement or excuse of performance for Force Majeure or otherwise.
- 12.2 Integration. This Agreement, together with documents executed with the same formality as this Agreement, represents the entire and integrated agreement between Utility and Applicant and supersedes all prior and contemporaneous oral and written communications, representations, and agreements relating to the subject matter of the Agreement

13. Miscellaneous Provisions

- 13.1 Indemnity. Applicant agrees to indemnify Utility, its directors, officers, employees, and contractors against and from any claims, losses, costs, suits, judgments, damages, and expenses, including but not limited to attorneys' fees, that arise from or are based upon (A) Applicant's breach of any representation, warranty, or undertaking under the Agreement, (B) the acts or omissions of Applicant, or its employees, agents, contractors or subcontractors, in connection with this Agreement, and (C) bodily injury to or death of any person (including employees of Utility) or damage to or loss of use of property resulting from the acts or omissions of Applicant, or its employees, agents, contractors or subcontractors, in connection with this Agreement. This indemnity will be effective regardless of any negligence (whether active, passive, derivative, joint, concurrent or comparative) on the part of Utility, unless caused solely by the gross negligence or willful misconduct of Utility. For purposes of Utility's enforcement of this indemnity only, Applicant expressly waives all immunity given to Applicant under the workers' compensation laws or other employee benefits acts of any state or jurisdiction that conflicts with Applicant's indemnification obligations under this Section.
- 13.2 Assignment. This Agreement will be binding upon the successors and assigns of both Parties effective upon receipt of written consent of the non-assigning Party, such consent not to be unreasonably withheld. But either Party may assign this Agreement with written notice, but without the consent of the other Party, to any successor corporation in any merger. However, no assignment is effective until after Applicant's successor or assignee agrees in writing to assume all obligations and liabilities under this Agreement and, in Utility's discretion, provides security in a form acceptable to Utility (such as cash or a letter of credit) for the Allowance or any other credit Applicant receives.
- 13.3 Limitation of Damages. Notwithstanding anything to the contrary, Utility is not liable to Applicant for any consequential, indirect, exemplary or incidental damages, including but not limited to damages based upon delay, lost revenues or profits. This Section survives default, expiration, or termination of this Agreement or excuse of performance for Force Majeure or otherwise.
- 13.4 Choice of Law and Venue. The Agreement is governed by and construed in accordance with the laws of the State of Nevada, without giving effect to its choice or conflicts of laws provisions. All actions that are beyond the scope of the Commission's jurisdiction must be initiated in the courts of Washoe County,



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LINE EXTENSION AGREEMENT**

Agreement No.: 12153
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Nevada or the federal district court with jurisdiction over Washoe County, Nevada. Applicant agrees it will not initiate an action against Utility in any other jurisdiction.

- 13.5 **No Waiver.** The failure of either Party to enforce any of the provisions of the Agreement at any time, or to require performance by the other Party of any of the provisions of the Agreement at any time, will not be a waiver of any provisions, nor in any way affect the validity of the Agreement, or the right of any Party to enforce each and every provision.
- 13.6 **Independent Contractor.** Applicant is an independent contractor for all purposes of the Agreement, and all persons engaged in fulfilling Applicant's obligation under the Agreement are employees, agents, contractors, or subcontractors of Applicant and not the employees, agents, contractors, or subcontractors of Utility. Nothing in the Agreement or any contract/subcontract by Applicant will create any contractual relationship between Applicant's contractor/subcontractor and Utility.
- 13.7 **Interpretation.** Each Party to this Agreement acknowledges that it has carefully reviewed the Agreement and that each fully understands and has participated in drafting its provisions, and, accordingly, the normal rules of construction to the effect that any ambiguities are to be resolved against the drafting party are not to be employed or used in any interpretation of this Agreement.
- 13.8 **Amendments.** Any change, modification, or amendment to the Agreement is not enforceable unless consented to in writing by the Parties and executed with same formality as this Agreement.
- 13.9 **No Third-Party Beneficiaries.** Nothing expressed or implied in this Agreement is intended, or should be construed, to confer upon or give any person or entity not a party to this Agreement any third-party beneficiary rights, interests, or remedies under or by reason of any term, provision, condition, undertaking, warranty, representation, or agreement contained in this Agreement.
- 13.10 **Remedies.** All rights and remedies of Utility provided for in the Agreement will be cumulative and in addition to, and not in lieu of, any other remedies available to Utility at law, in equity, or otherwise.
- 13.11 **Headings; Exhibits; Cross References.** The headings or section titles contained in this Agreement are used solely for convenience and do not constitute a part of this Agreement, nor should they be used to aid in any manner in the construction of this Agreement. All exhibits attached to this Agreement are incorporated into the Agreement by reference. All references in this Agreement to Sections, Subsections, and Exhibits are to Sections, Subsections, and Exhibits of or to this Agreement, unless otherwise specified. And, unless the context otherwise requires, the singular includes the plural and the plural includes the singular and the neuter includes feminine and masculine.
- 13.12 **Discretion.** Reference in this Agreement to the "discretion" of a Party means the Party's sole and absolute discretion. Such discretion is not subject to any external standard, including but not limited to any standard of custom, "good faith" or reasonableness.
- 13.13 **Severability.** If any portion or provision of the Agreement is invalid, illegal, or unenforceable, or any event occurs that renders any portion or provision of the Agreement void, the other portions or provisions of the Agreement will remain valid and enforceable. Any void portion or provision will be deemed severed from the Agreement, and the balance of the Agreement will be construed and enforced as if the Agreement did not contain the particular portion or provision held to be void.



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The Parties further agree to amend the Agreement to replace any stricken portion or provision with a valid provision that comes as close as possible to the intent of the stricken portion or provision.

- 13.14 Counterparts. The Parties may execute this Agreement in counterparts. Each counterpart, when signed and delivered, is deemed an original and, taken together, constitutes one and the same instrument. A facsimile or email copy of a signature has the same legal effect as an originally-drawn signature.
- 13.15 Performance of Acts on Business Days. Any reference in this Agreement to time of day refers to local time in Nevada. All references to days in this Agreement refer to calendar days, unless stated otherwise. Any reference in this Agreement to a "business day" refers to a day that is not a Saturday, Sunday or legal holiday (or observed as a legal holiday) for Nevada state governmental offices under the Nevada Revised Statutes. If the final date for payment of any amount or performance of any act required by this Agreement falls on a Saturday, Sunday or legal holiday, that payment is required to be made or act is required to be performed on the next business day.
- 13.16 Joint and Several Liability. [RESERVED]

14. Term and Termination

- 14.1 Term of Agreement. This Agreement is effective on the Effective Date and will continue for a term of five (5) years unless otherwise terminated under the provisions of this Agreement. Applicant will not be entitled to any refunds, returns of overpayments, or moneys after the termination of this Agreement.
- 14.2 Surviving Obligations. Any default, expiration, or termination of this Agreement or excuse of performance for Force Majeure or otherwise does not release Applicant from any liability or obligation to Utility for:
 - (A) Obligations under Section 4.3;
 - (B) Obligations under Section 4.4;
 - (C) Obligations under Section 4.7;
 - (D) Payment of reduction of service or termination charges or providing security in accordance with Section 4.9;
 - (E) Obligations under Section 6;
 - (F) Obligations under Section 7;
 - (G) Obligations under Section 9;
 - (H) Obligations that arise under Section 13.1; and
 - (I) Payment of all Costs, whether incurred before or after default, expiration or termination or excuse of performance, and payment of all Costs that result from termination or excuse of performance.

The provisions of Section 3.8, Section 4.5, Section 4.6, Section 13.16 and Section 15 continue to apply to this Section.



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15. Notices

15.1 Method of Delivery: Contacts. Each notice, consent, request, or other communication required or permitted under the Agreement must be in writing, delivered personally or sent by certified mail (postage prepaid, return receipt requested), by facsimile (with electronic confirmation of receipt), or by a recognized international courier, and addressed to the Party's Project Coordinator as follows:

Utility:
NV Energy
French, Don
Physical Address: 875 E. Long St, Carson City, NV 89706
Mailing Address: P.O. Box 10100, Mail Code: R77CSE, Reno, NV 89520
Telephone No.: 775/834-2903
Fax No.: _____
Email Address: DFrench@nvenergy.com

Applicant:
DOUGLAS COUNTY REDEVELOPMENT AGENCY
STEVE MOKROHISKY
Physical Address: P O BOX 218, MINDEN, NV 89423
Mailing Address: P O BOX 218, MINDEN, NV 89423
Telephone No.: 775-782-9821
Fax No.: 775-782-6255
Email Address: SMOKROHISKY@CO.DOUGLAS.NV.US

15.2 Notice to Utility's Legal Department. For any notice given by Applicant to Utility under Section 8 and Section 10, Applicant must also send a copy to:

NV Energy
Attn: Legal Department
6226 West Sahara Avenue, M/S 3A
Las Vegas, Nevada 89146
Fax No.: (702) 402-2069

15.3 Receipt of Notice: Change of Information. Each notice, consent, request, or other communication is deemed to have been received by the Party to whom it was addressed (A) when delivered if delivered personally; (B) on the third business day after the date of mailing if mailed by certified mail; (C) on the first business day after the facsimile transmission if delivered by facsimile; or (D) on the date officially recorded as delivered according to the record of delivery if delivered by courier. Each Party may change its Project Coordinator or contact information for purposes of the Agreement by giving written notice to the other Party in the manner set forth above.

16. Definitions

In addition to other terms defined elsewhere in this Agreement, the terms below have the following meanings.

16.1 Acceptance: Utility's written acknowledgement that a particular component of applicable drawings or work is, to the best of its knowledge, compliant with applicable Utility Standards.



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- 16.2 Adjustment: Any addition to, alteration, relocation or removal of Utility facilities as might be further described in Exhibit A. Adjustments include without limitation Betterments.
- 16.3 Advance: Three components consisting of CIAC, Advances Subject to Refund and the Tax Effect.
- 16.4 Advance Subject to Refund: The portion of the Advance that is eligible for refund.
- 16.5 Allowance: The amount that, in accordance with Rule 9, Section B.3, reduces the Advance through a credit and possibly a refund.
- 16.6 Allowance True-Up: The accounting process in which Utility recalculates the Allowance based on Applicant's actual meter sets/units or Applicant's actual Demand and compares this recalculated Allowance to the Initial Allowance.
- 16.7 Betterment: Any deviation or upgrade in the Adjustment to a Utility facility, made primarily for the benefit and at a Party's voluntary election, that Utility determines is not in accordance with:
 - (A) Utility's normal design and construction practices with respect to size, type and quality of materials used that is adequate to accommodate Development's Demand, or
 - (B) The shortest practical route that Utility deems suitable.
- 16.8 Commission: Public Utilities Commission of Nevada.
- 16.9 Contributions in Aid of Construction ("CIAC"): The portion of the Advance that is not eligible to be offset by the Allowance (other than as specified in Rule 9, Section A.6), and is not eligible for a refund, including but not limited to those Costs referred to in Rule 9, Sections A.3, A.5, A.6, A.9, and A.10.
- 16.10 Cost or Costs: Direct and related indirect costs associated with this Agreement, including those incurred by Utility in good faith before the Effective Date. Cost or Costs include but are not limited to: permitting; labor; engineering; surveys; material acquisition, handling and storage; contractors and subcontractors; third-party attachments to Utility facilities; administrative and general overheads; local, state and federal taxes and assessments; Allowance for Funds Used During Construction (AFUDC); Proportionate Share Costs; amount(s) the Commission orders Applicant to pay; litigation guarantees; appraisals; attorneys' fees and expenses; acquisition of and compensation for Property Rights; expenses associated with acquiring easements for Utility facilities whether through negotiation or a condemnation lawsuits; Tax Effect; and improvements to real property that are related to the Utility facilities but not directly related to electrical requirements, such as fencing and landscaping, reduced by any applicable salvage value.
- 16.11 Cost True-Up: The accounting process in which Utility compares actual Costs to the estimated Costs.
- 16.12 Demand: Applicant's highest energy consumption recorded within a given period of time after the In-Service Date. This time period is generally based on Applicant's annual peak load.
- 16.13 Development: Applicant's project on the Property for which Applicant has requested Service from Utility which might include new Service and/or the



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relocation or alteration of existing Utility facilities. Utility will assign a project identification number ("PID") to this project.

- 16.14 **Effective Date:** "The date this Agreement is last signed below."
- 16.15 **Excess Allowance:** If Utility performs an Allowance True-Up, the amount Utility will remit to Applicant if the recalculated Allowance is greater than the Initial Allowance (subject to Section 3.3, Limitation on Refunds).
- 16.16 **Force Majeure:** An event or condition that is beyond the affected Party's control and occurs without the fault or negligence of the affected Party. Force Majeure may include, but is not limited to, government agency orders, war, riots, acts of terrorism, civil insurrection, fires, floods, earthquakes, epidemics, weather, strikes, lock-outs, work stoppages and other labor difficulties.
- 16.17 **Initial Allowance:** The credit for the Allowance that Utility provides Applicant on the Effective Date based on Applicant's representation and Utility's reasonable expectation that the supporting number of meters and/or Demand will be initiated within the 12-month period following the In-Service Date, if any.
- 16.18 **In-Service Date:** The date on which Utility energizes the Line Extension Project to provide Service to the Development.
- 16.19 **Laws:** Any federal, state, or local code, ordinance, rule, statute, enactment, regulation, or order. Any specific reference to a Law in this Agreement refers to the Law as amended from time to time unless otherwise specified.
- 16.20 **Line Extension Project:** The Utility facilities that will be added, altered, relocated or removed in order to provide Service to the Development, as shown on Exhibit A.
- 16.21 **Permit:** Any applicable approval, permit, consent, waiver, exemption, variance, franchise, order, authorization, right, action, or license required from any federal, state, or local governmental authority, agency, court or other governmental body having jurisdiction over the matter in question which is necessary for the Parties to perform their obligations under this Agreement and under the applicable Laws. Any specific reference to a Permit in this Agreement refers to the Permit as amended from time to time unless otherwise specified.
- 16.22 **Project Coordinator:** The individual with authority to act on behalf of Utility or Applicant for purposes of the Agreement, as identified in Section 15.1.
- 16.23 **Property:** The premises owned or controlled by Applicant commonly known as FOOTHILL RD NEAR NIXON ST and further described as being within 131909702014, 131909702013, 131909702012, 131909702010.
- 16.24 **Property Rights:** Real property rights, including but not limited to easements, rights of entry, subordination agreements, conveyances, deeds, transmission use agreements, Permits, prescriptive rights, and rights-of-way.
- 16.25 **Proportionate Share Costs:** The amount(s) Applicant must pay in accordance with Rule 9, Section A.16.
- 16.26 **Proportionate Share Refund:** The refund Applicant receives if other Utility customers connect to Applicant's line extension and Applicant does not waive the refund, in accordance with Rule 9, Section A.16.
- 16.27 **Rule 1:** Utility's Electric Service Rule No. 1, Definitions. Rule 1 is part of the Tariff Schedules.



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- 16.28 Rule 9: Utility's Electric Service Rule No. 9, Electric Line Extensions. Rule 9 is part of the Tariff Schedules.
- 16.29 Tariff Schedules: The entire body of effective rates, charges, and rules, collectively, of Utility as set forth in its rate schedules and rules for electric customers, as those rates, charges, and rules are amended or supplemented from time to time. However, Rule 9 is the version in effect on the Effective Date.
- 16.30 Tax Effect: The amount of any gross-up on Utility tax liability under Section 118 of the Internal Revenue Service Code for Advances Subject to Refund, CIAC, and Applicant's non-cash contributions that Applicant must pay in accordance with NAC § 704.6532 and Rule 9. Any applicable Tax Effect will be payable and applied at the rate in effect in Rule 9 as of the date the Agreement was prepared, which is 12/13/2012.
- 16.31 Utility Standards: Utility's required design, construction, material, and testing specifications as provided in writing to Applicant on Utility's website, as subsequently revised as deemed appropriate in Utility's discretion.

[signature page to follow]



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Date Prepared: 12/13/2012

UTILITY:

Sierra Pacific Power Company d/b/a NV Energy

By: *Robert V. Fitch*

Printed Name: ROBERT V. FITCH

Title: DIRECTOR, DIST. DESIGN SVCS

Date: 4 MAR '13

APPLICANT:

DOUGLAS COUNTY REDEVELOPMENT AGENCY

By: *Greg Lynn*

Printed Name: Greg Lynn

Title: Chairman, Douglas County Board of Commissioners

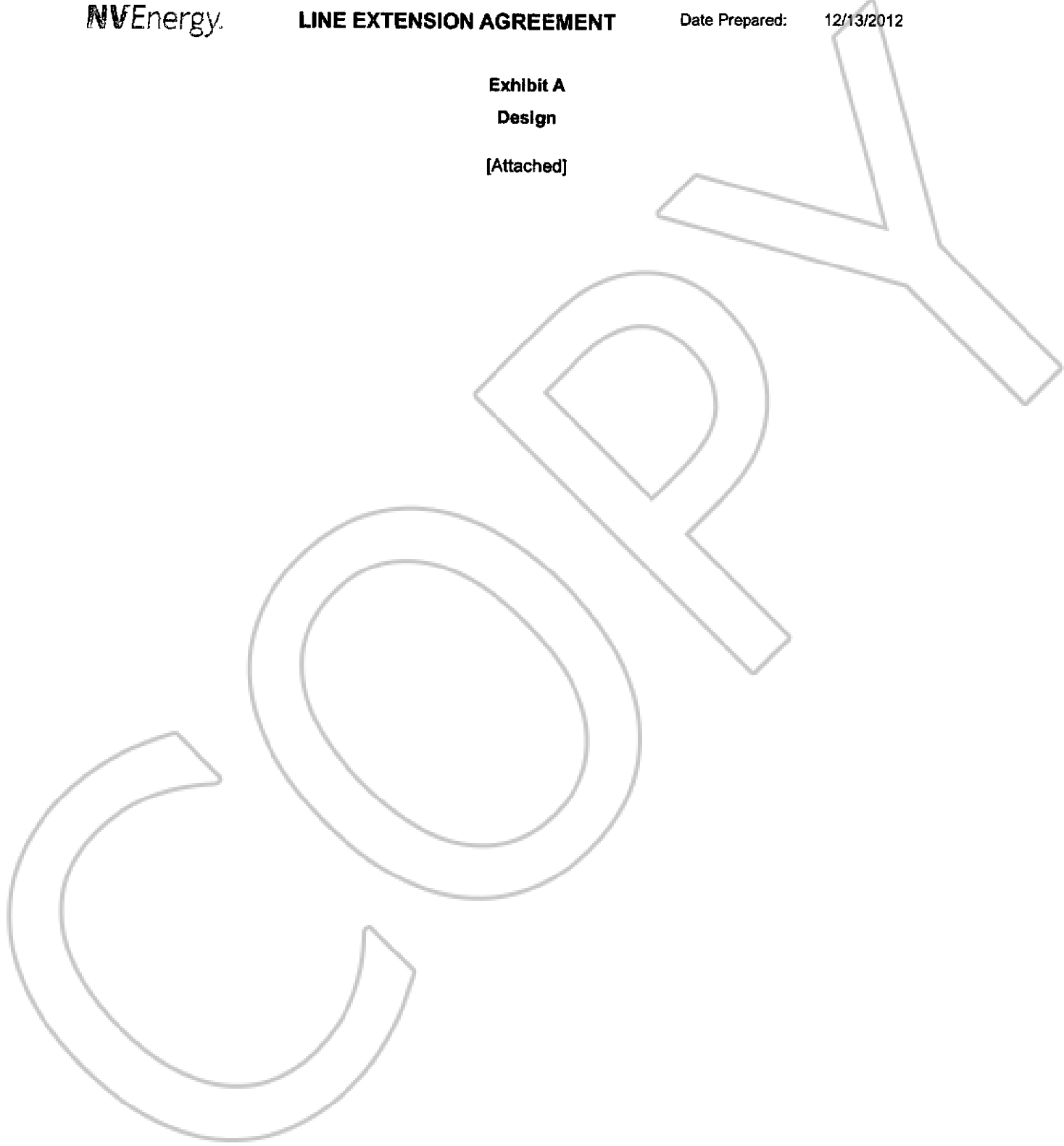
Date: February 7, 2013



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Date Prepared: 12/13/2012

**Exhibit A
Design
[Attached]**



NO. 1	EXTENSION	DATE	DRAWN	REVIEWED	DESIGN CONTACT	DESIGN	NO. 300013070
1	1				Design Contact: Dan French Phone: 770-538-2263 Email: dan.french@nveenergy.com		Main St. Comm
2	2				By: Project Coordinator Name: _____ Date: _____		Town of Genoa
3	3				Customer: Town of Genoa Address: _____ Phone: 770-538-2263 Fax: 770-538-2262		Electric
4	4						1319-08 1319-08C
5	5						1/2



CONFIDENTIAL

NV ENERGY TO FURNISH AND/OR INSTALL

- Approx. 40 est. ft. 2/0 or 3 phase 4/0 service to 200 amp panel 120/200V.
- Approx. 140 est. ft. 4/0 or 3 phase 4/0 service to 200 amp panel 120/200V.
- Approx. 700 est. ft. 4/0 or 3 phase 4/0 service to 200 amp panel 120/200V.
- Approx. 15 est. ft. 63 gal (R) at 3 phase w/6 secondary bus 4/0 1-2/0 in 143" (provided by customer)
- Approx. 350 est. ft. (44) 2/0 (R) at 1 phase w/6 secondary bus 4/0 1-3/0 in 143" (provided by customer)
- Approx. 120 est. ft. (148 gal (R) at 1/2 phase cable to 1-200 amp panel 4/0 1-4/0 in 143" (provided by customer)
- Five (5) 3 phase permanent magnet transformers (N) 12.5/7.20 kVA/14.4kV, 240/120V, 50 Hz, 100 lbs, 21-5242
- One (1) 3 phase permanent magnet transformer, 75 lbs, 12.5/7.2kV, 200/120, 50 Hz, 18-4103
- Four (4) 30 ft wood poles
- One (1) 30 ft wood pole
- One (1) 30 ft wood pole
- One (1) permanent 1 phase loadbank junction enclosures and 25-2125
- Street-walk enclosures and show logs for meters

APPLICANT TO FURNISH AND/OR INSTALL

- Five (5) 3 phase transformer pad (S) 45"x45" for 1W Energy and 4000VA.
- One (1) 3 phase transformer pad (S) 45"x45" for 1W Energy and 4000VA.
- One (1) 3 phase transformer pad (S) 45"x45" for 1W Energy and 4000VA.
- One (1) 3 phase transformer pad (S) 45"x45" for 1W Energy and 4000VA.
- One (1) 3 phase transformer pad (S) 45"x45" for 1W Energy and 4000VA.
- Four (4) 30 ft wood poles
- One (1) 30 ft wood pole
- One (1) 30 ft wood pole
- One (1) permanent 1 phase loadbank junction enclosures and 25-2125
- Street-walk enclosures and show logs for meters

GENERAL COMMENTS

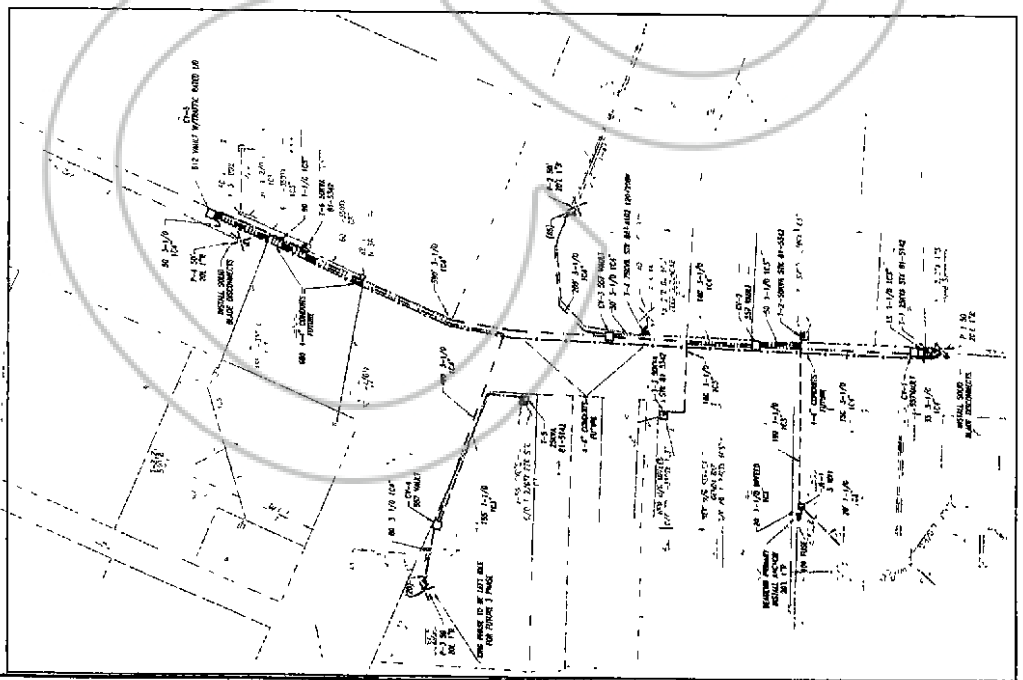
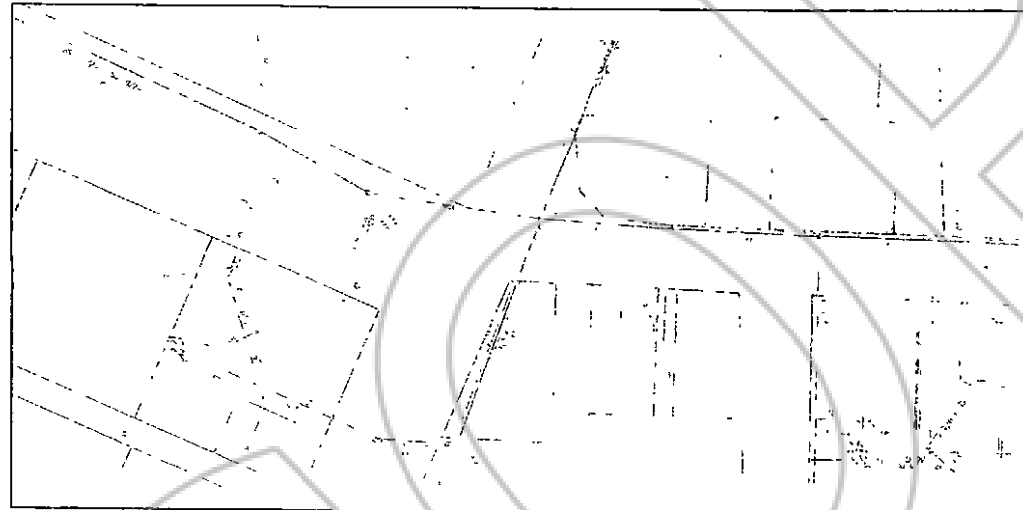
Call the respective Utility (800 899-1555 option 3, 48 hours in advance for all trenching requests) to coordinate trenching. Service cable will not be installed without written trenching permission from the utility.

All trenching and installation work shall be in accordance with the applicable codes and standards. The contractor shall be responsible for obtaining all necessary permits and for coordinating with all other utility companies. The contractor shall be responsible for protecting all existing utilities and for restoring the site to its original condition after completion of the work.

The contractor shall be responsible for providing all materials and labor for the installation and for maintaining the site during and after the work. The contractor shall be responsible for providing all safety equipment and for ensuring the safety of all workers and the public.

The contractor shall be responsible for providing all necessary enclosures and for ensuring that all work is done in accordance with the applicable codes and standards. The contractor shall be responsible for providing all necessary enclosures and for ensuring that all work is done in accordance with the applicable codes and standards.

The contractor shall be responsible for providing all necessary enclosures and for ensuring that all work is done in accordance with the applicable codes and standards. The contractor shall be responsible for providing all necessary enclosures and for ensuring that all work is done in accordance with the applicable codes and standards.

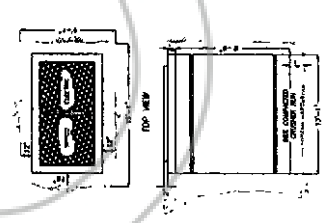
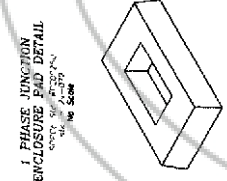
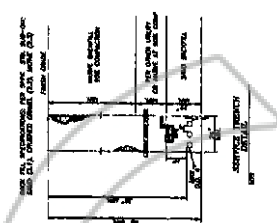
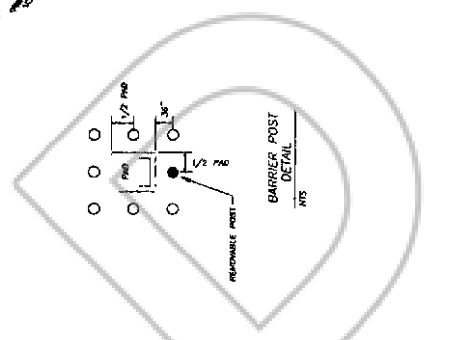
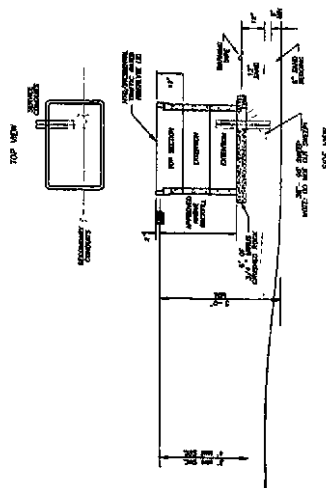
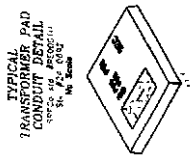


NO DATA SHOWN FOR THIS CALL USA TOLL FREE 1-800-221-7600

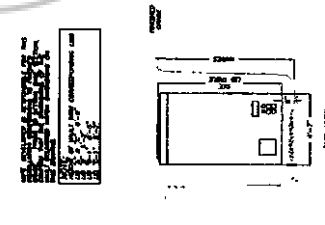
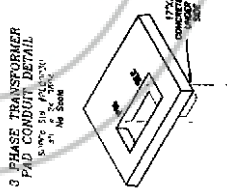
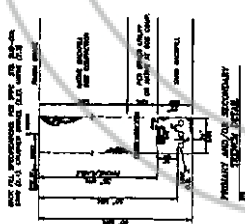
SCALE: 1"=50'

NO	REVISION	DATE	DRAWN	REVIEWED	DESIGN CONTACT	PROJECT COORDINATOR	CUSTOMER	PROJECT NO.	DATE
1	REVISED	1-1-12			Ben French Phone: 719-554-2503 Fax: 719-554-2503	Ben French Phone: 719-554-2503 Fax: 719-554-2503	Town of Genoa Attn: Tim Rouse	1319-09 1318-09C	3000183070 Main St Genoa Electric 2/2

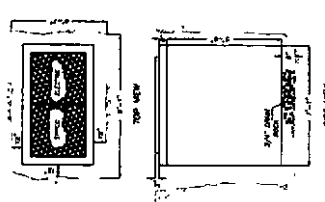
- CONSTRUCTION NOTES:**
- TRENCH WIDTH, DEPTH AND PER SECONDARY PER SP400 516 TROUBLE SERVICE
 - SAND (SUBMIT 2.0) 8" BASE COMPACTED TO 95% WITH APPROVED NATIVE BACKFILL (SUBMIT 2.3)
 - ACCUMULATED DEBRIS IN CONDUIT IS ALLOWED.
 - ALL CONDUITS MUST TERMINATE IN ONE CORNER OF BASE PAD ON THE BASIS OF SUTURE PENETRATION APPROVED BY TOWN ENGINEER.
 - 8" OF 3/4" A-MANAS CRUSHED DRAIN ROCK AS BASE FOR BOX. SEE TROUBLE SHEETS 43-45



618 VAULT DETAIL



657 VAULT DETAIL



618 VAULT DETAIL

SCALE 1"=50'

NOTE: Standards are not to scale and call USA TOLL FREE 1-800-221-2600

NOTE: Standards are not to scale and call USA TOLL FREE 1-800-221-2600

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Agreement No.: 12153
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**Exhibit B
Cost Worksheet**

[Attached]

DRAFT

PROJECT INFORMATION

PROJECT NAME: [REDACTED]

PROJECT NUMBER: [REDACTED]

PROJECT LOCATION: [REDACTED]

PROJECT DESCRIPTION: [REDACTED]

	Total Cost Estimate	Applicant Minimum	Applicant Non-Refundable	NV Energy Responsibility
Labor & Overhead	151,383.00	151,383.00	151,383.00	0.00
Material & Overhead	73,983.00	73,983.00	73,983.00	0.00
DCA	0.00	0.00	0.00	0.00
Substructure	0.00	0.00	0.00	0.00
Permit & Voucher	33,552.00	33,552.00	33,552.00	0.00
Applicant Installed Costs	0.00	0.00	0.00	0.00
Contingency Cost	0.00	0.00	0.00	0.00
Total Amount	258,918.00	258,918.00	258,918.00	0.00

Refundable		Non-Refundable	
		A	
Applicant Cost Subject to Refund	0.00	Applicant Non-Refundable Cost	258,919.00
Proportionate Share	0.00	(Subject to Salvage Credit & Not Subject to Excess Allowance)	
Proportionate Share Waived	0.00	Salvage Credit to be applied	
Refund Subject to Allowance & Excess Salvage	0.00	Excess Salvage Credit to be applied from B	3,664.00
Excess Salvage Credit from A & B to be applied to Refundable	0.00	Applicant Non-Refundable Cost	255,255.00
Current Allowance	0.00	(Not Subject to Excess Allowance After applying Salvage Credit)	
		B	
Total Applicant Refundable Cost After applying salvage	0.00	Applicant Non-Refundable Cost	0.00
		(Subject to Salvage Credit & Excess Allowance)	
		Salvage Credit to be applied	3,664.00
		Excess Salvage Credit to be applied from A	0.00
		Applicant Non-Refundable Cost	0.00
		(Subject to Excess Allowance After applying Salvage Credit)	
		Excess Allowance	0.00
		Applicant Non-Refundable	0.00
		(After applying Excess Allowance and Salvage Credit)	
		Total Non-Refundable	255,255.00



BK : 0919
 PG : 2429
 Page : 26 of 33 09/11/2013 01:26 PM

Removal of Existing Facilities	0.00
Total Taxable Non-Refundable Cost	255,255.00
Total Non-Taxable Non-Refundable Cost	0.00

Advance Subject to Refund		Current Tax Rate	16.3000
Non-Taxable Advance	0.00	Total Non-Taxable	0.00
Taxable Advance	0.00	Total Taxable (Less Tax)	255,255.00
Tax	0.00	Total Tax	49,149.00
Total Advance Subject to Refund	0.00	Total Contract Amount	304,404.00
		(subject to credits)	
Non-Refundable Advance			
Non-Taxable Advance	0.00		
Taxable Advance	255,255.00		
Tax	41,607.00		
Substructures Tax	7,542.00		
Total Non-Refundable Advance	304,404.00		
Total Contract Amount	304,404.00		
(subject to credits)			
Applicant Installed Conduit Credit	0.00		
Applicant Installed Oversized Facilities Credit	0.00		
Applicant Installed Facilities Credit	0.00		
Applicant Installed Service	0.00		
Reimbursement Credit			
Total Applicant Credits	0.00		
Utility Betterment Expenses			
Retention Percentage	0.00		
Applicant Credit	0.00		
Retention Amount	0.00		
Design Advance	3,000.00		
Total Applicant Advance/Credit	301,404.00		



**RULE 9
LINE EXTENSION AGREEMENT**

Agreement No.: 12153
PID: 3000113070
Date Prepared: 12/13/2012

**Exhibit C
Allowance Worksheet**

[Attached]





[Redacted area]

Project ID : 3000113070

Project Title : E-FOOTHILL RD-U/G POWER LINES-CIAC-E-DOUGLAS COUNTY REDEVELOPMENT AGENCY

Short Life Years : N/A

Total Proposed Allowance \$ 0.00

For this ProjectId 3000113070

Panel/Socket information is not available or Allowance is not applicable for this Project.





12/19/2012
DOUGLAS COUNTY REDEVELOPMENT AGENCY
P O BOX 218
MINDEN, NV 89423

Dear STEVE MOKROHISKY,
RE : E-FOOTHILL RD-U/G POWER LINES-CIAC-E-DOUGLAS COUNTY
REDEVELOPMENT AGENCY
Project ID# : 3000113070

The enclosed documents specify costs and responsibilities to provide electric facilities to the above referenced project. Should you decide to proceed with this project, please sign and return an original copy of the enclosed document(s) to the address listed on the attached Memorandum Advanced Statement of Advance/Credit.

The Agreement constitutes a contract regarding installation costs for the requested service. As such, it requires the signature of a person legally authorized to enter into this Agreement. Please ensure that the name and title of the person signing the contract are clearly printed or typed on the lines immediately following the signature. Confusion regarding the authority of the person signing the contract may result in a delay to the installation of electric facilities. A copy of the executed agreement will be returned to you at the above address.

The Terms and Conditions of this proposal shall be firm for 90 days from the date of this letter, at which time the Agreement is no longer valid. After 90 days we may provide you with a new Agreement with revised costs and/or design changes. These changes could be a result of, but are not limited to, field condition changes, project work order connection point, proportionate share and attachment costs, contingent projects, and project labor, material, and tax cost increases. The project is subject to cancellation 180 days from the date of this letter. In the event of project cancellation, you must reimburse Utility for all costs expended on the project and the design in accordance with Rule 9, Section A.2.

In an effort to facilitate completion of this utility work, please submit an application for meterset upon assignment of address(es) from your government agency. This meterset information is required prior to receiving service.

Should you have any other questions regarding this Agreement, please contact me at 775/834-7225.

Sincerely,

A handwritten signature in black ink that reads "Bonnie Rose".

Bonnie Rose

Coord Sr, New Business



Memorandum Advanced Statement of Advance/Credit

Date Issued: 12/13/2012
Project Number: 3000113070
Project Title: E-FOOTHILL RD-U/G
 POWER LINES-CIAC-E-
 DOUGLAS COUNTY
 REDEVELOPMENT
 AGENCY

Request No: 22164
Applicant Name: DOUGLAS COUNTY REDEVELOPMENT
 AGENCY
Applicant Address: P O BOX 218, MINDEN, NV 89423
Applicant Phone: 775-782-9821
Applicant Fax: 775-782-6255
Applicant Email: SMOKROHISKY@CO.DOUGLAS.NV.U
 S

Estimate Version: 3
Statement Number: 24068
Phone Number: 775/834-2903

Project Coordinator: Don French
Contract Amount Detail:

	Taxable	Non-Taxable	Tax	Total
Subject to Refund	0.00	0.00	0.00	0.00
Non-Refundable	255,255.00	0.00	49,149.00	304,404.00
Credits				3,000.00

Total Advance Due: \$301,404.00

Remittance Instructions:

1. Please sign contract.
2. Make checks payable to NV Energy.
3. Write your project number (shown above) on the check.
4. Please remit the contract and payment to the following location:

NV Energy
 P.O. Box 10100
 Mail Code: R77CSE
 Reno, NV 89520

If this payment is related to the final advance, then:

1. Enclose any necessary project documentation required for your project along with your signed contract and payment.
2. NV Energy must receive signed contract, payment, and all required documents before the project will be scheduled for construction.
3. The contract and the above stated contract amount due become void if the contract and payment are not returned to NV Energy with the appropriate signatures within ninety (90) days of applicant receipt of these documents.

Contact your project coordinator at 775/834-2903 with any questions or concerns. Thank you!

This statement is provided for informational purposes only.



Cust



Cash Receipt

Receipt Number: 35689

Date: 02/27/2013

Received By: Rose, Bonnie

Phone Number: 775/834-7225

Method of Payment: CHECK

Check Number: 602705

Request No: 22164

Estimate Version: 3

Customer Information

Name: DOUGLAS COUNTY REDEVELOPMENT AGENCY

Address: P O BOX 218, MINDEN, NV, 89423

Phone: 775-782-9821

Payment Details				
Project ID	Project Title	Agreement Type	Amount	Description of Amount Paid
3000113070	E-FOOTHILL RD-U/G POWER LINES-CIAC-E-DOUGLAS COUNTY REDEVELOPMENT AGENCY	DIA-LEA	\$301,404.00	Downtown Genoa undergrounding

Total Amount Paid: **\$301,404.00**

DOUGLAS COUNTY, NEVADA
 TREASURERS OFFICE
 P.O. BOX 3000
 MINDEN, NEVADA 89423

Bank of America
 PO Box 20000
 Reno, NV 89520-0025

94-72
 1224

Warrant No: 602705

MCR

Date
02/22/2013

Amount
\$301,404.00

Void after 90 Days

WHEN SIGNED BY THE COMPTROLLER THIS BECOMES A WARRANT ON THE TREASURER WHEN SIGNED BY THE TREASURER IT BECOMES A CHECK ON THE BANK NAMED

PAY Three Hundred One Thousand Four Hundred Four and 00/100 Dollars

TO THE ORDER OF

NV Energy
 P O Box 10100
 Mail Code: R77CSE
 Reno, NV 89502

Christo Velattoli
 COUNTY COMPTROLLER

Paul Thomas
 COUNTY TREASURER

3000113070 *Lee 17*

SECURITY FEATURES INCLUDED. DETAILS ON BACK.

⑈ 602705⑈ ⑆ 22400724⑆ 00029001471⑈

COPY

CERTIFIED COPY

The document to which this certificate is attached is a full, true and correct copy of the original on file and on record in my office.

DATE: Mar 11, 2013

TRARA Clerk of the 9th Judicial District Court of the State of Nevada, in and for the County of Douglas.

By [Signature] Deputy