

SERVICE LINE AGREEMENT STANDARD FORM

v1121 CENTER OGD

JOB ID SJ0010006354 SERVICE LINE ID SL0010010935



					APPLIANCES TO BE CONNECTED METER PAD				
CUSTOMER				#	TYPE		BTU	Not Required	
WEBER COUNTY CORP				7	FURNACE OTHER		620000 45000	O By Applicant	
SERVICE ADDRESS				1	RANGE/STOVE		100000	O By QGC	
1845 JACKSON AVE]		Total BTU	765000	METER PRESSURE	
SUBDIVISION LOT NO			LOT NO					2 lb	
CITY OR COUNTY STATE		ZIP CODE					METER PROTECT		
OGDEN UT MAILING ADDRESS		UI	84401					Protection needed: Customer Snow Shelter	
2380 WASHINGTON BLVD OGDEN, UT 84401									
SERVICE LINE COSTS Installation Charges 4,389.47				RISER LOCATION					
installation onlygo				Special - 13' S OF NE CORNER					
					LOO THOS				
					JOB TYPE NEW SERVICE				
				SPECIAL CONDITIONS					
				METER SHELTER REQUIRED BEFORE METER CAN BE SET. IMPORT AND COMPACT UNDER					
				DRIVEWAY. ALL UTILITIES MUST BE A MIN. 3FT AWAY IF RUNNING PARALLEL OR 1FT IF CROSSING. INCLUDING 3FT FROM ANY PERMANENT OPENINGS IN FOUNDATION (VENTS, ETC.).					
PIPE SIZE AMOUNT DUE NOW				MUST BE WITHIN 6IN OF GRADE & EVERYTHING OUT OF THE WAY TO RUN SERVICE LINE. ANY					
AMOUNT DUE NOW \$4,389.47				ADDITIONAL SHADING, ROCK TRENCH, COMPACTION, IMPORT, OR FROST WILL BE BILLED					
Please si	ubmit payment	to Domi			ox 45360, DNR 526	Salt Lake Cit	v. UT 8414	45	
					go to internet.spee				
TERMS AND CONDITIONS									
1. Scope of Work. Dominion Energy Utah ("Company") shall construct and install a natural gas service line and appurtenant facilities as set forth above (collectively the "Facilities"). Installation of the Facilities, as specified above and as designated in the field, as well as any related work, is referred to as the "Work". This Agreement shall not be deemed to be in force until Customer has signed this									
Agreement and returned it to Company. Company does not accept and expressly rejects any changes to the terms and conditions of this Agreement, handwritten or otherwise.									
a. Customer agrees to pay to Company the full and complete cost of materials, construction, installation, permitting, procuring rights-of-way, complying with terms of rights-of-way, environmental costs, weather-related costs, tax consequences related to the contribution in aid of the construction, and any costs arising from Customer requests or Customer caused delays (collectively "Construction Costs")									
provided Company personnel costs and overhead shall be borne solely by Company. THE COSTS SHOWN ABOVE ARE ONLY GUARANTEED FOR THIRTY (30) DAYS FROM EXECUTION OF THIS AGREEMENT. After such thirty (30) days, any or all costs may change by the time the Work is performed. Customer is responsible to pay any increased costs unon receipt of Company's invoice.									
a. Customer agrees to pay to Company the full and complete cost of materials, construction, installation, permitting, procuring rights-of-way, complying with terms of rights-of-way, environmental costs, weather-related costs, tax consequences related to the contribution in aid of the construction, and any costs arising from Customer requests or Customer caused delays (collectively "Construction Costs"), provided Company personnel costs and overhead shall be borne solely by Company. THE COSTS SHOWN ABOVE ARE ONLY GUARANTEED FOR THIRTY (30) DAYS FROM EXECUTION OF THIS AGREEMENT. After such thirty (30) days, any or all costs may change by the time the Work is performed. Customer is responsible to pay any increased costs upon receipt of Company's invoice. b. Customer agrees to pay, prior to the date of installation, the Amount Now Due shown above. Subject to subparagraph (a). Customer shall also pay any additional Construction Costs that may arise during installation, including but not limited to increased labor costs, increased costs of materials, frost and/or rock trenching ("Additional Construction Costs") within thirty (30) days of the Company invoice date. Any change to the length or scope of the Facilities, whether due to Customer request or Company's determination, in its sole discretion, that the initial design must be modified, that result in increased Construction Costs shall also be included as Additional Construction Costs.									
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incurred in the collection of any amount.									
3. Rights-of-Way. Customer agrees to provide Company with any necessary rights-of-way required to complete the Work. Company is not obligated to perform unless rights-of-way have been granted. 4. Cancellation. If the Work does not begin within six months of the effective date of this Agreement, Company may, at its option, cancel this Agreement and charge Customer for any Construction Cost.									
incurred up to the date of cancellation.									
5. Subcontractors. Company may subcontract with third parties for the provision of any of the services contemplated by this Agreement. 6. Contamination. If Company encounters any contaminated soil or groundwater during the trenching and installation of facilities that requires remediation or disposal, or poses a hazard, Company suspend the installation or trenching until the contamination is removed, disposed of and/or remediated to Company's satisfaction and at no cost to Company. If Company elects to remediate the								If Company clocks to remodiate the	
suspend the installation of deficining until the contamination is removed, disposed of another remediated to Company's satisfaction and at no cost to Company. If Company elects to remediate the contamination, Customer shall pay all costs incurred by Company arising from or caused by the remediation as Additional Construction Costs.								in Company elects to remediate the	
customers due to emergencies or in the even	 Force Majeure. Company shall have the right to allocate materials and labor to construction projects which it deems, in its sole discretion, most important to serve the needs or ensure the safety of its customers due to emergencies or in the event Company is unable to obtain sufficient supplies, materials, or labor for all of its construction requirements, and Company shall not be responsible to 								
suspend the Installation of the Installation o									
sole judgment, prevent it from safely excavati orders or judgments of any court or commissi	sole judgment, prevent it from safely excavating or backfilling trenches or installing facilities using its normal construction methods and equipment), government rule, regulation or order, including orders or judgments of any court or commission, delay in obtaining necessary land rights, act of God, or any other cause or condition beyond the control of Company								
sole judgment, prevent it from safely excavating or backfilling trenches or installing facilities using its normal construction methods and equipment), government rule, regulation or order, including orders or judgments of any court or commission, delay in obtaining necessary land rights, act of God, or any other cause or condition beyond the control of Company. 8. Ownership of Facilities that Company constructs to render antural gas service shall at all times remain solely the property of Company. 9. Natural Gas Service. This Agreement is not an agreement to provide natural gas service. Upon completion of the Facilities, Company will provide natural gas service utilizing the Facilities in accordance.									
with the Dominion Energy Utah Natural Gas Tariff, PSCU 500 ("Tariff") on file with the Utah Public Service Commission ("Commission") as may be revised from time to time. 10. Relocation. Company shall have no obligation to relocate any of the Facilities, then Customer requests that any of the Facilities be relocated, and Company agrees to relocate the facilities, then Customer.									
shall bear all costs associated with any relocation. 11. Work Site Preparation.									
a. Prior to installation of the service line, Customer will ensure that: (i) no parallel utilities are within three (3) feet of the service line location; (ii) the riser location is at least three (3) feet horizontally from									
a. Prior to installation of the service line, Customer will ensure that: (i) no parallel utilities are within three (3) feet of the service line location; (ii) the riser location is at least three (3) feet horizontally 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 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								eter 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. I logarity. To the fullest extent negmithed by law, Customer shall release, indemnify, bold harmless, and defend Company, its parent company, affiliates at any tier, and contractor(s) at any tier.								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, and actions of any whatevever, including but not limited to attempt fees and defense cests (collectively "Liabilities") arising out of related to a rin connection with any West contemplated by this Association for the connection with any West contemplated by this Association for the connection with any West contemplated by this Association for the connection with any West contemplated by this Association for the connection with any West contemplated by this Association for the connection with any West contemplated by this Association for the connection with a second co								liens, fines, and actions of any nature	
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 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 of 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 other losses. Without									
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 other losses. Without									
relieving customer of any obligation under thi	relieving Customer of any obligation under this Agreement, Company may, at its option, fully participate in the investigation, defense, and settlement of any Liabilities. 13. Severability. If any provision or part of a provision of this Agreement is held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceable to the fullest extent availa provision, but this Agreement shall be construed as if it did not contain such invalid, illegal, or unenforceable provision. Each provision shall be deemed to be enforceable to the fullest extent availa								
under applicable law.									
14. Survival of Terms. The Parties' representations, rights and obligations of indemnity, and payment created or required to be enforced shall survive termination of this Agreement.									
term in this Agreement, the Tariff, rules or applicable regulations shall govern. 16. Authority. Each person signing this Agreement warrants that the person has full legal capacity, power and authority to execute this Agreement for and on behalf of the respective Party and to bind si									
Party. ' INTENDING TO BE LEGALLY BOUND, the Parties h							erren (1980-1972) (h. 1980) (h. 1980) (h. 1980)	s - menunganen (K. 1934) perindekan (K. 1952) (K. 1962)	
				Prepare	ed By: Ashlin Blonquist 1 435-230-329	95			
WEBER COUNTY CORP				Dominion Energy Utah					
CUSTOMER					DV-				
RY-					BY.				

TITLE

DATE

DATE

TITLE