

#### SOUTH DAKOTA ELECTRIC RATE BOOK

		<del></del>	
		Section No. Third Revised Sheet No. Replaces Second Revised Sheet No.	7
ELEC	TRIC POWER SERVICE CONTRACT (TYPE #1) State Of South Dakota	Contract Number Effective Date	
and _	THIS CONTRACT, made between Black Hills Power, Inc. (hereinafter referred to as "Customer"),	(hereinafter referred to as "Company	"),
herein	WITNESSETH: That the parties hereto, for and in coafter set forth, contract as follows:	onsideration of the mutual agreemen	nts
1.	Electric Power Supply. Company shall supply, and the Cuenergy required for the operation of Customer's equipment facility, located at Supplies, alternating current, approximately 60 cycles, at a nor volts.	nt installed or to be installed by it at i	its
2.	Company Facilities & Contract Capacity. Company agree premises of Customer and to install all transformers, switch devices and other apparatus necessary for the purpose of energy at the point of delivery which shall be at Company shall be of sufficient capacity to satisfy a demand (kilovolt amperes) of electric power, which shall constituted customer shall notify Company of any anticipated substantinety (90) days prior to date of such increase, and adjustraccordingly.	es, lightning arresters, meters, recordir delivering and measuring the power ar Such facilities by Customer of ute the Contract Demand hereundential increase in demand not less that	ng nd of er. an
3.	Customer Facilities. Customer shall install and maintain, at of construction, all other facilities on Customer's side of poin proper reception of electrical power and energy and for its and Customer's plant equipment shall be of types which will by Company and be subject to inspection by Company at real	t of delivery which are necessary for the use beyond such point. Such facilities not interfere with other service rendere	ie es
4.	Right Of Way. Customer agrees to provide Company, with way on Customer's premises for necessary lines and appa cost of Company shall remain its property and it shall have same.	ratus. All apparatus installed by and a	at
5.	Terms. The initial term of this Agreement shall commence of extend for a period of not less than years, ar months prior written notice by either party terminated.	nd if not then terminated by at least	-

Date Filed: <u>December 17, 2012</u> Docket: EL12-061

By: Chris Kilpatrick Director of Rates

	-	<del>- •</del>	Section No. 6	,
			Second Revised Sheet No. 8	,
			Replaces First Revised Sheet No. 8	,
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- 6. Payment. Company shall bill, and the Customer shall pay for all electric power and energy supplied hereunder at the rates and charges due and payable therefore, pursuant to the Company's electric rate schedule, copy of which is attached as a part hereof, and upon the terms and conditions set forth in such rate schedule and in the Company's rules and regulations. It is understood that the initial basis for charges pursuant to this contract as above referred to may be revised by the Company from time to time, and the Customer agrees that should the Company, during the term of this contract, revise or eliminate the schedule or rates attached hereto, such revised rate schedule or the remaining applicable rate schedule most favorable to Customer shall be the basis for charges under this contract thereafter. Customer shall be notified promptly of any such revision or elimination.
- 7. Non-Payment. In the event that any bill for electric service is not paid in accordance with payment provisions of the effective rate schedule, Company may suspend the supply of power and energy or cancel this contract, but such action shall not release Customer from the obligation to pay for service furnished and the minimum charges under said rate schedule for the unexpired period of the contract or from liability for damages because of any breach hereof.
- 8. No Guarantee Of Continuous Service. Company will endeavor to maintain adequate and continuous service, but does not guarantee that the supply of energy will at all times be constant. In case service should be interrupted or fail by an act of God or public enemy, fire, explosion, flood, strike, other cessation of work by personnel, picketing, insurrection, mob violence, governmental interference, breakdown of or injury to machinery or lines, extraordinary repairs, or other accident or other causes not reasonably within its control, Company shall not be liable for damages on account of interruption of service. Minimum and demand charges in said rate schedule shall be prorated should Customer be prevented from taking energy for a period in excess of forty-eight (48) hours occasioned by the occurrence of any of the above events to the Company's system.
- 9. <u>Liability And Indemnification.</u> Company shall not be liable for any loss or damage to property or injury to or death of persons, whether suffered by Customer, its agents or employees, or by any third person, persons or corporation, resulting from the location, use or operation of electrical or other equipment located on Customer's side of the point of delivery, or from electric energy present therein or escaping therefrom, and customer agrees to indemnify and save Company harmless from all such loss, damages, injuries or death.
- 10. <u>Disconnect.</u> If for any reason the Customer desires the facilities temporarily disconnected the Company shall comply with such request within a reasonable time after notice thereof, provided, however, such discontinuance shall in no case relieve the Customer from complying with the terms of this contract.

Date Filed: June 30, 2006

By: Jacqueline A. Sargent
Director of Rates

and after January 1, 2007

Effective Date: For service on

(C)



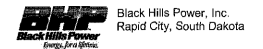
### SOUTH DAKOTA ELECTRIC RATE BOOK

<del></del>	Section No. 6	<u>.</u>
	Third Revised Sheet No. 9  Replaces Second Revised Sheet No. 9  Replaces Second Revised Sheet No. 9	
	Replaces Second Nevised Sheet No. 8	<u>'-</u>
11.	Amendments. The provisions of this contract shall not be changed except by writing duly signed by Company and Customer. However, the contract is subject to valid orders of legally constituted regulatory bodies having jurisdiction over the Company's rates.	
12.	Assignees And Successors. This contract shall inure to and be binding and enforceable upon Customer and its assigns, lessees and successors in interest to its facility located and upon Company's assigns, lessees, and successors in interest.	
	ACCORDINGLY, the parties hereto have executed this contract in duplicate this	
lay of _	, 20, binding and extending to their successors and assigns.	_
Black H	lills Power, Inc.	
_	_	
sy:	By:	
Γitle:	Title:	



### SOUTH DAKOTA ELECTRIC RATE BOOK

	Replaces	Section No. 6 Third Revised Sheet No. 10 s Second Revised Sheet No. 10
Electric	C Power Service Contract (Type #2) State of South Dakota	Contract Number Effective Date
"Comp	THIS CONTRACT, made between BLACK HILLS POWER, INC. any"), and (hereinafter referred to as "Customer"),	(hereinafter referred to as
hereina	WITNESSETH: That the parties hereto, for and in consideration after set forth, contract as follows:	n of the mutual agreements
1.	Electric Power Supply. Company shall supply, and the Customer she energy required for the operation of Customer's equipment installed facility, located at Such power and er alternating current, approximately 60 cycles, at a nominal voltage of	or to be installed by it at its nergy shall be three (3) phase, (T)
2.	Company Facilities & Contract Capacity. Company agrees to extend premises of Customer and to install all transformers, switches, lightnin devices and other apparatus necessary for the purpose of delivering a energy at the point of delivery which shall be at Such of sufficient capacity to satisfy a demand by Customer of (k electric power, which shall constitute the Contract Demand hereur Company of any anticipated substantial increase in demand not less date of such increase, and adjustment in Contract Demand shall be made	g arrestors, meters, recording and measuring the power and facilities of Company shall be ilowatts) (kilovolt amperes) of nder. Customer shall notify than ninety (90) days prior to
3.	Customer Facilities. Customer shall install and maintain, at its own ex of construction, all other facilities on Customer's side of point of deliver proper reception of electrical power and energy and for its use beyon and Customer's plant equipment shall be of types which will not interfe by Company and be subject to inspection by Company at reasonable times.	y which are necessary for the nd such point. Such facilities re with other service rendered
4.	Right Of Way. Customer agrees to provide Company, without cost, a way on Customer's premises for necessary lines and apparatus. All cost of Company shall remain its property and it shall have the right to same.	apparatus installed by and at
5.	<u>Terms.</u> The effective date of this contract shall be, 20 period of not less thanyears, and if not then terminated by a written notice by either party, shall continue until so terminated.	), and shall continue for a at least months prior (T)



Section No. 6
Second Revised Sheet No. 11
Replaces First Revised Sheet No. 11

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- 6. Payment. Company shall bill, and the customer shall pay for all electric power and energy supplied hereunder at the rates and charges due and payable therefor, pursuant to the Company's electric rate schedule \_\_\_, copy of which is attached as a part hereof, and upon the terms and conditions set forth in such rate schedule and in the Company's rules and regulations. It is understood that the initial basis for charges pursuant to this contract as above referred to may be revised by the Company from time to time, and the customer agrees that should the Company, during the term of this contract, revise or eliminate the schedule or rates attached hereto, such revised rate schedule or the remaining applicable rate schedule most favorable to Customer shall be the basis for charges under this contract thereafter. Customer shall be notified promptly of any such revision or elimination.
- 7. Non-Payment. In the event that any bill for electric service is not paid in accordance with payment provisions of the effective rate schedule, Company may suspend the supply of power and energy or cancel this contract, but such action shall not release Customer from the obligation to pay for service furnished and the minimum charges under said rate schedule for the unexpired period of the contract or from liability for damages because of any breach hereof.
- 8. No Guarantee Of Continuous Service. Company will endeavor to maintain adequate and continuous service, but does not guarantee that the supply of energy will at all times be constant. In case service should be interrupted or fail by an act of God or public enemy, fire, explosion, flood, strike, other cessation of work by personnel, picketing, insurrection, mob violence, governmental interference, breakdown of or injury to machinery or lines, extraordinary repairs, or other accident or other causes not reasonably within its control, Company shall not be liable for damages on account of interruption of service. Minimum and demand charges in said rate schedule shall be prorated should Customer be prevented from taking energy for a period in excess of forty-eight (48) hours occasioned by the occurrence of any of the above events to the Company's system.
- 9. <u>Liability and Indemnification.</u> Company shall not be liable for any loss or damage to property or injury to or death of persons, whether suffered by Customer, its agents or employees, or by any third person, persons or corporation, resulting from the location, use or operation of electrical or other equipment located on Customer's side of the point of delivery, or from electric energy present therein or escaping therefrom, and customer agrees to indemnify and save Company harmless from all such loss, damages, injuries or death.
- 10. <u>Disconnect.</u> If for any reason the Customer desires the facilities temporarily disconnected the Company shall comply with such request within a reasonable time after notice thereof; provided, however, such discontinuance shall in no case relieve the Customer from complying with the terms of this contract.

Date Filed: June 30, 2006 By

By: Jacqueline A. Sargent
Director of Rates

Effective Date: For service on and after <u>January 1, 2007</u>



### SOUTH DAKOTA ELECTRIC RATE BOOK

		Section No. 6 Third Revised Sheet No. 12 Replaces Second Revised Sheet No. 12	
11.		ntract shall not be changed except by writing duly signed by e contract is subject to valid orders of legally constituted the Company's rates.	
12.	location and installation of the above nam	ereof, Customer agrees to advance to Company for the ned facilities the sum of, advance payment does not entitle Customer to an interest ties.	
13.	Refund of Advanced Payment. It is further understood and agreed that Customer, its successors or assigns will receive from the Company, as refund on said amount of paid and to be paid under this Agreement, a credit each month equal to 20% of Customer's bill for the previous month for electric power and energy supplied pursuant to this Agreement for and during a period of five (5) years from the effective date of this Agreement, or for such lesser period of time as will be required to refund the said amount paid, no refund to be made; however, after five (5) years from the effective date of this Agreement.		
4.	<u>Payment of Services.</u> It is further understood and agreed that the sums to be paid by Customer under the terms of this Agreement do not and shall not constitute or be considered as a deposit or guarantee for service, and should Customer, its successors or assigns, fail to pay for service furnished by the Company, and otherwise to conform to and abide by the Rules and Regulations of the Company, the Company shall have the right without notice or demand to discontinue the furnishing of such service until the defaults in the payments of monthly bills have been fully removed and all payments due the Company have been paid in full.		
5.		act shall inure to and be binding and enforceable upon uccessors in interest to itslocated at and successors in interest.	
	ACCORDINGLY, the parties hereto have, 20, binding and exten	executed this contract in duplicate this day of ding to their successors and assigns.	
	BLACK HILLS POWER, INC. By:	Ву:	
	Title:	Title:	

	Section No. 6 Second Revised Sheet No. 13 Replaces First Revised Sheet No. 13
IRRIGATION PUMPING CONTRACT	Contract Number
State of South Dakota	Effective Date
THIS CONTRACT, made between B "Company"), and	LACK HILLS POWER, INC. (hereinafter referred to as (hereinafter referred to as "Customer"),
WITNESSETH: That the parties her hereinafter set forth, contract as follows:	eto, for and in consideration of the mutual agreements
	er shall take all electric power and energy required for the ed or to be installed by it at its Irrigation Pumping Station,
	ase, alternating current, approximately 60 hertz, at a nominal
voltage of volts.	
transformers, switches, lightning arrester, the purpose of delivering and measuring the Such facilities of Company shall be of	n its lines to the premises of Customer and to install all meter, recording devices and other apparatus necessary for he power and energy at the point of delivery which shall be if sufficient capacity to satisfy a demand by Customer of shall notify Company of any anticipated substantial increase rior to date of such increase.
facilities on Customer's side of points of electrical power and energy and for its us	wn expense, in approved standards of construction, all other delivery which are necessary for the proper reception of se beyond such point. Such facilities and Customer's plant to interfere with other service rendered by Company and be nable times.
<ol> <li>Customer agrees to provide Company, wit premises for necessary lines and apparate remain its property, and it shall have the rig</li> </ol>	hout cost, a suitable location and right of way on Customer's us. All apparatus installed by and at cost of Company shall the inspect, repair or remove the same.

By: <u>Jacqueline A. Sargent</u> Director of Rates Date Filed: June 30, 2006

and after January 1, 2007

Effective Date: For service on

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 <del></del>	-	-	 		· -	Section N	lo. 6
					Third Revis	sed Sheet N	lo. 14
			Re	eplaces Se	cond Revis	sed Sheet N	lo. 14

### Irrigation Pumping Contract (Type #1 continued)

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- 5. Company shall bill, and the Customer shall pay for all electric power and energy supplied hereunder pursuant to the rates, charges, terms and conditions set forth in the Irrigation Pumping Schedule as attached hereto, and made a part hereof and upon all other terms and conditions set forth in this Agreement. The net annual charge as determined pursuant to Schedule \_\_\_\_\_\_\_ shall be (plus applicable tax), and one-third (1/3) thereof shall be due and payable in each of the billing months of April, May and June of each calendar year. Bills rendered for energy charges shall be due and payable when received. It is understood that the initial basis for charges pursuant to this Contract as above referred to may be revised by the Company from time to time, and the Customer agrees that should the Company, during the term of this Contract, revise or eliminate the schedule of rates attached hereto, such revised rate schedule or the remaining applicable rate schedule most favorable to Customer shall be the basis for charges under this Contract thereafter. Customer shall be notified promptly of any such revision or elimination.
- 6. In the event that any bill for electric service is not paid in accordance with payment provisions set forth herein, Company may suspend the supply of power and energy or cancel this Contract, but such action shall not release Customer from the obligation to pay for service furnished and the minimum charges under said rate schedule for the unexpired period of the Contract or from liability for damages because of any breach hereof.
- 7. Company will endeavor to maintain adequate and continuous service, but does not guarantee that the supply of energy will at all times be constant. In case service should be interrupted or fail by an act of God or public enemy, fire, explosion, flood, strike, other cessation of work by personnel, picketing, insurrection, mob violence, governmental interference, breakdown of or injury to machinery or lines, extraordinary repairs, or other accident, or other causes not reasonably within its control, Company shall not be liable for damages on account of interruption of service.
- 8. Company shall not be liable for any loss or damage to property or injury to or death of persons, whether suffered by Customer, its agents or employees, or by any third person, persons or corporation, resulting from the location, use or operation of electrical or other equipment located on Customer's side of the point of delivery, or from electric energy present therein or escaping therefrom, and Customer agrees to indemnify and save Company harmless from all such loss, damages, injuries or death.
- 9. If for any reason the Customer desires the facilities temporarily disconnected the Company shall comply with such request within a reasonable time after written notice thereof; provided, however, such discontinuance shall in no case relieve the Customer from complying with the terms of this Contract.

Date Filed: June 30, 2006

By: <u>Jacqueline A. Sargent</u> Director of Rates Effective Date: For service on and after <u>January 1, 2007</u>



### SOUTH DAKOTA ELECTRIC RATE BOOK

		Section No. 6 Fourth Revised Sheet No. 15 Replaces Third Revised Sheet No. 15
Irriga	ation Pumping Contract (Type #1 continued)	
10.		anged except by writing duly signed by Company and to valid orders of legally constituted regulatory bodies
11.	The effective date of this Contract shall be year(s) and thereafter until terminated by eithe written notice.	, and shall continue for a period of, reparty giving the other not less than thirty (30) days'
	ACCORDINGLY, the parties hereto have execut day of, 20, binding an	ted this Contract in duplicate this d extending to their successors and assigns.
	Ву:	Ву:
	Title:	Title:

Date Filed: December 17, 2012 Docket: EL12-061

By: Chris Kilpatrick
Director of Rates



		Section No. 6 Third Revised Sheet No. 16 Replaces Second Revised Sheet No. 16	
ELEC	CTRIC POWER SERVICE CONTRACT State Of South Dakota	Contract Number Effective Date	(C)
	THIS CONTRACT, made between <u>Black Hills Po</u> (hereinafter referred	ower, Inc. (hereinafter referred to as "Company"), and I to as "Customer"),	
	WITNESSETH: That the parties hereto, for and in cocontract as follows:	ensideration of the mutual agreements hereinafter set forth,	
1.	required for the operation of Customer's qualified en	d the Customer shall take all electric power and energy tergy storage equipment installed or to be installed by it Such power and energy shall be three (3) phase, inal voltage of	
2.	Customer and to install all transformers, switches, apparatus necessary for the purpose of delivering and which shall be at	agrees to extend and maintain its lines to the premises of lightning arresters, meters, recording devices and other measuring the power and energy at the point of delivery the facilities of Company shall be of sufficient capacity to of (kilowatts) of electric power, which shall der. Customer has elected the option	
3,	construction, all other facilities on Customer's side reception of electrical power and energy and for its us	naintain, at its own expense, in approved standards of of point of delivery which are necessary for the proper to beyond such point. Such facilities and Customer's plant with other service rendered by Company and be subject to	
4.	Right Of Way. Customer agrees to provide Compar Customer's premises for necessary lines and apparatus remain its property and it shall have the right to inspec	ny, without cost, a suitable location and right of way on s. All apparatus installed by and at cost of Company shall ct, repair or remove the same.	
5,	<u>Terms.</u> The initial term of this Agreement shall comfor a period of not less than three years, and if not ther by either party, the contract shall continue until so term	mence on, <u>200</u> , and shall extend a terminated by at least <u>twelve months</u> prior written notice minated.	

Effective Date: For service on

and after January 1, 2007

Section No. 6
Third Revised Sheet No. 17
Replaces Second Revised Sheet No. 17

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### Energy Storage Service Contract (continued)

- 6. Payment. Company shall bill, and the Customer shall pay for all electric power and energy supplied hereunder at the rates and charges due and payable therefore, pursuant to the Company's Energy Storage Service electric rate schedule, copy of which is attached as a part hereof, and upon the terms and conditions set forth in such rate schedule and in the Company's rules and regulations. It is understood that the initial basis for charges pursuant to this contract as above referred to may be revised by the Company from time to time, and the Customer agrees that should the Company, during the term of this contract, revise or eliminate the schedule or rates attached hereto, such revised rate schedule or the remaining applicable rate schedule most favorable to Customer shall be the basis for charges under this contract thereafter. Customer shall be notified promptly of any such revision or elimination.
- 7. Non-Payment. In the event that any bill for electric service is not paid in accordance with payment provisions of the effective rate schedule, Company may suspend the supply of power and energy or cancel this contract, but such action shall not release Customer from the obligation to pay for service furnished and the minimum charges under said rate schedule for the unexpired period of the contract or from liability for damages because of any breach hereof.
- 8. No Guarantee Of Continuous Service. Company will endeavor to maintain adequate and continuous service, but does not guarantee that the supply of energy will at all times be constant. In case service should be interrupted or fail by an act of God or public enemy, fire, explosion, flood, strike, other cessation of work by personnel, picketing, insurrection, mob violence, governmental interference, breakdown of or injury to machinery or lines, extraordinary repairs, or other accident or other causes not reasonably within its control, Company shall not be liable for damages on account of interruption of service. Minimum and demand charges in said rate schedule shall be prorated should Customer be prevented from taking energy for a period in excess of forty-eight (48) hours occasioned by the occurrence of any of the above events to the Company's system.
- 9. <u>Liability And Indemnification.</u> Company shall not be liable for any loss or damage to property or injury to or death of persons, whether suffered by Customer, its agents or employees, or by any third person, persons or corporation, resulting from the location, use or operation of electrical or other equipment located on Customer's side of the point of delivery, or from electric energy present therein or escaping therefrom, and customer agrees to indemnify and save Company harmless from all such loss, damages, injuries or death.
- 10. <u>Disconnect.</u> If for any reason the Customer desires the facilities temporarily disconnected the Company shall comply with such request within a reasonable time after notice thereof; provided, however, such discontinuance shall in no case relieve the Customer from complying with the terms of this contract.

Date Filed: June 30, 2006

By: <u>Jacqueline A. Sargent</u> Director of Rates Effective Date: For service on and after January 1, 2007



### SOUTH DAKOTA ELECTRIC RATE BOOK

Section No.	6
Fourth Revised Sheet No. 1	8
Replaces Third Revised Sheet No. 1	8

### Energy Storage Service Contract (continued)

- Amendments. The provisions of this contract shall not be changed except by writing duly signed by Company and Customer. However, the contract is subject to valid orders of legally constituted 11. regulatory bodies having jurisdiction over the Company's rates.
- <u>Assignees And Successors.</u> This contract shall inure to and be binding and enforceable upon Customer and its assigns, lessees and successors in interest to its facility located at and upon Company's assigns, lessees, and successors in interest. 12.

	to have executed this contract in duplicate this , 20 , binding and extending to their succes	ssors and assigns.
Black Hills Power, Inc.		
Ву:	By:	
Title	Title	/1



#### SOUTH DAKOTA ELECTRIC RATE BOOK

Section No. 6

Third Revised Sheet No. 19

Replaces Second Revised Sheet No. 19

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#### Budget Billing Plan

If your electric bills fluctuate with the seasons, you should check into Black Hills Power's Budget Billing Plan. By averaging your high and low bills, your monthly payment remains constant, with only minor changes from month to month. This program helps even out the peaks and valleys in energy use and makes it easier on your budget.

### Paid By Bank - Automatically

With your authorization, the exact amount of your bill can be automatically withdrawn from your savings or checking account each month on its due date. In the event you have a question about your bill, you have a 10-day period to stop the payment withdrawl.

#### Paid Online

Black Hills Power offers you a quick, reliable way to pay your bill with our online SpeedPay option. You can make your monthly payment with a check or credit card (Visa, Mastercard or Discover) online for a Western Union service fee. The fee for residential customers is \$3.95 per \$1,000 transaction. The fee for commercial customers is \$9.95 per \$2,000 transaction.

### Pay By Phone

To pay your bill by phone using our SpeedPay service, call the toll-free number at 1-868-499-3942. SpeedPay allows you to pay your monthly bill with a check or credit card (Visa, Mastercard or Discover) over the phone for a Western Union service. The fee for residential customers is \$3.95 par \$1,000 transaction. The fee for commercial customers is \$9.95 per \$2,000 transaction.

#### Pay In Person

You may pay your bill in person at any BHP Customer Service office during regular business hours, or use the convenient drop box located at each office.

Rapid City

409 Deadwood Ave.

Rapid City, SD 57702

605-721-2660

145 E. Hudson St.

605-722-2400

Spealish, SD 57783

Sturgis, SD 57785

Newcastle, WY 82701

505-720-2440

307-746-2726

Newcastle 333 West Main

Spearfish

Sturgis 1060 Main St.

### Belle Fourche

620 State St. Belle Fourché, SD 57717 605-723-2460

# ster

447 Mt. Rushmore Rd. Custer, \$0 57730 605-673-4455

#### Deadwood 425 Cliff St. Deadwood SD 53

425 CMT St. Deadwood, SD 57732 605-722-2420

#### Hot Springs 401 N. River St. Hot Springs, SD 57747

605-745-3120 Newell

#### 121 3rd St. Newell, SD 57760 605-456-2896

Pay By Mail
You can mail your payment to Black Hills Pawer using the convenient two-way envelope that your bill comes

#### in, or you can mail your bill to: **Black Hills Power** PO Box 1440 Repid City, SD 57709

Signature

#### Pay At Your Bank

You may pay at most banking institutions in the Black Hills area by presenting your payment stub at the time of payment.

### Make Your Life Easier!

Complete, sign and mail this form to Black Hills Power, PO Box 600B, Rapid Olly, 80 57709.

#### YESI Sign me up for the following:

- ☐ Budget Billing
- Cl Pald By Bank
  - I have enclosed a voided check, or a photocopy, for verification of my bank account number

#### **Customer Information**

Name:
Account Number:
Service Address:
City:
State:Z[p:
Home Phone:
Work Phone:
E' an aib.

Date Filed: June 30, 2009

By: Chris Kilpatrick Director of Rates Effective Date: For service on and after August 1, 2009

<u> </u>	-		Section No. 6 Second Revised Sheet No. 20
		Reg	places First Revised Sheet No. 20
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Black Hill's Power		LECTRIC SERVICE EGONTRACT	SATE
with the state of			IN THE AMOUNT OF 5
hereinafter becomeny to ("Custo the Company.	y guarantee payment to the ome due or payeble to the C mer"), as shown and indicate aball automatically termine	ompany for electric service od by this agreement and th	furnished by the Com- e books and accounts of
	The state of the s	programme and programme and	
20:10:1	e Customer establishes satu E11 of the Administrative F ssion; or	stactory credit under the pludes of The South Dakota	rovisions of Section Public Utilities
(b) After fig	days written notice is giver	by the Guarantor to the C	ompany.
The Compa set forth herein	ny shall notify the Guaranto when a disconnect notice h	r by first class mail to the as been sent to	Guarantor's address as
CUSTOMER'S ELE	CTRIC ACCOUNT NUMBER		ARANTOR'S NAME
Secretary and the secretary and the second	क्षणान् वर्षः स्वयक्त्रप्राप्त्री विक्रिकेष्टिक्षणायात् हे । १,००० प्राप्ताप्त्रीय विक्रिकेष्टि है ।		AILING ADDRESS
cusyo	MEH'S HAME	- The state of the	Y, STATE & ZIP CODE
CUSTOMER'S	SERVICE ADDRESS		
		241A	PANTOG'S SIGNATURE

			Section No. 6 Revised Sheet No. 21 Revised Sheet No. 21
APPLIC#	BLACK HILLS POWE	<i>R, INC.</i> OR FLOODLIGHTING SERVI	CE
	F <u>South Dakota</u> CUSTOMER REQUESTS BLACK HILLS POWER, IN  AREA AND/OR FLOODLIGHTING, TO BE LOCATED A		•
[NAME] AS FOLLOWS:	[ADDRESS]	[CITY]	<del></del>
<u>NUMBER</u>	<u>PAL LIGHTS</u> TYPE	MONTHLY RATE PER UNIT	MONTHLY <u>CHARGE</u>
	9,500 LUMEN HPS ( <b>100W HPS</b> ) 27,500 LUMEN HPS ( <b>250W HPS</b> ) SPECIAL INSTALLATION CHARGE		
	<b>FLOODLIGHTS</b>		
	27,000 LUMEN HPS ( <b>250W HPS</b> ) 50,000 LUMEN HPS ( <b>400W HPS</b> ) SPECIAL INSTALLATION CHARGE		
		TOTAL MONTHLY CHARGE JS APPLICABLE SALES TAX	<b>\$0.00</b>
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Date Filed: June 30, 2006 By: Jacqueline A. Sargent Director of Rates

Effective Date: For service on and after January 1, 2007



#### SOUTH DAKOTA ELECTRIC RATE BOOK

Section No. 6

Third Revised Sheet No. 22

Replaces Second Revised Sheet No. 22

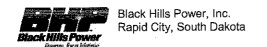
#### **Residential Customer Information Booklet**

The customer handbook can be found at www.blackhillscorp.com.

(N)

Date Filed: March 5, 2015
Docket: EL14-026
By: Marne Jones
Director of Regulatory Services

Effective Date: April 1, 2015



	Section No. 6 First Revised Sheet No. 23 Replaces Original Sheet No. 23
	District W.O.#
	BLACK HILLS POWER, INC. Application and Agreement for Electric Service Extension State of South Dakota
	Contract NumberEffective Date
	Black Hills Power, Inc. (the Company) and the "Applicant"
	Applicants:            Address            Zip
gree	as follows:
)	The Company will install and furnish electric serve for the Customer at <u>for a new located in</u> in accordance with rates and extension rules on file with the South Dakota Public Utilities Commission.
)	The Applicant agrees to accept service under the following rate schedule or if eliminated, the most economical and applicable remaining rate schedule for a period of not less than forty-eight (48) months from the date of initial service. That Annual Revenue from service to the Applicant as determined under Section 800 Line Extensions of the Company's Tariffs is \$0.00 resulting in a Line Extension Allowance of \$_0.00 of Company financed facilities (cost estimate attached).
	If it is determined at any time subsequent to execution of this Application that the Applicant has changed the nature of his/her electrical service, the Line Extension Allowance shall be adjusted accordingly, which may result in a charge to the Applicant, if the construction costs exceed the correct Line Extension Allowance.
<del>)</del>	If applicable, the Applicant agrees to pay to the Company, prior to construction facilities:
	(a) A refundable Advance Deposit subject to the rules filed by the Company for the cost of extending electric facilities beyond the Line Extension Allowance determined at (2) above. \$
)	The Applicant shall, without cost to the Company, make or procure satisfactory conveyance to Company of right-of-way for Company's lines necessary and incidental to the furnishing of service to Customer and for continuing, upgrading or extending said lines over and across the property owned or controlled by Applicant.

By: <u>Jacqueline A. Sargent</u> Director of Rates

Date Filed: June 30, 2006

Effective Date: For service on and after January 1, 2007

Section No.	6
First Revised Sheet No.	24
Replaces Original Sheet No.	24

### Application and Agreement for Electric Service Extension (continued)

(C)

- (6) For underground line extensions and service laterals the Applicant will provide all trenching to the Company specifications, washed sand, or approved bedding, conduit when required, backfill, or any other restoration work required.
- (7) The Applicant will be entitled to refunds of the Advance Deposit under two (2) separate and distinct calculations:
  - (a) The Applicant may be entitled to a refund of all or part of any Advance Deposit required under paragraph (3) if additional extensions are constructed from the electric facilities requested herein. Only those line extensions which connect directly with the facilities partially financed by the Applicant, without any intervening line extensions and be considered when determining the Applicant's entitlement of a refund. The refund will be equal to the difference between the applicable Line Extension Allowance for the new applicant and the estimated construction cost of the additional electric facilities. The Applicant will receive any applicable refund within thirty (30) days of the Applicant contacting the Company regarding the construction of additional electric facilities. The refunded Advance Deposit shall not bear interest.
  - (b) The Applicant may be entitled to a refund of all or part of any Advance Deposit required under paragraph (3) if the actual revenue from the Applicant's account(s) served during the first four (4) years as a result of this application exceeds the Line Extension Allowance. The refunded Advance Deposit shall bear simple interest at the rate of seven (7) percent annually.

Refunds will be made only to the Applicant if still receiving service at the same location. Eligibility for refunds under (a) above is limited to four (4) years from the effective date of this agreement. Eligibility for refunds under (b) above is determined four (4) years from the effective date of this agreement. In no case shall the total refund to the Applicant exceed the amount of the Advance Deposit. Any Advance Deposit not refunded to the Applicant as set forth above shall be retained and become the property of the Company.

(8) The refundable Advance Deposit or any portion thereof shall not be assignable by the Applicant. Payments of such refundable Advance Deposit shall continue to be made when due to the Applicant notwithstanding a transfer of the place to which electric service was extended.

Applicant	Black Hills Power Inc. Accepted by:		
Date	Date		
Copies: Applicant Property G.O. Contract file District Office			

Date Filed: June 30, 2006

By: <u>Jacqueline A. Sargent</u>
Director of Rates

Effective Date: For service on and after January 1, 2007



(C)

			Section No. 6 ised Sheet No. 25 inal Sheet No. 25
		District	
		W.O.#	
	BLACK HILLS POWER, IN Optional Seasonal Use Application and Agreement for Electric Se State of South Dakota	•	
Black	Hills Power, Inc. (the Company) and the "Applicant"		Address
		Zip	Agree
as fol	lows:		
(1)	The Company will install and furnish electric serve for the Cus in accordance with rates and extension rules Utilities Commission.	tomer at on file with the South Dak	kota Public
(2)	Applicant has elected this option in place of the seasonal line endemonstration to the Company's satisfaction that the Applicant Year-Round Dwelling. A Permanent Year-Round Dwelling be water hook-up, sewer or septic-system, automatic heating systen year-round	's residence to be served in ing the residence which in	s a Permanent cludes a well or
(3)	The Applicant agrees to accept service under the following rate or if eliminated, the most economical and ap of not less than ninety-six (96) months from the date of initial s to the Applicant as determined under Section 800 Line Extension resulting in a Line Extension Allowance of \$ of Comp attached). The Applicant further agrees to pay a minimum of the regardless of electrical consumption, for a period of eight years.  If it is determined at any time subsequent to execution of this A the nature of his/her electrical service, the Line Extension Allowance result in a charge to the Applicant, if the construction costs Allowance.	plicable remaining rate solvervice. That Annual Reverons of the Company's Tarinary financed facilities (content annual Revenue amount from the date of this agreement of the Application that the Application shall be adjusted ac	enue from service iffs is \$ st estimate t each year, ement.  ant has changed cordingly, which
(4)	If applicable, the Applicant agrees to pay to the Company, prior		
	(b) A refundable Advance Deposit subject to the rules filed by electric facilities beyond the Line Extension Allowance de		of extending
(5)	The Applicant shall, without cost to the Company, make or pro- right-of-way for Company's lines necessary and incidental to the continuing, upgrading or extending said lines over and across the Applicant.	ne furnishing of service to	Customer and for
(6)	The Applicant shall, without cost to the Company, furnish a cle Company for maintenance purposes, the right, as the Company said right-of-way any brush, trees, stumps, or roots.		

Date Filed: June 30, 2006 By: Jacqueline A. Sargent

acqueline A. Sargent Effective Date: For service on Director of Rates and after January 1, 2007



	Section No. 6 First Revised Sheet No. 26 Replaces Original Sheet No. 26	
Option	al Seasonal Use Application and Agreement for Electric Service Extension (continued)	(C)
(7)	For underground line extensions and service laterals the Applicant will provide all trenching to the Company specifications, washed sand, or approved bedding, conduit when required, backfill, or any other restoration work required.	
(8)	The Applicant will be entitled to refunds of the Advance Deposit under two (2) separate and distinct calculations:	
	(a) The Applicant may be entitled to a refund of all or part of any Advance Deposit required under paragraph (4) if additional extensions are constructed from the electric facilities requested herein. Only those line extensions which connect directly with the facilities partially financed by the Applicant, without any intervening line extensions and be considered when determining the Applicant's entitlement of a refund. The refund will be equal to the difference between the applicable Line Extension Allowance for the new applicant and the estimated construction cost of the additional electric facilities. The Applicant will receive any applicable refund within thirty (30) days of the Applicant contacting the Company regarding the construction of additional electric facilities. The refunded Advance Deposit shall not bear interest.	
	(b) The Applicant may be entitled to a refund of all or part of any Advance Deposit required under paragraph (4) if the actual revenue from the Applicant's account(s) served during the first four (4) years as a result of this application exceeds the Line Extension Allowance. The refunded Advance Deposit shall bear simple interest at the rate of seven (7) percent annually.	

(9) The refundable Advance Deposit or any portion thereof shall not be assignable by the Applicant. Payments of such refundable Advance Deposit shall continue to be made when due to the Applicant notwithstanding a transfer of the place to which electric service was extended.
Applicant
Black Hills Power, Inc.

Аррисан		Accepted by:	,	
Date		Date		
Copies:	Applicant Property G.O. Contract file			

Date Filed: June 30, 2006

District Office

By: <u>Jacqueline A. Sargent</u> Director of Rates Effective Date: For service on and after <u>January 1, 2007</u>



#### SOUTH DAKOTA ELECTRIC RATE BOOK

·		
	Section No. 6	
	Second Revised Sheet No. 27	
	Replaces First Revised Sheet No. 27	
•		
ELECTRIC POWER SERVICE CONTRACT	Contract Number	
COMBINED ACCOUNT BILLING	Effective Date	
State Of South Dakota		

THIS CONTRACT, made between <u>Black Hills Power</u>, <u>Inc.</u> (hereinafter referred to as "Company"), and (hereinafter referred to as "Customer"),

WITNESSETH: That the parties hereto, for and in consideration of the mutual agreements hereinafter set forth, contract as follows:

- 1. <u>Electric Power Supply.</u> Company shall supply, and the Customer shall take all electric power and energy required for the operation of Customer's equipment installed or to be installed by it at its multiple service locations described in Exhibit "A". Such power and energy shall be three (3) phase, alternating current, approximately 60 cycles, at the nominal voltages listed in Exhibit "A".
- 2. <u>Company Facilities</u>. Company agrees to extend and maintain its lines to the premises of Customer and to install all transformers, switches, lightning arresters, meters, recording devices and other apparatus necessary for the purpose of delivering and measuring the power and energy at the points of delivery as described in Exhibit "A". Such facilities of Company shall be of sufficient capacity to satisfy an electric power demand by Customer at each service location as listed in Exhibit "A". Customer shall notify Company of any anticipated substantial increase in demand not less than ninety (90) days prior to date of such increase.
- 3. Combined Account Billing. Customer has elected the "Combined Account Billing" option of the General Service Large rate schedule. The Combined Account Billing option applies to any single natural person, partnership, limited liability company, corporation, or controlled group of corporations as defined in 26 U.S.C. § 1563(a) ("Single Customer"), which Single Customer has multiple accounts at multiple service locations. Each Single Customer account currently billed on Company's General Service Large rate tariff must be converted to the Combined Account Billing rate tariff. Single Customer accounts approaching a size and character that would qualify for Company's General Service Large rate tariff will be considered by the Company for Combined Account Billing on a case-by-case basis. Single Customer's energy use (kWh), reactive energy use (kVARh) and peak demand (kW), for each service, will be added together and the combined totals will be used in calculating the Single Customer's electric bill. Single Customer agrees to pay a "Combined Account" service charge, as defined in the GLC rate tariff, each month to cover the administration, billing and metering of the account.
- 4. <u>Coincident Demand and Energy Billing.</u> Upon mutual agreement between Customer and Company, Company agrees to install metering equipment, within five (5) years of the effective date of this contract, that will allow the peak demands and energy for each account to be added on a coincident basis.
- 5. <u>Customer Facilities.</u> Customer shall install and maintain, at its own expense, in approved standards of construction, all other facilities on Customer's side of point of delivery which are necessary for the proper reception of electrical power and energy and for its use beyond such point. Such facilities and Customer's plant equipment shall be of types which will not interfere with other service rendered by Company and be subject to inspection by Company at reasonable times.

Date Filed: December 17, 2012

Docket: EL12-061

By: Chris Kilpatrick
Director of Rates

Effective Date: October 1, 2013

(T)



#### SOUTH DAKOTA ELECTRIC RATE BOOK

Section No. 6

(T)

Second Revised Sheet No. 28

Replaces First Revised Sheet No. 28

#### Combined Account Billing for Electric Service Extension (continued)

- 6. Right Of Way. Customer agrees to provide Company, without cost, a suitable location and right of way on Customer's premises for necessary lines and apparatus. All apparatus installed by and at cost of Company shall remain its property and it shall have the right to inspect, repair or remove the same.
- \_, and shall continue for a period of not 7. Terms. The effective date of this Agreement shall be less than three years and shall thereafter continue as long as the Company has the exclusive legal right to serve the customer. At such time as the Customer has the current legal right to receive or request delivery of its electric power from an alternative energy supplier under terms and conditions which are not subject to the jurisdiction of the South Dakota Public Utilities Commission ("Customer Choice"), then the Customer may request that the Company meet the terms of a Bona Fide Offer, as defined below, from any alternative energy supplier. In order to qualify as a Bona Fide Offer, the initial term must be at least six (6) months. Customer shall provide Company its request for proposal at least two weeks prior to the deadline for receiving bids for electric power from alternative energy suppliers. Upon Customer's selection of the bid winner ("Bona Fide Offer"). Customer shall supply to Company the terms and conditions of the Bona Fide Offer and other information which may be pertinent to Company's evaluation of the Bona Fide Offer. Upon personally confirmed receipt of the Bona Fide Offer, the Company will accept or reject Customer's terms and conditions of the Bona Fide Offer within a mutually agreed upon time frame, but no later than 3 working days of receiving the Bona Fide Offer. If the Company is unable or unwilling to meet the terms and conditions of the Bona Fide Offer, then Customer shall have the right to take its electric power and energy from the alternative energy supplier. The Company's right hereunder to meet the terms of any Bona Fide Offer from an alternative energy supplier shall extend for five years after Customer Choice has been implemented. In the event that Customer takes electric power from an alternative energy supplier under the terms of a contract which extends for less than five years after Customer Choice has been implemented, then the Company's right to meet the terms of any Bona Fide Offer from an alternative energy supplier shall again apply at the termination of Customer's contract and the Company's right hereunder shall have first priority over any similar rights (including, without limitation, options to extend) granted to other energy suppliers.
- 8. Payment. Company shall bill, and the customer shall pay for all electric power and energy supplied hereunder at the rates and charges due and payable therefore, pursuant to the Company's General Service-Large (Optional Combined Account Billing) electric rate schedule, copy of which is attached as a part hereof, and upon the terms and conditions set forth in such rate schedule and in the Company's rules and regulations. It is understood that the initial basis for charges pursuant to this contract as above referred to may be revised by the Company from time to time, and Customer agrees that should the Company, during the term of this contract, revise or eliminate the schedule or rates attached hereto, such revised rate schedule or the remaining applicable rate schedule most favorable to Customer shall be the basis for charges under this contract thereafter. Customer shall be notified promptly of any such revision or elimination.
- 9. <u>Non-Payment.</u> In the event that any bill for electric service is not paid in accordance with payment provisions of the effective rate schedule, Company may suspend the supply of power and energy or cancel this contract, but such action shall not release Customer from the obligation to pay for service furnished and the minimum charges under said rate schedule for the unexpired period of the contract or from liability for damages because of any breach hereof.
- No Guarantee Of Continuous Service. Company will endeavor to maintain adequate and continuous service, but does not guarantee that the supply of energy will at all times be constant. In case service should be interrupted or fail by an act of God or public enemy, fire, explosion, flood, strike, other cessation of work by personnel, picketing, insurrection, mob violence, governmental interference, breakdown of or injury to machinery or lines, extraordinary repairs, or other accident or other causes not reasonably within its control, Company shall not be liable for damages on account of interruption of service.

Date Filed: December 17, 2012

Docket: EL12-061

By: Chris Kilpatrick Director of Rates



#### SOUTH DAKOTA ELECTRIC RATE BOOK

Section No. 6 Second Revised Sheet No. 29 Replaces First Revised Sheet No. 29

#### Combined Account Billing for Electric Service Extension (continued)

- 11. <u>Liability And Indemnification.</u> Company shall not be liable for any loss or damage to property or injury to or death of persons, whether suffered by Customer, its agents or employees, or by any third person, persons or corporation, resulting from the location, use or operation of electrical or other equipment located on Customer's side of each point of delivery, or from electric energy present therein or escaping therefrom, and customer agrees to indemnify and save Company harmless from all such loss, damages, injuries or death.
- 12. <u>Disconnect.</u> If for any reason the Customer desires the facilities at any of its service locations be temporarily disconnected, the Company shall comply with such request within a reasonable time after notice thereof; provided, however, such discontinuance shall in no case relieve the Customer from complying with the terms of this contract.
- 13. <u>Amendments.</u> The provisions of this contract shall not be changed except by writing duly signed by Company and Customer. However, the contract is subject to valid orders of legally constituted regulatory bodies having jurisdiction over the Company's rates.
- 14. <u>Assignees And Successors.</u> This contract shall inure to and be binding and enforceable upon Customer and its assigns, lessees and successors in interest to its multiple service locations described in Exhibit "A" and upon Company's assigns, lessees, and successors in interest.

,, binding and extending to their successors and a	ecuted this contract in duplicate this day of ssigns.	
Black Hills Power, Inc.	Customer Name	
Ву:	By:	
Title:	Title:	(T)

Date Filed: December 17, 2012

Docket: EL12-061

By: Chris Kilpatrick Director of Rates

Section No. 6 Original Sheet No. 30

(N)



GRADE AGREEM	ENT		
This Agreement made the day of Hills Power, Inc. hereinafter called the Company, and , hereinafter called the Developer, witnesseth:		, 20	_ between Black
The Company will locate its equipment by the Developer on the land being developed by Develop	per as shown on the N	Map or Pla	t of
attached to and made a part of this Agreement. The Deve elevations and grades, which final elevations and grades a grades, are interpreted to mean, all work necessary prior to Developer shall advise the Company prior to commencing facilities have been constructed, Developer will pay at its relocating, or otherwise rearranging, repairing, or changing Company such work is necessary to provide required clear underground facilities in accordance with an applicable be Company. In the event that the Developer or any independent of this Agreement facilities occurs, the Developer shall pay all damages and relocating, or replacing such facilities, including a reason	shall be accurate to ±0 to acceptance by home g any excavations or sole expense all costing such facilities where arances, stability and wilding or construction dent contractor of that, and if damage to an all loss suffered by the	6 inches (1 leowner). grades afte s of raisin in the opprotection on codes, are Developny existing	In addition, the er Company g, lowering, pinion of the of structures or and policies of the er has not g Company
The Developer will establish a sufficier Company in order that the Company facilities may be pla easement, street, or alley lines, and other utilities.	nt number of lot corne aced in its proper loca	ers when r tion with	equested by respect to
In witness whereof the aforesaid parties set their hands and seals on the day and year first above v		eir authori	zed representatives
Witness or Attest:	Black Hills Pov	ver	
	Ву:		
	Developer		
	Ву:		

Date Filed: June 30, 2006

By: <u>Jacqueline A. Sargent</u> Director of Rates

Effective Date: For service on and after January 1, 2007