



Date: Mar 1, 2018 W.O. # SSS4795 AR# 95537619  
Applicant: WAYNE CONNELL  
Project Description: RANKIN MINOR DEV L3  
37300 STILLWATER STREET  
Engineer: SRAZZECA Service Type: Non-Development  
Number of Meter Locations: 1 Number of Security Lights: n/a

Dear Wayne Connell:

Intermountain Rural Electric Association (IREA) received your request for service at the above referenced project address. This Agreement for Service (Agreement) between IREA and the above named applicant (Applicant) provides the terms and conditions for the requested service.

Upon execution of this Agreement and Applicant's performance of all pre-construction requirements, IREA will:

1. Provide all labor and material for the engineering, construction, and supervision of the installation. The time of completion of the requested electrical facilities is subject to personnel, equipment, and material availability and weather conditions.
2. If necessary to address any unforeseen construction issues or additional expenses for special procedures, issue a change order to amend this Agreement.
3. Furnish wiring guides and specifications.
4. Upon Applicant's request for metered service, issue a Membership Application/Electric Agreement for each location.

Electric services will be provided by IREA as follows:

1. Applicant requested Residential (A) service, which will be billed at the current rate codified in IREA's Rates and Regulations, as amended. At the time of this Agreement, the service has a monthly service charge of \$ 10.00 and rate of \$.12310 /kWh plus \$ n/a /kW.
2. If security lighting is included in this installation, Applicant will be charged a fixed monthly rate per security light as codified in IREA's Rates and Regulations, as amended. At the time of this Agreement, the fixed monthly rate per security light is \$ n/a.

Within the timeframe stated in this Agreement or as otherwise specified by IREA, Applicant will:

1. Prior to scheduling the construction, pay IREA the total Agreement price of \$ 9,801.00.
2. Prior to scheduling the construction, provide a final plat approved by a city or county authority, if required, or a certified survey of the property to be served.
3. Prior to scheduling the construction, provide IREA any additional rights-of-way, if required, in order to complete construction.
4. Prior to construction, flag, number, and pin all lot corners and appropriately mark all rights-of-way.
5. Prior to construction, coordinate all proposed joint use of IREA's trench and submit proposal to IREA for approval, which shall not be unreasonably withheld.
6. Prior to construction, provide final grade for the entire length and width of the proposed service route, including all roads and public rights-of-way in order to prevent additional cost to Applicant due to relocation of the electric facilities.
7. Provide a tax exemption certificate to IREA if the project location or account is tax exempt.

8. Pay additional costs for any differences in the Agreement price resulting from design changes, line reroutes, extraordinary construction requirements, and/or unforeseen project changes during construction. If any such costs are required, IREA will provide Applicant with a quote of the additional cost in a change order to amend this Agreement. If the additional cost exceeds twenty percent (20%) of the original Agreement price, Applicant has the option to terminate this Agreement and will only be responsible for the costs IREA incurred up to and including the date of termination.
9. Keep easements and roads free of debris and obstacles during the construction period.
10. In accordance with IREA's specifications, install and maintain the meter housing and conductor from the point of connection to the Applicant's panel.
11. Obtain the required electrical inspectors' approval of the temporary or permanent meter loop installation from all required jurisdictions.
12. Pay any costs resulting from damages to IREA's facilities caused by contractors working for the developer and/or Applicant, including changes in grade or dig-ins. When digging around underground circuits, hand digging shall be utilized.
13. Pay all costs resulting from vandalism or the willful destruction of IREA's streetlights, streetlight poles, and associated equipment.

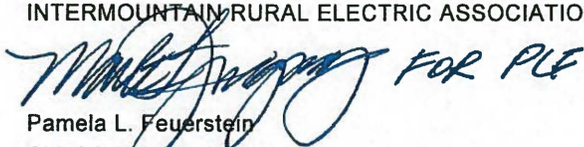
In the event any suit or other action is commenced by IREA to collect the amounts due or otherwise enforce any provision of this Agreement, Applicant agrees to pay all reasonable costs and attorney's fees incurred by IREA as a result of Applicant's failure to make payment as required herein.

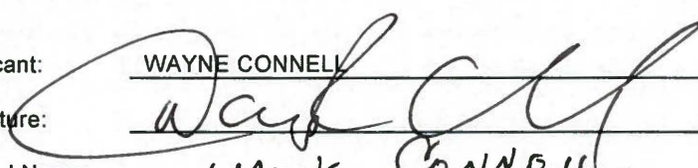
This proposed Agreement is valid for sixty (60) days from the issue date of this Agreement. If this Agreement is not executed and returned to IREA within that period, it shall be deemed null and void. Furthermore, if the Applicant has not provided improvements, easements, and rights-of-way necessary to perform the work within thirty (30) days after execution of this Agreement, IREA reserves the right to terminate the Agreement and refund or recalculate the Agreement price.

When this Agreement is signed and returned to IREA, it is a binding contract between IREA and Applicant, its successors, and assignees. This Agreement is not assignable or transferable without IREA's written consent.

Agreed to this 5 day of MARCH, 2018, which is the effective date of this Agreement.

INTERMOUNTAIN RURAL ELECTRIC ASSOCIATION

  
 Pamela L. Feuerstein  
 Chief Operating Officer

Applicant: WAYNE CONNELL  
 Signature:   
 Printed Name: WAYNE CONNELL  
 Title: HOME OWNER