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STREET LIGHTING SERVICE CONTRACT

Location No. _____
Work Order No. _____

Account No. _____

The undersigned, _____ ("applicant"), whose
mailing address and telephone number are _____

hereby applies for street lighting service from Mission Valley Power ("MVP") and agrees to enter into
this contract with MVP on the following terms and conditions:

1. Lighting location _____

2. Number of and type of lights _____

3. Negotiated lighting rate: \$ _____

4. General Connect or Reconnect Fee: \$ _____

Total: \$ _____

5. Minimum Charge \$ _____/month. Applicant guarantees payment of the monthly minimum
charge each year for at least the first three years from the date of this contract (for new services).

6. Aid-to-Construction: _____ TOTAL
a. _____ Refundable (actual amount may vary)
b. _____ Non-Refundable

7. Temporary Construction Fee: _____ Non-Refundable

8. Special Conditions: (see reverse side)

STREET LIGHTING SPECIAL CONDITIONS

All fixtures, wiring and components shall remain the sole property of Mission Valley Power. Location, type, and number of lights may be modified only by the mutual agreement of the applicant and Mission Valley Power.

It shall not be the responsibility of Mission Valley Power to check streetlights to insure operation, but upon receiving notification of outage or damage shall make all necessary repairs within a reasonable time. It is understood that Mission Valley Power has the right to discontinue the operation of fixtures under its ownership if the applicant does not diligently assist in the prevention of vandalism. If a higher than normal replacement is required due to vandalism, Mission Valley Power may bill for fixtures, time and equipment.

Applicant's Name (PLEASE PRINT)

Applicant's Signature

Date

Name of Business (PLEASE PRINT)

By: _____

Officer of Business (PLEASE PRINT)

Signature of Business Officer (Authorized to Contract on Behalf of Business)

Date

Accepted by Mission Valley Power:

By: _____

MVP Representative

Date

The applicant consents to be bound by all of the terms, conditions, fees and charges set forth above, by all provision contained in MVP's Operations Manual and Federal regulations found at 25 C.F.R. Part 175 (including any revisions to the manual or regulations), and by applicable rate and fee schedules (that may change from time to time).

The Confederated Salish and Kootenai Tribes operate and manage the Bureau of Indian Affairs' Flathead Agency Power Division under the name "Mission Valley Power" pursuant to a contract authorized under the Indian Education and Self-Determination Act (25 U.S.C. 45f). This information is being collected to determine the consumers electrical needs, and will be used to determine consumption costs. Response to this request is required to obtain a benefit in accordance with 25 CFR 175.