Council Meeting of April 22, 2015

Agenda Item No. 79

REQUEST FOR COUNCIL ACTION

SUBJECT:

Rocky Mountain Power General Services Contract

SUMMARY:

Approve a General Service Contract, Request Number 6020979, with Rocky Mountain Power to provide electric service for a traffic signal located at 5600 West 7000 South in an amount not-to-exceed \$6,180.32.

FISCAL

IMPACT:

The funds for this project are available from the Roads Capital Account.

STAFF RECOMMENDATION:

Staff recommends approval of a General Service Contract, Request Number 6020979, with Rocky Mountain Power to provide electric service for a traffic signal located at 5600 West 7000 South in an amount not-to-exceed \$6,180.32.

MOTION RECOMMENDED:

"I move to adopt Resolution No. **15-80** authorizing the Mayor to execute a General Service Contract, Request Number 6020979, with Rocky Mountain Power to provide electric service for a traffic signal located at 5600 West 7000 South in an amount not-to-exceed \$6,180.32.

Roll Call vote required.

Prepared by:

David Murphy P.E.

Engineering Manager for CIP

Reviewed by:

Wendell T. Rigby, P.E.

Director of Public Works

Reviewed as to Legal Sufficiency:

Jeffrey Robinson

City Attorney

Recommended by:

Bryce Haderlie

Interim City Manager

BACKGROUND DISCUSSION:

This work is part of the overall 5600 West improvement project that stretches from 6200 South to 7000 South. After the roadway has been expanded from one lane in each direction to five lanes, additional traffic control will be required at the intersection of 7000 South and 5600 West to accommodate the additional traffic. This Contract will pay Rocky Mountain Power to connect the proposed traffic signal at 5600 West and 7000 South to its system. This signal will provide additional safety at the intersection and will allow left turn movements as well as additional through movements.

Attachments:

Resolution
Customer Requested Work Agreement (3)

THE CITY OF WEST JORDAN, UTAH

A Municipal Corporation

RESOLUTION NO. 15-80

A RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE A GENERAL SERVICE CONTRACT WITH ROCKY MOUNTAIN POWER

Whereas, the City Council of the City of West Jordan has reviewed the General Service Contract (Work Order No. 6020979) with Rocky Mountain Power (a copy of which is attached as **Exhibit A**) to provide electric service for a traffic signal at approximately 5600 W 7000 South, in an amount not-to-exceed \$6180.32; and

Whereas, the proposed contract between the City of West Jordan and Rocky Mountain Power (a copy of which is attached as **Exhibit A**) to provide electric service for a traffic signal at approximately 5600 W 7000 South, has been reviewed; and

Whereas, the City Council of the City of West Jordan has determined that the attached agreement with Rocky Mountain is acceptable.

NOW. THEREFORE, IT IS RESOLVED BY THE CITY COUNCIL OF WEST JORDAN, UTAH:

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Section 1.	After approval as to legal form by the City Attorney, the Mayor is hereby authorized to execute the General Service Contract between the City of West Jordan and Rocky Mountain Power to provide electric service for a traffic signal at approximately 5600 W 7000 South in an amount not to exceed \$6,180.32.
Section 2.	This Resolution shall take effect immediately.
	Adopted by the City Council of West Jordan, Utah, this 22 nd day of April 2015.
	CITY OF WEST JORDAN
ATTEST:	By: Mayor Kim V. Rolfe
MELANIE BRIGGS City Recorder	

"AYE"

Voting by the City Council

Jeff Haaga
Judy Hansen
Chris McConnehey
Chad Nichols
Sophie Rice
Ben Southworth
Mayor Kim V. Rolfe

"NAY"

(UT Mar2014) Account #:25893946.010 Service ID #:415410409.001 Monthly Henry Tsosie C/C: 11431 Request #: 6020979 Contract #:

GENERAL SERVICE CONTRACT (1000 KVA OR LESS) between ROCKY MOUNTAIN POWER and WEST JORDAN CITY

This General Service Contract ("Contract"), dated April 10, 2015, is between PacifiCorp, doing business as Rocky Mountain Power ("Company"), and **West Jordan City** ("Customer"), for electric service for Customer's Traffic Signal Control operation at or near 5600 W 7000 S, West Jordan, Utah.

The Company's filed tariffs (the "Electric Service Schedules" and the "Electric Service Regulations") and the rules of the Utah Public Service Commission ("Commission"), as they may be amended from time to time, regulate this Contract and are incorporated in this Contract. In the event of any conflict between this Contract and the Electric Service Schedules or the Electric Service Regulations, such schedule and rules shall control. They are available for review at Customer's request.

- 1. **Delivery of Power.** Company will provide 120/240 volt, single-phase electric service to the Customer facilities.
- 2. Contract Demand. The specified Demand in kVA that Customer requires to meet its load requirement and Company agrees to supply and have available for delivery to Customer, shall be 25 kVA (diversified, based on Customer's submitted load prior to the signing of this Contract). After 36 months of service the maximum demand Company is obligated to have available for delivery shall not be greater than the lesser of: the maximum recorded and billed demand in the previous 36 months, or, the above given diversified demand, unless otherwise agreed in writing in accordance with the terms of this Contract. Within fifteen (15) days of a written request for additional demand, Company shall advise Customer in writing whether the additional power and energy is or can be made available and the conditions on which it can be made available.
- 3. Extension Costs. Company agrees to invest \$481.68 (the "Extension Allowance") to fund a portion of the cost of the improvements (the "Improvements") as per tariff. Customer agrees to pay Company the estimated construction costs in excess of the Extension Allowance ("Customer Advance"). Customer has paid for engineering, design, or other advance payment for Company's facilities in the amount of \$0.00, which amount is reflected in the balance due in the Customer selected option below. (Customer must initial selected option on the blank space at the beginning of the option and pay the balance due given in that option.)
 - Refund Option. The total Customer Advance for this work is \$6,430.32, and the balance due is \$6,430.32, and Customer remains eligible for refunds. Company will refund part of the Customer Advance if additional customers connect to the Improvements within ten (10) years of the date the Company is ready to supply service. Company will refund 20% of the refundable Customer Advance allocable

to the **shared** Improvements for four additional applicants. The Company will try to inform Customer when a refund is due. However, in the event Company is unable to locate Customer or has not identified that a refund is due, **Customer is responsible for requesting a refund** within twenty-four (24) months of the additional applicant connecting to the Improvements.

- Contract Administration Credit Option. Customer chooses to receive a Contract Administration Credit of \$250 and waives their right to refunds should additional applicants connect to the Improvements. Accordingly, the balance due is \$6,180.32.
- 4. Contract Minimum Billing. Customer agrees to pay a contract minimum billing (the "Contract Minimum Billing") during the first sixty (60) months beginning from the date the Company is ready to supply service. The Contract Minimum Billing shall be the greater of: (1) the Customer's monthly bill; or, (2) \$19.67 (the monthly facilities charge) plus eighty percent (80%) of the Customer's monthly bill. Billings will be based on Rate Schedule No. 15 and superseding schedules. The Company will reduce the minimum charges by the amount of the facilities charges associated with refunds due from additional applicants connecting to the Improvements.
- **5. Effective.** This Contract will expire unless Customer signs and returns an original of this Contract along with any required payment to Company within ninety (90) days of the Contract date shown on page 1 of this Contract.
- **6. Term.** This Contract becomes binding when both the Company and Customer have signed it, and will remain in effect for ten (10) years following the date when the Company is ready to supply service.

In the event Customer terminates service or defaults (which results in termination of service) within the first five (5) years of this Contract, Customer shall be responsible for paying the Contract Minimum Billing for the remainder of the five years.

If Customer is not ready to receive service from Company within one-hundred fifty (150) days of the Customer signature date given on page five (5), then Company may unilaterally terminate this Contract. If Company has not installed Improvements, then such termination of this Contract shall not be treated as a Customer default and Customer shall not be responsible for paying the Contract Minimum Billing for the five (5) year term, only Customer's advance will be applied to Company costs incurred for design, permitting and other associated Contract costs. However, if Company has installed Improvements so that Company is ready to supply service, but Customer is not ready to receive service from Company within said one-hundred fifty (150) days, then the failure of Customer being ready to receive service from Company may be treated as a Customer default, and Customer shall be responsible for paying the Contract Minimum Billing for the five (5) year term.

7. Customer Obligations. Customer agrees to:

- a) Provide legal rights-of-way to Company, at no cost to the Company, using Company's standard forms. This includes rights-of-way on Customer's property and/or adjoining property and any permits, fees, etc. required to cross public lands;
- b) Prepare the route to Company's specifications;

- c) Install all Customer provided trench, conduit, equipment foundations, or excavations for equipment foundations within the legal rights-of-ways; and,
- d) Comply with all of Company's tariffs, procedures, specifications and requirements.
- 8. Special Provisions: None
- 9. Underground Facilities. If service is provided by an underground line extension, Customer will provide, or Company will provide at Customer's expense: all trenching and backfilling, imported backfill material, conduit and duct, and furnish and install all equipment foundations, as designed by the Company. Company may abandon in place any underground cables installed under this Contract that are no longer useful to Company.

Customer warrants that all Customer provided trench and excavations for equipment foundations, and Customer installed conduit and equipment foundations are installed within legal rights-of-way, and conform to the specifications in the Company's Electric Service Requirements Manual, and other specifications as otherwise provided by the Company. In the event Customer fails to comply with the foregoing, Customer shall be liable for the cost to the Company for relocating the facilities within a legal right-of-way, acquiring right-of-way for the Company facilities, repair or replacement of improperly installed conduit or foundations, and paying costs for damages that may arise to any third party as a result of the Company facilities being located outside of a legal right-of-way. The provisions of this paragraph 9 shall survive the termination of this agreement.

10. Design, Construction, Ownership and Operation. The Company shall design, construct, install, and operate the Improvements in accordance with the Company's standards. The Company will own the Improvements, together with the Company's existing electric utility facilities that serve or will serve Customer. Construction of the Improvements shall not begin until (1) both the Company and Customer have executed (signed) this Contract, and (2) all other requirements prior to construction have been fulfilled, such as permits, payments received, inspection, etc. Any delays by the Customer concerning site preparation and right-of-way acquisition or trenching, inspection, permits, etc. may correspondingly delay completion of the Improvements.

The Company warrants that its work in constructing and maintaining the Improvements shall be consistent with prudent utility practices. THE COMPANY DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTY OF MERCHANTABILITY, FITNESS FOR PARTICULAR PURPOSE, AND SIMILAR WARRANTIES. The Company's liability for breach of warranty, defects in the Improvements, or installation of the Improvements shall be limited to repair or replacement of any non-operating or defective portion of the Improvements or the Company's other electric utility facilities. Under no circumstances shall the Company be liable for other economic losses, including but not limited to consequential damages. The Company shall not be subject to any liability or damages for inability to provide service to the extent that such failure shall be due to causes beyond the reasonable control of the Company.

No other party, including Customer, shall have the right to operate or maintain the Company's electric utility facilities or the Improvements. Customer shall not have physical access to the Company's electric utility facilities or the Improvements and shall engage in no activities on or related to the Company's electric utility facilities or the Improvements.

11. Payments. All bills shall be paid by the date specified on the bill, and late charges shall be imposed upon any delinquent amounts. Company reserves the right to require customer payments be sent by EDI or wire transfer. If Customer disputes any portion of Customer's bill, Customer shall pay the total bill and shall designate the disputed portion. Company shall decide the dispute within sixty (60) days after Customer's notice of dispute. Any refund Company determines Customer is due shall bear interest at the rate then specified by the Commission or, if no rate is specified, the then effective prime rate as established by the Morgan Guaranty Trust Bank of New York.

The Company may request deposits from Customer to the extent permitted under the applicable Electric Service Regulations and the applicable Electric Service Schedule. In the event of a default by Customer in any of its obligations, the Company may exercise any or all of its rights and remedies with respect to any such deposits.

- 12. Furnishing Information. Upon the Company's request, Customer shall submit its year-end financial statements to the Company, certified to be true and correct and in accordance with GAAP (General Accepted Accounting Principles). Furthermore, Customer shall submit additional information as the Company may reasonably request from time to time in furtherance of the purposes of this Contract. Such information shall be deemed confidential. The Company will base its decision with respect to credit, deposits or any other material matter on information furnished under this section by Customer, and shall reserve its rights with respect to such decisions should such information be inaccurate.
- 13. Governing Law; Venue. All provisions of this Contract and the rights and obligations of the parties hereto shall in all cases be governed by and construed in accordance with the laws of the State of Utah applicable to contracts executed in and to be wholly performed in Utah by persons domiciled in the State of Utah. Each party hereto agrees that any suit, action or proceeding in connection with this Contract may only be brought before the Commission, the Federal courts located within the State of Utah, or state courts of the State of Utah, and each party hereby consents to the exclusive jurisdiction of such forums (and of the appellate courts therefrom) in any such suit, action or proceeding.
- 14. Assignment. The obligations under this Contract are obligations at all times of Customer, and may not be assigned without the Company's consent except in connection with a sale, assignment, lease or transfer of Customer's interest in Customer's facility. Any such assignment also shall be subject to (i) such successor's qualification as a customer under the Company's policies and the Electric Service Regulations, the applicable Electric Service Schedule, and (ii) such successor being bound by this Contract and assuming the obligation of Customer from the date of assignment, which may be evidenced by written agreement of such successor or other means acceptable to the Company. The Company may condition this assignment by the posting by the successor of a deposit as permitted under the applicable Electric Service Regulations and the applicable Electric Service Schedule.
- 15. Remedies; Waiver. Either party may exercise any or all of its rights and remedies under this Contract, the applicable Electric Service Regulations, the applicable Electric Service Schedule and under any applicable laws, rules and regulations. No provision of this Contract, the Electric Service Regulations, or the applicable Electric Service Schedule shall be deemed to have been waived unless such waiver is expressly stated in writing and signed by the waiving party.

- 16. Attorneys' Fees. If any suit or action arising out of or related to this Contract is brought by any party, the prevailing party or parties shall be entitled to recover the costs and fees (including, without limitation, reasonable attorneys' fees, the fees and costs of experts and consultants, copying, courier and telecommunication costs, and deposition costs and all other costs of discovery) incurred by such party or parties in such suit or action, including, without limitation, any post-trial or appellate proceeding, or in the collection or enforcement of any judgment or award entered or made in such suit or action.
- 17. Waiver of Jury Trial. TO THE FULLEST EXTENT PERMITTED BY LAW, EACH OF THE PARTIES HERETO WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT. EACH PARTY FURTHER WAIVES ANY RIGHT TO CONSOLIDATE ANY ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED.
- 18. Entire Agreement. This Contract contains the entire agreement of the parties with respect to the subject matter, and replaces and supersedes in their entirety all prior agreements between the parties related to the same subject matter. This Contract may be modified only by a subsequent written amendment or agreement executed by both parties.

WEST JORDAN CITY	ROCKY MOUNTAIN POWER	
Bysignature	Bysignature	
NAME (type or print legibly) TITLE	Kim Felice NAME (type or print legibly)	Manager TITLE
DATE	DATE	
Customer's Mailing Address for Executed Contract	Rocky Mountain Power's Mailing Address for Executed Contract	
Greg Davenport, P.E.	12840 S Pony Express Road ADDRESS	
8000 S Redwood Road ADDRESS	Draper, Utah 84020 CITY, STATE, ZIP	
West Jordan, Utah 84088		

