

Report Criteria:

Detail report.
Invoices with totals above \$0.00 included.
Paid and unpaid invoices included.

Vendor	Vendor Name	Invoice Number	Description	Invoice Date	Net Invoice Amount	Amount Paid	Date Paid	Voided
Atlas Office Products								
34	Atlas Office Products	8215	office supplies for Town Clerk's Off	08/31/2016	76.46	76.46	08/31/2016	
34	Atlas Office Products	8220	office supplies for Town Clerk's Off	09/13/2016	85.02	.00		
Total Atlas Office Products:					161.48	76.46		
Bank Of The West								
49	Bank Of The West	8218	postage	08/31/2016	94.00	94.00	08/31/2016	
49	Bank Of The West	8218	postage	08/31/2016	94.00	94.00	08/31/2016	
49	Bank Of The West	8218	postage	08/31/2016	94.00	94.00	08/31/2016	
49	Bank Of The West	8218	fees	08/31/2016	15.82	15.82	08/31/2016	
Total Bank Of The West:					297.82	297.82		
Bankcard Center								
1134	Bankcard Center	8205	pizza for honor farm sand bag wor	08/08/2016	134.65	134.65	08/25/2016	
1134	Bankcard Center	8205	Bank fees and interest charged	08/08/2016	47.93	47.93	08/25/2016	
Total Bankcard Center:					182.58	182.58		
Caselle, Inc.								
130	Caselle, Inc.	74505	Monthly contract support & mainte	08/01/2016	235.00	235.00	08/25/2016	
130	Caselle, Inc.	74505	Monthly contract support & mainte	08/01/2016	235.00	235.00	08/25/2016	
130	Caselle, Inc.	74505	Monthly contract support & mainte	08/01/2016	200.00	200.00	08/25/2016	
130	Caselle, Inc.	75137	Monthly contract support & mainte	09/01/2016	200.00	.00		
130	Caselle, Inc.	75137	Monthly contract support & mainte	09/01/2016	235.00	.00		
130	Caselle, Inc.	75137	Monthly contract support & mainte	09/01/2016	235.00	.00		
Total Caselle, Inc.:					1,340.00	670.00		
Century Link								
154	Century Link	8207	telephone service for town hall	08/04/2016	237.46	237.46	08/25/2016	
154	Century Link	8207	telephone services for the water pl	08/04/2016	203.39	203.39	08/25/2016	
154	Century Link	8207	telephone library and new modem	08/04/2016	121.25	121.25	08/25/2016	
154	Century Link	8221	telephone library and new modem	09/01/2016	120.58	.00		
154	Century Link	8221	telephone service for town hall	09/01/2016	235.45	.00		
Total Century Link:					918.13	562.10		
Delta Dental								
1190	Delta Dental	8214	Dental Plan for Town	08/31/2016	99.48	99.48	08/31/2016	
1190	Delta Dental	8214	Dental Plan for Town	08/31/2016	99.48	99.48	08/31/2016	
1190	Delta Dental	8214	Dental Plan for Town	08/31/2016	99.49	99.49	08/31/2016	
Total Delta Dental:					298.45	298.45		
Double E, LLC								
1158	Double E, LLC	231	portable toilets for Hudson Daze	05/09/2016	97.50	97.50	08/25/2016	
Total Double E, LLC:					97.50	97.50		

Vendor	Vendor Name	Invoice Number	Description	Invoice Date	Net Invoice Amount	Amount Paid	Date Paid	Voided
Energy Laboratories Inc.								
244	Energy Laboratories Inc.	15764	chemicals for the water treatment	09/01/2016	302.00	.00		
244	Energy Laboratories Inc.	18276	DEQ testing of wastewater lagoon	08/08/2016	189.00	189.00	08/25/2016	
Total Energy Laboratories Inc.:					491.00	189.00		
Fremont Communications								
1159	Fremont Communications	52022	telephone equipment rental	08/01/2016	46.75	46.75	08/25/2016	
1159	Fremont Communications	52148	telephone equipment rental	09/01/2016	46.75	46.75	08/31/2016	
Total Fremont Communications:					93.50	93.50		
Fremont County Solid Waste Dis								
307	Fremont County Solid Waste Dis	8206	Disposal of material from WTP, & t	08/11/2016	10.00	10.00	08/25/2016	
307	Fremont County Solid Waste Dis	8206	Construction and demo from sand	08/11/2016	42.60	42.60	08/25/2016	
307	Fremont County Solid Waste Dis	8222	Town of Hudson solid waste dispo	09/01/2016	7.40	.00		
307	Fremont County Solid Waste Dis	8222	Town of Hudson solid waste dispo	09/01/2016	5.00	.00		
307	Fremont County Solid Waste Dis	8222	Construction and demo from sand	09/01/2016	37.80	.00		
307	Fremont County Solid Waste Dis	8222	Disposal of material from WTP, & t	09/01/2016	5.00	.00		
Total Fremont County Solid Waste Dis:					107.80	52.60		
Fremont County Treasurer								
310	Fremont County Treasurer	201674	Gasoline diesel for town vehicles	08/03/2016	171.56	171.56	08/25/2016	
310	Fremont County Treasurer	201674	Gasoline diesel for town vehicles	08/03/2016	34.31	34.31	08/25/2016	
310	Fremont County Treasurer	201674	Gasoline diesel for town vehicles	08/03/2016	34.31	34.31	08/25/2016	
310	Fremont County Treasurer	201674	Gasoline diesel for town vehicles	08/03/2016	102.94	102.94	08/25/2016	
310	Fremont County Treasurer	201674	Gasoline diesel for town vehicles	08/03/2016	205.87	205.87	08/25/2016	
310	Fremont County Treasurer	201674	Gasoline diesel for town vehicles	08/03/2016	68.62	68.62	08/25/2016	
310	Fremont County Treasurer	201674	Gasoline diesel for town vehicles	08/03/2016	68.63	68.63	08/25/2016	
310	Fremont County Treasurer	8223	property taxes for Town rental pro	09/01/2016	547.71	.00		
310	Fremont County Treasurer	99002780	Gasoline diesel for town vehicles	09/01/2016	54.65	.00		
310	Fremont County Treasurer	99002780	Gasoline diesel for town vehicles	09/01/2016	54.65	.00		
310	Fremont County Treasurer	99002780	Gasoline diesel for town vehicles	09/01/2016	163.96	.00		
310	Fremont County Treasurer	99002780	Gasoline diesel for town vehicles	09/01/2016	81.98	.00		
310	Fremont County Treasurer	99002780	Gasoline diesel for town vehicles	09/01/2016	27.33	.00		
310	Fremont County Treasurer	99002780	Gasoline diesel for town vehicles	09/01/2016	27.33	.00		
310	Fremont County Treasurer	99002780	Gasoline diesel for town vehicles	09/01/2016	136.63	.00		
Total Fremont County Treasurer:					1,780.48	686.24		
Hawkins Water Treatment Inc.								
406	Hawkins Water Treatment Inc.	3938617	Chemicals for cleaning water treat	08/19/2016	2,199.25	2,199.25	08/31/2016	
Total Hawkins Water Treatment Inc.:					2,199.25	2,199.25		
HIGH PLAINS POWER								
412	HIGH PLAINS POWER	8208	Electric service for water feed ball	08/19/2016	22.00	22.00	08/25/2016	
Total HIGH PLAINS POWER:					22.00	22.00		
Hometown Oil & Equipment								
1191	Hometown Oil & Equipment	7989	Rotella and drum deposit	09/01/2016	189.08	.00		
1191	Hometown Oil & Equipment	7989	Rotella and drum deposit	09/01/2016	37.82	.00		
1191	Hometown Oil & Equipment	7989	Rotella and drum deposit	09/01/2016	37.82	.00		
1191	Hometown Oil & Equipment	7989	Rotella and drum deposit	09/01/2016	113.45	.00		
1191	Hometown Oil & Equipment	7989	Rotella and drum deposit	09/01/2016	226.89	.00		

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1191	Hometown Oil & Equipment	7989	Rotella and drum deposit	09/01/2016	75.63	.00		
1191	Hometown Oil & Equipment	7989	Rotella and drum deposit	09/01/2016	75.62	.00		
Total Hometown Oil & Equipment:					756.31	.00		
Lander Ace Hardware								
511	Lander Ace Hardware	8204	building repair materials Town Hall	07/31/2016	6.49	6.49	08/25/2016	
511	Lander Ace Hardware	8204	Supplies for water treatment plant,	07/31/2016	30.75	30.75	08/25/2016	
511	Lander Ace Hardware	8204	Supplies for water treatment plant,	07/31/2016	30.76	30.76	08/25/2016	
511	Lander Ace Hardware	8204	Supplies for water treatment plant,	07/31/2016	30.76	30.76	08/25/2016	
511	Lander Ace Hardware	8204	keysKeys	07/31/2016	11.16	11.16	08/25/2016	
511	Lander Ace Hardware	8204	Finance charge	07/31/2016	1.75	1.75	08/25/2016	
Total Lander Ace Hardware:					111.67	111.67		
Lander Napa Auto Parts Inc.								
523	Lander Napa Auto Parts Inc.	491164	Super HC IND V Belt Sewer Lago	08/04/2016	96.02	96.02	08/31/2016	
Total Lander Napa Auto Parts Inc.:					96.02	96.02		
Mike Anderson								
26	Mike Anderson	8209	Reimburse mayor Honor Farm hel	08/15/2016	89.51	89.51	08/25/2016	
Total Mike Anderson:					89.51	89.51		
MOUNTAIN WEST BUSINESS								
625	MOUNTAIN WEST BUSINESS	6175360	monthly maintenance charge copi	08/12/2016	92.39	92.39	08/25/2016	
Total MOUNTAIN WEST BUSINESS :					92.39	92.39		
NORCO, INC.								
640	NORCO, INC.	8210	monthly cylinder rental	07/31/2016	36.48	36.48	08/25/2016	
640	NORCO, INC.	8210	Supplies for Town Hall black bags	07/31/2016	191.79	191.79	08/25/2016	
640	NORCO, INC.	8210	Supplies for maintenance	07/31/2016	74.81	74.81	08/25/2016	
640	NORCO, INC.	8210	finance charge	07/31/2016	.62	.62	08/25/2016	
640	NORCO, INC.	8224	Supplies for maintenance & cylind	09/01/2016	29.06	.00		
640	NORCO, INC.	8224	Supplies for maintenance & cylind	09/01/2016	5.81	.00		
640	NORCO, INC.	8224	Supplies for maintenance & cylind	09/01/2016	5.81	.00		
640	NORCO, INC.	8224	Supplies for maintenance & cylind	09/01/2016	17.43	.00		
640	NORCO, INC.	8224	Supplies for maintenance & cylind	09/01/2016	34.87	.00		
640	NORCO, INC.	8224	Supplies for maintenance & cylind	09/01/2016	11.62	.00		
640	NORCO, INC.	8224	Supplies for maintenance & cylind	09/01/2016	11.62	.00		
Total NORCO, INC.:					419.92	303.70		
O'Reilly Auto Parts								
1156	O'Reilly Auto Parts	2113326918	materials for maintenance of vehic	08/01/2016	15.98	15.98	08/25/2016	
1156	O'Reilly Auto Parts	8217	Floor Dry Maint. shop	08/28/2016	13.11	13.11	08/31/2016	
1156	O'Reilly Auto Parts	8217	Floor Dry Maint. shop	08/28/2016	13.11	13.11	08/31/2016	
1156	O'Reilly Auto Parts	8217	Floor Dry Maint. shop	08/28/2016	13.11	13.11	08/31/2016	
1156	O'Reilly Auto Parts	8217	Floor Dry Maint. shop	08/28/2016	13.11	13.11	08/31/2016	
1156	O'Reilly Auto Parts	8217	Wiper blade green ford	08/28/2016	7.55	7.55	08/31/2016	
1156	O'Reilly Auto Parts	8217	Wiper blade green ford	08/28/2016	7.55	7.55	08/31/2016	
Total O'Reilly Auto Parts:					83.52	83.52		

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Outdoors Wyoming								
1189	Outdoors Wyoming	70	supplies maint. shop pressure wa	08/03/2016	11.14	11.14	08/25/2016	
1189	Outdoors Wyoming	70	supplies maint. shop pressure wa	08/03/2016	11.14	11.14	08/25/2016	
1189	Outdoors Wyoming	70	supplies maint. shop pressure wa	08/03/2016	11.14	11.14	08/25/2016	
1189	Outdoors Wyoming	70	supplies maint. shop pressure wa	08/03/2016	11.14	11.14	08/25/2016	
1189	Outdoors Wyoming	70	supplies maint. shop pressure wa	08/03/2016	16.72	16.72	08/25/2016	
1189	Outdoors Wyoming	70	supplies maint. shop pressure wa	08/03/2016	16.72	16.72	08/25/2016	
Total Outdoors Wyoming:					78.00	78.00		
Precision Analysis, LLC								
715	Precision Analysis, LLC	15440	testing at Hudson wastewater lag	09/01/2016	165.00	.00		
Total Precision Analysis, LLC:					165.00	.00		
Riverton Ranger/lander Journal								
769	Riverton Ranger/lander Journal	109210	8/23 and 8/30 Legals Liquor Licen	08/31/2016	71.50	71.50	08/31/2016	
Total Riverton Ranger/lander Journal:					71.50	71.50		
Riverton Tire & Oil, Inc.								
775	Riverton Tire & Oil, Inc.	1349427	Tire repair atv/lawnmover and wh	08/19/2016	15.95	15.95	08/25/2016	
775	Riverton Tire & Oil, Inc.	1349427	Tire repair atv/lawnmover and wh	08/19/2016	13.95	13.95	08/25/2016	
Total Riverton Tire & Oil, Inc.:					29.90	29.90		
Rocky Mountain Power								
790	Rocky Mountain Power	8211	Electric service for library	08/10/2016	54.96	54.96	08/25/2016	
790	Rocky Mountain Power	8211	Electric service for cemetery	08/10/2016	100.84	100.84	08/25/2016	
790	Rocky Mountain Power	8211	Electric service for irrigation	08/10/2016	83.75	83.75	08/25/2016	
790	Rocky Mountain Power	8211	Electric service for streets	08/10/2016	537.19	537.19	08/25/2016	
790	Rocky Mountain Power	8211	Electric service for parks	08/10/2016	177.64	177.64	08/25/2016	
790	Rocky Mountain Power	8211	Electric service for H2O Plant	08/10/2016	1,375.11	1,375.11	08/25/2016	
790	Rocky Mountain Power	8211	Electric service for sewer	08/10/2016	725.58	725.58	08/25/2016	
790	Rocky Mountain Power	8211	Electric service for town facilities	08/10/2016	166.05	166.05	08/25/2016	
790	Rocky Mountain Power	8225	Electric service for cemetery	09/01/2016	63.39	.00		
790	Rocky Mountain Power	8225	Electric service for irrigation	09/01/2016	214.05	.00		
790	Rocky Mountain Power	8225	Electric service for parks	09/01/2016	105.33	.00		
790	Rocky Mountain Power	8225	Electric service for town facilities	09/01/2016	219.77	.00		
790	Rocky Mountain Power	8225	Electric service for library	09/01/2016	39.89	.00		
790	Rocky Mountain Power	8225	Electric service for streets	09/01/2016	480.27	.00		
790	Rocky Mountain Power	8225	Electric service for water	09/01/2016	1,292.78	.00		
790	Rocky Mountain Power	8225	Electric service for sewer	09/01/2016	589.52	.00		
790	Rocky Mountain Power	8225	Electric service for town facilities	09/01/2016	22.89	.00		
Total Rocky Mountain Power:					6,249.01	3,221.12		
Source Gas								
856	Source Gas	8226	Natural Gas service Town library	09/01/2016	19.42	.00		
856	Source Gas	8226	Natural Gas service Town WTP	09/01/2016	177.27	.00		
Total Source Gas:					196.69	.00		
STOTZ Equipment								
881	STOTZ Equipment	8212	Gator/Backhoeparts/Blade kit	08/12/2016	653.43	653.43	08/25/2016	
881	STOTZ Equipment	8212	Gator/Backhoeparts/Blade kit	08/12/2016	130.69	130.69	08/25/2016	
881	STOTZ Equipment	8212	Gator/Backhoeparts/Blade kit	08/12/2016	130.69	130.69	08/25/2016	

Vendor	Vendor Name	Invoice Number	Description	Invoice Date	Net Invoice Amount	Amount Paid	Date Paid	Voided
881	STOTZ Equipment	8212	Gator/Backhoeparts/Blade kit	08/12/2016	392.06	392.06	08/25/2016	
881	STOTZ Equipment	8212	Gator/Backhoeparts/Blade kit	08/12/2016	784.12	784.12	08/25/2016	
881	STOTZ Equipment	8212	Gator/Backhoeparts/Blade kit	08/12/2016	261.37	261.37	08/25/2016	
881	STOTZ Equipment	8212	Gator/Backhoeparts/Blade kit	08/12/2016	261.37	261.37	08/25/2016	
881	STOTZ Equipment	8212	Gator/Backhoeparts/Blade kit	08/12/2016	1,143.30	1,143.30	08/25/2016	
Total STOTZ Equipment:					3,757.03	3,757.03		
Thomas, Julie								
1135	Thomas, Julie	8213	books,pizza,supplies,foodlibraryce	08/24/2016	342.13	342.13	08/25/2016	
1135	Thomas, Julie	8213	books,pizza,supplies,foodlibraryce	08/24/2016	30.14	30.14	08/25/2016	
1135	Thomas, Julie	8213	books,pizza,supplies,foodlibraryce	08/24/2016	10.00	10.00	08/25/2016	
Total Thomas, Julie:					382.27	382.27		
Union Telephone Company, Inc.								
919	Union Telephone Company, Inc.	8219	Cell phone charges for Maintenan	08/30/2016	14.20	14.20	08/31/2016	
919	Union Telephone Company, Inc.	8219	Cell phone charges for Maintenan	08/30/2016	14.20	14.20	08/31/2016	
919	Union Telephone Company, Inc.	8219	Cell phone charges for Maintenan	08/30/2016	14.20	14.20	08/31/2016	
919	Union Telephone Company, Inc.	8219	Cell phone charges for Maintenan	08/30/2016	14.20	14.20	08/31/2016	
919	Union Telephone Company, Inc.	8219	Cell phone charges for Maintenan	08/30/2016	14.20	14.20	08/31/2016	
919	Union Telephone Company, Inc.	8219	Cell phone charges for Maintenan	08/30/2016	14.20	14.20	08/31/2016	
919	Union Telephone Company, Inc.	8219	Cell phone charges for Maintenan	08/30/2016	14.22	14.22	08/31/2016	
Total Union Telephone Company, Inc.:					99.42	99.42		
USA Blue Book								
931	USA Blue Book	051911	Repair materials water treatment	09/01/2016	872.16	.00		
Total USA Blue Book:					872.16	.00		
Wells Fargo Financial								
976	Wells Fargo Financial	5003317125	lease for Ricoh copy machine	08/22/2016	122.04	122.04	08/31/2016	
Total Wells Fargo Financial :					122.04	122.04		
Western Printing Inc.								
991	Western Printing Inc.	8227	500 Centennial Books	09/01/2016	575.00	.00		
Total Western Printing Inc.:					575.00	.00		
WY. Dept. of Transportation								
1033	WY. Dept. of Transportation	8216	9 License Plates \$5 each	08/31/2016	8.00	8.00	08/31/2016	
1033	WY. Dept. of Transportation	8216	9 License Plates \$5 each	08/31/2016	8.00	8.00	08/31/2016	
1033	WY. Dept. of Transportation	8216	9 License Plates \$5 each	08/31/2016	8.00	8.00	08/31/2016	
1033	WY. Dept. of Transportation	8216	9 License Plates \$5 each	08/31/2016	6.00	6.00	08/31/2016	
1033	WY. Dept. of Transportation	8216	9 License Plates \$5 each	08/31/2016	7.00	7.00	08/31/2016	
1033	WY. Dept. of Transportation	8216	9 License Plates \$5 each	08/31/2016	8.00	8.00	08/31/2016	
Total WY. Dept. of Transportation:					45.00	45.00		
Grand Totals:					22,282.35	14,010.59		

Vendor	Vendor Name	Invoice Number	Description	Invoice Date	Net Invoice Amount	Amount Paid	Date Paid	Voided
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Dated: 9-13-16

Mayor: [Signature]

Sherry

City Council:

Mary Frances Jordan
Charles Waters
[Signature]

City Recorder: [Signature]

Report Criteria:

- Detail report.
- Invoices with totals above \$0.00 included.
- Paid and unpaid invoices included.

**AN ORDINANCE GRANTING AN ELECTRIC UTILITY FRANCHISE
AND GENERAL UTILITY EASEMENT
TO
ROCKY MOUNTAIN POWER**

WHEREAS, Rocky Mountain Power, is a regulated public utility that provides electric power and energy to the citizens of Town of Hudson (the "Town") and other surrounding areas;

WHEREAS, providing electrical power and energy requires the installation, operation and maintenance of power poles and other related facilities to be located within the public ways of the Town;

WHEREAS, the Town desires to set forth the terms and conditions by which Rocky Mountain Power shall use the public ways of the Town;

NOW, THEREFORE, be it ordained by the Town:

SECTION 1. Grant of Franchise and General Utility Easement. The Town hereby grants to Rocky Mountain Power the right, privilege and authority to construct, maintain, operate, upgrade, and relocate its electrical distribution and transmission lines and related appurtenances, including underground conduits and structures, poles, towers, wires, guy anchors, vaults, transformers, transmission lines, and communication lines (collectively referred to herein as "Electric Facilities") in, under, along, over and across the present and future streets, alleys, and rights-of-way, not including Town parks, buildings or other spaces not associated with Town-owned rights-of-way (collectively referred to herein as "Public Ways") within the Town as the same are platted, legally described or otherwise defined or described in the public record, for the purpose of supplying and transmitting electric power and energy to the inhabitants of the Town and persons and corporations beyond the limits thereof.

SECTION 2. Term. The term of this Franchise and General Utility Easement is for seventeen (17) years commencing on the date of acceptance by the Company as set forth in Section 3 below.

SECTION 3. Acceptance by Company. Within sixty (60) days after the passage of this ordinance by the Town, Rocky Mountain Power shall file an unqualified written acceptance thereof, with the Town Clerk otherwise the ordinance and the rights granted herein shall be null and void.

SECTION 4. Non-Exclusive Franchise. The right to use and occupy the Public Ways of the Town shall be nonexclusive and the Town reserves the right to use the Public Ways for itself or any other entity that provides service to Town residences; provided, however, that such use shall not unreasonably interfere with Rocky Mountain Power's Electric Facilities or Rocky Mountain Power's rights as granted herein.

SECTION 5. Town Regulatory Authority. In addition to the provision herein contained, the Town reserves the right to adopt such additional ordinances and regulations as may be deemed necessary in the exercise of its police power for the protection of the health, safety and welfare of its citizens and their properties or exercise any other rights, powers, or duties required or authorized, under the Constitution of the State of Wyoming, the laws of Wyoming or Town Ordinance.

SECTION 6. Indemnification. The Town shall in no way be liable or responsible for any loss or damage to property or any injury to, or death, of any person that may occur in the construction, operation or maintenance by Rocky Mountain Power of its Electric Facilities. Rocky Mountain Power shall indemnify, defend and hold the Town harmless from and against claims, demands, liens and all liability or damage of whatsoever kind on account of Rocky Mountain Power's use of the Public Ways within the Town, and shall pay the costs of defense plus reasonable attorneys' fees for any claim, demand or lien brought thereunder. The Town shall give prompt written notice to Rocky Mountain Power of any claim, demand or lien with respect to which the Town seeks indemnification hereunder, and Rocky Mountain Power agrees to assume the defense of such claim, demand, or lien. Notwithstanding any provision hereof to the contrary, Rocky Mountain Power shall not be obligated to indemnify, defend or hold the Town harmless to the extent any claim, demand or lien arises out of or in connection with any negligent or willful act or failure to act of the Town or any of its officers or employees.

SECTION 7. Annexation.

7.1 **Extension of Town Limits.** Upon the annexation of any territory to the Town, the rights granted herein shall extend to the annexed territory to the extent the Town has such authority. All Electrical Facilities owned, maintained, or operated by Rocky Mountain Power located within any public ways of the annexed territory shall thereafter be subject to all of the terms hereof.

7.2 **Notice of Annexation.** When any territory is approved for annexation to the Town, the Town shall, not later than ten (10) working days after passage of an ordinance approving the proposed annexation, provide by certified mail to Rocky Mountain Power: (a) each site address to be annexed as recorded on county assessment and tax rolls; (b) a legal description of the proposed boundary change; and (c) a copy of the Town's ordinance approving the proposed annexation. The notice shall be mailed to:

Rocky Mountain Power
Attn: Annexations
P.O. Box 400
Portland, Oregon 97207-0400

With a copy to:

Rocky Mountain Power
Attn: Office of the General Counsel
1407 West North Temple, Room 320
Salt Lake Town, UT 84116

SECTION 8. Plan, Design, Construction and Installation of Company Facilities.

8.1 All Electrical Facilities installed or used under authority of this Franchise shall be used, constructed and maintained in accordance with applicable federal, state and Town laws, codes and regulations.

8.2 All Electric Facilities shall be located so as to cause minimum interference with the Public Ways of the Town and shall be constructed, installed, maintained, cleared of vegetation, renovated or replaced in accordance with applicable rules, ordinances and regulations of the Town.

8.3 If, during the course of work on its Electrical Facilities, Rocky Mountain Power causes damage to or alters the Public Way or public property, Rocky Mountain Power shall (at its own cost and expense and in a manner reasonably approved by the Town) replace and restore it in as good a condition as existed before the work commenced.

8.4 In addition to the installation of underground electric distribution lines as provided by applicable state law and regulations, Rocky Mountain Power shall, upon payment of all charges provided in its tariffs or their equivalent, place newly constructed electric distribution lines underground as may be required by Town ordinance.

8.5 The Town shall have the right without cost to use all poles and suitable overhead structures owned by Rocky Mountain Power within Public Ways for Town wires used in connection with its fire alarms, police signal systems, or other public safety communication lines used for governmental purposes; provided, however, any such uses shall be for activities owned, operated or used by the Town for a public purpose and shall not include the provision of CATV, internet, or similar services to the public. Provided further, that Rocky Mountain Power shall assume no liability nor shall it incur, directly or indirectly, any additional expense in connection therewith, and the use of said poles and structures by the Town shall be in such a manner as to prevent safety hazards or interferences with Rocky Mountain Power's use of same. Nothing herein shall be construed to require Rocky Mountain Power to increase pole size, or alter the manner in which Rocky Mountain Power attaches its equipment to poles, or alter the manner in which it operates and maintains its Electric Facilities. Town attachments shall be installed and maintained in accordance with the reasonable requirements of Rocky Mountain Power and the current edition of the National Electrical Safety Code pertaining to such construction. Further, Town attachments shall be attached or installed only after written approval by Rocky Mountain Power in conjunction with Rocky Mountain Power's standard pole attachment application process. Rocky Mountain Power shall have the right to inspect such attachments to ensure compliance with this Section 8.6 and to require the Town to remedy any defective attachments.

8.6 Rocky Mountain Power shall have the right to excavate the Public Rights of Ways subject to reasonable conditions and requirements of the Town. Before installing new underground conduits or replacing existing underground conduits, Rocky Mountain Power shall first notify the Town of such work by written notice and shall allow the Town to share the trench of Rocky Mountain Power to lay its own conduit therein, provided that such action by the Town will not unreasonably interfere with Rocky Mountain Power's Electrical Facilities or delay project completion.

8.7 Before commencing any street improvements or other work within a Public Way that may affect Rocky Mountain Power's Electric Facilities, the Town shall give written notice to Rocky Mountain Power.

SECTION 9. Relocations of Electric Facilities.

9.1 The Town reserves the right to require Rocky Mountain Power to relocate its Electric Facilities within the Public Ways in the interest of public convenience, necessity, health, safety or welfare at no cost to the Town (streetlights excluded). Within a reasonable period of time after written notice, Rocky Mountain Power shall promptly commence the relocation of its Electrical Facilities. Before requiring a relocation of Electric Facilities, the Town shall, with the assistance and consent of Rocky Mountain Power, identify a reasonable alignment for the relocated Electric Facilities within the Public Ways of the Town. If the Town is entitled to recover the cost for any relocation work from a third party, the Town shall assign or otherwise transfer such rights to Company and shall support the efforts of Rocky Mountain Power to obtain reimbursement.

9.2 The Town and the Company acknowledge that, at the time this Ordinance is passed, development within the Town is regulated by Fremont County. Rocky Mountain Power shall not be obligated to pay the cost of any relocation that is required or made a condition of a private development. If the removal or relocation of facilities is caused directly or otherwise by an identifiable development of property in the area, or is made for the convenience of a customer, Rocky Mountain Power may charge the expense of removal or relocation to the developer or customer. For example, Rocky Mountain Power shall not be required to pay relocation costs in connection with a road widening or realignment where the road project is made a condition of or caused by a private development.

SECTION 10. Subdivision Plat Notification. If during the term of this franchise, development approvals become regulated by the Town, before the Town approves any new subdivision and before recordation of the plat, the Town shall mail notification of such approval and a copy of the plat to Rocky Mountain Power:

Rocky Mountain Power
Attn: Estimating Department
111 N. Third
Riverton WY 82501

SECTION 11. Vegetation Management. Rocky Mountain Power or its contractor may prune all trees and vegetation which overhang the Public Ways, whether such trees or vegetation originate within or outside the Public Ways to prevent the branches or limbs or other part of such trees or vegetation from interfering with Rocky Mountain Power's Electrical Facilities. Such pruning shall comply with *the American National Standard for Tree Care Operation (ANSI A300)* and be conducted under the direction of an arborist certified with the International Society of Arboriculture. A growth inhibitor treatment may be used for trees and vegetation species that are fast-growing and problematic. Nothing contained in this Section shall prevent Rocky Mountain Power, when necessary and with the approval of the owner of the property on which they may be located, from cutting down and removing any trees which overhang streets.

SECTION 12. Compensation.

12.1 In consideration of the rights, privileges, and franchise hereby granted, Rocky Mountain Power shall pay to the Town from and after the effective date of the acceptance of this franchise, four percent (4%) of its gross revenues derived from within the corporate limits of Town. The term "gross revenue" as used herein shall be construed to mean any revenue of Rocky Mountain Power derived from the retail sale and use of electric power and energy within the municipal boundaries of the Town after adjustment for the net write-off of uncollectible accounts and corrections of bills theretofore rendered. Notwithstanding any provision to the contrary, at any time during the term of this Franchise, the Town may elect to increase the franchise fee amount as may then be allowed by state law. The Town shall provide Rocky Mountain Power with prior written notice of such increase following adoption of the change in percentage by the Town. The increase shall be effective sixty (60) days after Town has provided such written notice to Rocky Mountain Power.

12.2 The franchise fee shall not be in addition to any other license, occupation, franchise or excise taxes or charges which might otherwise be levied or collected by the Town from Grantee with respect to Grantee's electric business or the exercise of this franchise within the corporate limits of the Town and the amount due to the Town under any such other license, occupation, franchise or excise taxes or other charges for corresponding periods shall be reduced by deducting therefrom the amount of said franchise fee paid hereunder.

SECTION 13. Renewal. At least 120 days prior to the expiration of this Franchise, Rocky Mountain Power and the Town either shall agree to extend the term of this Franchise for a mutually acceptable period of time or the parties shall use best faith efforts to renegotiate a replacement Franchise.

SECTION 14. No Waiver. Neither the Town nor Rocky Mountain Power shall be excused from complying with any of the terms and conditions of this Franchise by any failure of the other, or any of its officers, employees, or agents, upon any one or more occasions to insist upon or to seek compliance with any such terms and conditions.

SECTION 15. Transfer of Franchise. Rocky Mountain Power shall not transfer or assign any rights under this Franchise to another entity, except transfers and assignments by operation of law, or to affiliates, parents or subsidiaries of Rocky Mountain Power which assume all of Rocky Mountain Power's obligations hereunder, unless the Town shall first give its approval in writing, which approval shall not be unreasonably withheld, conditioned or delayed; provided, however, Rocky Mountain Power may assign, mortgage, pledge, hypothecate or otherwise transfer without consent its interest in this Franchise to any financing entity, or agent on behalf of any financing entity to whom Rocky Mountain Power (i) has obligations for borrowed money or in respect of guaranties thereof, (ii) has obligations evidenced by bonds, debentures, notes or similar instruments, or (iii) has obligations under or with respect to letters of credit, bankers acceptances and similar facilities or in respect of guaranties thereof.

SECTION 16. Amendment. At any time during the term of this Franchise, the Town through its Town Council, or Rocky Mountain Power may propose amendments to this Franchise by giving thirty (30) days written notice to the other party of the proposed amendment(s) desired, and both parties thereafter, through their designated representatives, will, within a reasonable time, negotiate in good faith in an effort to agree upon mutually satisfactory amendment(s). No

amendment or amendments to this Franchise shall be effective until mutually agreed upon by the Town and Rocky Mountain Power and formally adopted as an ordinance amendment, which is accepted in writing by Rocky Mountain Power.

SECTION 17. Non-Contestability--Breach of Contract.

17.1 In the event of a dispute or disagreement between the parties arising under or relating to this franchise, the Town and Rocky Mountain Power agree to negotiate in good faith to resolve the dispute. Neither the Town nor Rocky Mountain Power will take any action for the purpose of securing modification of this Franchise before either the Public Service Commission or any Court of competent jurisdiction prior to giving notice to the other party and attempting to negotiate a mutually acceptable resolution in good faith; provided, however, that neither shall be precluded from taking any action it deems necessary to resolve difference in interpretation of the Franchise nor shall Rocky Mountain Power be precluded from seeking relief from the Courts in the event Public Service Commission orders, rules or regulations conflict with or make performance under the Franchise illegal.

17.2 In the event Rocky Mountain Power or the Town fails to fulfill any of their respective obligations under this Franchise, the Town, or Rocky Mountain Power, whichever the case may be will have a breach of contract claim and remedy against the other in addition to any other remedy provided by law, provided that no remedy which would have the effect of amending the specific provisions of this Franchise shall become effective without such action which would be necessary to formally amend the Franchise.

SECTION 18. Notices. Unless otherwise specified herein, all notices from Rocky Mountain Power to the Town pursuant to or concerning this Franchise shall be delivered to the Town Clerk's Office. Unless otherwise specified herein, all notices from the Town to Rocky Mountain Power pursuant to or concerning this Franchise shall be delivered to the Regional Business Management Director, Rocky Mountain Power, 70 North 200 East, Room 122, American Fork, Utah, 84003, and such other office as Rocky Mountain Power may advise the Town of by written notice.

SECTION 19. Severability. If any section, sentence, paragraph, term or provision hereof is for any reason determined to be illegal, invalid, or superseded by other lawful authority including any state or federal regulatory authority having jurisdiction thereof or unconstitutional, illegal or invalid by any court of common jurisdiction, such portion shall be deemed a separate, distinct, and independent provision and such determination shall have no effect on the validity of any other section, sentence, paragraph, term or provision hereof, all of which will remain in full force and effect for the term of the Franchise or any renewal or renewals thereof.

SECTION 20. Dispute Resolution. In the event of any dispute arising under this Franchise, the parties shall first attempt to resolve the matter through direct negotiation between the representatives of the parties. If the representatives are unable to resolve the dispute through direct negotiation, the parties agree to submit the matter to non-binding mediation, using a mediator that is mutually acceptable to the parties. In the event the parties are unable to agree on a mediator, then each party shall designate a mediator, and the two mediators designated by the parties shall jointly select a third mediator to mediate the dispute. If the representatives are unable to resolve the issue, then each of the parties hereto agree to non-binding arbitration. Such arbitration shall be in accordance with the rules and procedures of the American Arbitration Association (AAA).

Notwithstanding any AAA rules and procedures or any other provisions or any state or federal laws, the parties agree that the arbitrators shall not consider or award punitive damages as a remedy. Upon the Company's request, AAA shall provide the parties a list of arbitrators each of whom has experience and expertise with respect to franchises. Upon each of the party's receipt of such list, each party shall have ten (10) days to select an arbitrator. The two selected arbitrators shall then select a third arbitrator within thirty (30) days from the date the initial two arbitrators were selected and the matter subject to arbitration shall be arbitrated within sixty (60) days after the selection of the third arbitrator.

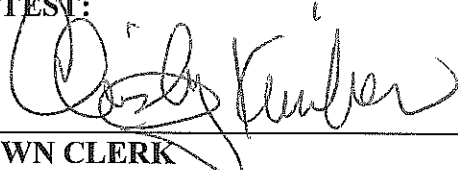
SECTION 21. Jurisdiction; Venue. The venue for any dispute arising out of or relating to this franchise that is not resolved by the parties pursuant to paragraphs 17 and/or 20 shall be in the Ninth Judicial District Court, Fremont County, Wyoming, and each party agrees that they are subject to the jurisdiction of such court.

PASSED by the Town Council of the Town of Hudson, Wyoming this 13th day of September, 2016.

MAYOR

A handwritten signature in cursive script, written in black ink, positioned above a horizontal line. The signature appears to be "Kenny Green".

ATTEST:

A handwritten signature in cursive script, written in black ink, positioned above a horizontal line. The signature appears to be "Daisy Tucker".

TOWN CLERK

