



San Isabel Electric
781 East Industrial Blvd.
Pueblo West, CO 81007
Phone: (719) 547-2160

INVOICE: 20243425

Invoice Date: 12/17/2024
Terms: NET 30
Due Date: 01/16/2025
Amount Due: \$ 40,441.00

HUERFANO COUNTY
P O BOX 388
WALSENBURG CO 81089

Account: 2192
Description: CONTRIBUTION WO# 240412 Page 1 of 1

DESCRIPTION	QUANTITY	UOM	UNIT PRICE	AMOUNT	TAX
CATALOG ITEM: CONT CONTRACTOR BILLING	1.000	EA	40,441.0000	40,441.00	

MESSAGES	
Process Payment online through secure Smarthub portal with invoice account number and last name at https://siea.smarthub.coop/PayNow.html	Subtotal: \$ 40,441.00
Paperless invoicing will be coming soon. Please contact kacey.lopez@siea.com or call 719-647-6245 to opt out.	Tax: \$ 0.00
	Total: \$ 40,441.00
	Amount Paid: \$ 0.00
	Amount Due: \$ 40,441.00

RETURN BOTTOM PORTION WITH PAYMENT



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Pueblo West, CO 81007
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Invoice:	20243425
Due Date:	01/16/2025
Amount Due:	\$ 40,441.00
Amount Of Payment:	_____

HUERFANO COUNTY
P O BOX 388
WALSENBURG CO 81089

Plus a \$4,000.00 deposit



781 East Industrial Blvd.
Pueblo West, Colorado 81007
719-547-2160
Fax 719-547-0732
www.siea.com

Huerfano County Of
401 Main Street, Suite 310
Walsenburg, Co, 81089

Work Order # 240412

Dear Member,

Enclosed are the following documents, Line Extension Contract and Agreement for Permanent Service, an Easement Form, and an invoice for work, once these documents are signed and witnessed, return them with your payments of \$40,441.00 within 30 days. Payment can be processed online at <http://siea.smarthub.coop/PayNow.html> or in person at any SIEA Office or returned to our mailing address provided. The work order number and invoice number are required to receive payment.

The prices quoted are guaranteed for thirty (30) days from the date on the Line Extension Contract and Agreement for Electric Service after which they become subject to review and possible revision due to changes in cost of construction.

If you proceed with the installation of electric service to your property, and if, during the term of your contract, we tap that installation to serve another party, it is San Isabel's Policy to prorate the balance still owed, and any monies paid in advance, on the shared portion of the installation among the parties involved.

These costs are contingent upon the meter entrance location which was mutually agreed upon. Any changes to the agreed upon meter location will change the cost. If the meter location is changed, the enclosed contract is incorrect and a new contract must be written to reflect the changes.

*A \$4,000 deposit will be needed
for a service of this size.*

If you have any questions or if we can be of further assistance, please contact this office.

Sincerely,

Engineering Technician
SAN ISABEL ELECTRIC ASSOCIATION , INC.
David Andreatta

INFORMATION SHEET FOR MEMBERS REQUESTING ELECTRIC SERVICE

WO #: 240412

Date: 12/17/2024

MEMBER NAME: Huerfano County Of

Please sign and return to this office all the forms indicated below along with the enclosed invoice and a check in the amount of \$44,441.00 to provide electric service to your property at 129 Kansas Avenue , Walsenburg, Co, 81089 (See attached letter for an explanation of these charges.) Also, give this form to your electrical contractor to assist him in the proper installation and the scheduling thereof.

Plus a \$4,000.00 deposit.

Permanent Service Agreement, in duplicate. Both copies must be returned. A copy executed by San Isabel will be returned to you for your records.

Easement Form (Must be notarized)

Member Contact Form

ALL electrical services must be approved by the appropriate Electric Inspector In your area before San Isabel can connect your meter. Any questions regarding inside wiring or the wiring from the SIEA meter location should be directed to the appropriate inspector in you area.

Luke Hanson

Luke Hanson

Email: Luke.C.Hanson@state.co.us

Phone: 303-869-3475

Coverage: Town of Rye, Huerfano, and Las Animas Counties

ADDITIONAL INFORMATION

San Isabel will provide a meter main or a pedestal or on a meter pole which will be located a minimum of 20 feet from the structure it will serve. San Isabel will install a meter and leave the main breaker off until we receive notification from the electrical inspector that your work has been approved. The total length of the service from the transformer to the meter will not exceed 200 feet. **San Isabel is not responsible for voltage problems which occur on the members side of the main breaker because of excessive length of member's secondary.**

If the service will be underground and Instrument metered at the transformer, the member will provide all secondary cable from member's termination point to the transformer, unless otherwise agreed upon by San Isabel.

ELECTRICAL SERVICE AGREEMENT BETWEEN SAN ISABEL
ELECTRIC ASSOCIATION, INC. AND

Huerfano County Of

THIS AGREEMENT made and entered into this, _____ day of _____, 20____, by and between SAN ISABEL ELECTRIC ASSOCIATION, INC., a Corporation organized and existing under and by virtue of the laws of the State of Colorado, and having its principal office in Pueblo West, County of Pueblo, State of Colorado, (hereinafter referred to as the Utility) and Huerfano County Of (hereinafter referred to as the Member)

The undersigned hereby agrees to purchase electric energy from the Utility under the following terms and conditions:

WITNESSETH, that in consideration of the mutual covenants and agreements herein contained, the parties hereto contract and agree with each other as follows:

ARTICLE I Contingencies

- A. If applicable this contract is contingent upon the Association obtaining the necessary right-of-way to construct the electric facilities along the route upon which the cost is based.
- B. If applicable, this contract is contingent upon the Association obtaining the signed contracts and financial contributions from all parties to the construction of this line prior to beginning.
- C. If applicable, by signing this Agreement the consumer assigns ownership of all conduit used on this work order to the utility.

ARTICLE II

This contract shall be in force for a period of five year(s) use of electricity beginning from the date the Member takes service or within ninety (90) days after the Utility makes service available, whichever comes first. The Utility agrees to sell and deliver to the Member and the Member agrees to buy and receive from the Utility. all of the electric energy used at the point of delivery herein specified for a maximum demand of approximately 300 KVA

ARTICLE III

Electric energy to be supplied by the Utility hereunder, shall be Three, 120/208, 60Hz nominally stated and delivered from the Utility's system to the Member's property located at 129 Kansas Avenue , Walsenburg Co, 81089, in Huerfano County, Colorado, Section 9, Township 28, Range 66. The Member shall construct, own and operate its line or lines, to the point of connection with the Utility. The point of delivery shall be 600 AMP at the Transformer Low Side Bushings serving the Member. The location of the meter shall be determined by the Utility. The Utility shall install, own and maintain the necessary meters and metering equipment that may be required to administer the rate schedule.

ARTICLE IV

Bills will be rendered to the Member each month by the Utility at the rate and under the terms and conditions set forth in the agreement for electric energy delivered during the preceding month and for any minimum charge that may be due for said month. Member agrees to pay all such bills at the office of the Utility in Pueblo West, Colorado, within ten (10) days after the date thereof. The period of time referred to herein as a month, means the period intervening between meter readings for the purpose of monthly billing, which readings, will be taken once a month.

The Member shall pay as a minimum monthly bill for the electric service at the C2 rate class, the amounts determined by San Isabel Electric Assn. Inc.'s tariffs.

The preceding rate components are those in effect as of the date of this contract and are subject to change. The rate shall only be changed in a lawful manner.

A nonrefundable Contribution in Aid of Construction for New Facilities in the amount of \$40,441.00 plus the tapping fee in the amount of \$0.00 for a total of \$40,441.00.

12/17/2024

WO # 240412

ARTICLE V. If the Member violates any terms of this contract in any manner, including failure to pay any bill accruing under this Contract on or before the 20th day after the due date of such bill. the Utility is hereby authorized and empowered to discontinue the supply of electric energy provided at least seven (7) days notice of such intention to discontinue the service, unless the Member shall make good such failure or shall pay such bill before the expiration of said seven (7) day period.

ARTICLE VI. The schedule of rates are subject to change by the Utility, only if approved according to law. In the event of such change, the new rates shall apply to this Contract the Member will comply with and be bound by the provision of the Certificates of Incorporation and Bylaws of the Utility and such rates and regulations as may from time to time be adopted by the Utility

ARTICLE VII. Member will furnish at no cost to the Utility, the rights-of-way necessary for the installation and maintenance of the Utility's lines and equipment to provide service to the Member and hereby agrees to the right of ingress and egress by the Utility to operate, maintain, and remove said lines and equipment

ARTICLE VIII. The Utility shall use reasonable diligence to provide a constant and uninterrupted supply of electric power and energy, but if such supply shall fail or be interrupted, or become defective through an act of God, or the public enemy or by accident, strikes, labor troubles, or by action of the elements. or inability to secure rights-of-way or other permits needed, or for any other cause beyond the reasonable control of the Utility, the Utility shall not be liable therefor.

If utilization of electric energy by Member should cause fluctuations or disturbances with the flow of energy on the distribution line in the opinion of San Isabel, which result in deterioration of service to their members. including telephone, television or other communication facilities services, San Isabel shall have the right to require the installation by Member of suitable apparatus to reasonably correct or limit such a fluctuation or disturbance at no cost to San Isabel. This corrective action shall be taken within a reasonable length of time after notification in writing to Member by San Isabel of any problem area If such corrective action is not taken in a timely manner, San Isabel shall have the right to have reasonable corrective measures taken and Member hereby agrees to pay all costs associated with such action.

ARTICLE IX. This Agreement shall be binding upon the heirs, successors, and assigns of the parties. If, and in the event the Member shall terminate service, he shall immediately pay any balance on the construction costs of said line or Member may assign said line and cause the assignee who may take service at said location to assume the payment of the balance due on said construction costs. In the event the Member fails to cause such assumption by any successor or assignee, the whole balance shall become due and payable to the Utility by the Member and service to said location shall terminate unless arrangements, acceptable to the Utility, are made to discharge the unpaid balance

IN WITNESS THEREOF, the parties hereto have caused this Agreement to be executed by their respective authorized officials.

Huerfano County Of

Date: _____

MEMBER

401 Main Street, Suite 310, Walsenburg, Co, 81089

Witness: _____

ADDRESS

FOR SAN ISABEL ELECTRIC ASSOCIATIONS USE BELOW

Date: _____

SAN ISABEL ELECTRIC ASSOCIATION, INC.

By: _____

WO # 240412

ACCOUNT # 1023501

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ELECTRIC ASSOCIATION, INC. AND

Huerfano County Of

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12/17/2024

WO # 240412

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