FIRM GAS SERVICE EXTENSION AGREEMENT

	day of,, by and between Dakota Utilities Co., 705 West Fir Ave, Fergus Falls, Minnesota, hereinafter
	hereinafter called "Customer," whether one or more.
WHEREAS, Customer has requested that Company provide Southwest MN Regional Airport Ryan Field Sites 18, 19	
County of Lyon , State of MN	; and
WHEREAS, such service will necessitate the construction necessary facilities.	on by Company of a gas main extension and the installation of the
	nants and agreements herein contained, it is hereby agreed as follows ensions over 100 feet or where natural gas is not the primary fuel used
	where the Customer is not responsible for cost participation where the gas his from the start of construction, and where natural gas is the primary fuel
the Company's General Terms and Conditions tariff and C	Project in accordance with the Firm Gas Service Extension Policy within Customer agrees that, prior to construction of same, Customer will pay to the sum of \$57,386.00 , to be paid as follows: eement executed 7-31-2024. WO 305460.
2. It is further agreed that after facilities have been placed in outlined below.	n service, Company shall recalculate the Customer's cost participation as
Less Maximum Allowable Investment . Final Cost Participation Preliminary Cost Participation	\$\$ 57,386.00
	/\$s stomer \$
	ain extension(s), valves, service line(s), cathodic protection equipment, any sion pipeline company to accommodate the extension(s), and other costs
liable for any damages on account of injury to or death of	s and does not apply to Customer-owned facilities. Company shall not be persons, or damage to property, due to the operation, maintenance, repair All duties and liabilities in this respect are assumed by the Customer.
5. The following additional terms and conditions shall apply t	to Company's construction of a gas main and installation of the necessary
	31-2024 (WO 305460) per Item 7 below. Great Plains tariff General extensions: Upon completion of the project the contribution amount will a may be levied or a refund may be made.
The following documents are attached hereto, and incorpor a. Estimate of construction costs	orated herein, as part of the Agreement:
b. Map showing the route of the extension	
 c. Economic analysis of the extension d. Firm Gas Service Extension Policy, effective date: <u>April</u> 	1, 2021
assignment of this Agreement by either party shall not re obligations undertaken by this Agreement. Further, this Ag the Company, or on the following date, 12/31/2025 begun. If the Agreement expires, Company will refund any any and all further liability in connection with this Agreement	
the projections used in the economic analysis, the Comaximum allowable investment, in accordance with the F	ervice date, the number of active customers and related volumes exceeds mpany shall recompute the participation requirement by recalculating the Firm Gas Service Extension Policy within the Company's General Terms and o Customer until the new applicants begin taking service from the Company. mer's participation amount of \$57,386.00
	ompany to make refunds shall cease. In no event, shall the total amount of
refunds exceed the amount paid to Company hereunde	
	GREAT PLAINS NATURAL GAS CO. A Division of Montana-Dakota Utilities Co.
Customer Signature Date	Company Signature Date
Customer Printed Name	Company Printed Name

Addendum A

Firm Gas Service Extension Agreement (Rate 120)

1)	Customer agrees to provide utility easements acceptable to the Company where necessary for the benefit of this project.	
2)	The costs presented herein are estimates only, are subject to be trued-up to actual costs. These estimates do NOT include any unforeseen obstacles or frost charges. Additional costs will be the responsibility of the customer.	
3)	Customers are responsible for locates of customer owned facilities including, but not limited to: sprinkles systems, customer downstream piping, and customer owned electric facilities. Montana-Dakota Utilities Co. will not be responsible for damages to facilities that were not located prior to construction.	
4)	All land in which utilities will be placed must be within six (6) inches of final grade and property pins must be in place.	
5)	All wet utility deep work must be complete and stubbed beyond the utility easement prior to construction.	
Ter	ms agreed to and accepted by:	
 Cus	tomer Date	

This addendum accompanies the Firm Gas Service Extension Agreement dated ______