

APPLICATION AND CONTRACT FOR GAS UTILITY SERVICE REQUIRED EXTENSION OF FACILITIES

SERVICE REQUESTED: 1102 Kalberer Rd., W. Lafayette, IN **Maximo# 11684554 & 11801821 Project # 14595502041252**

The undersigned (hereinafter called the "Customer"), his successors or assigns, hereby requests

VECTREN ENERGY DELIVERY OF INDIANA

(hereinafter called the "Company") to furnish in accordance with the terms hereof gas utility service at the premises described as follows:

| | |
|-------------------|----------------------|
| 1102 Kalberer Rd. | 02-600164461-5818228 |
| (STREET ADDRESS) | (ACCOUNT NUMBER) |
| West Lafayette | Tippecanoe |
| (CITY) | (COUNTY) |

The customer agrees to pay to the Company a main-service extension deposit as follows:

| | |
|---|--------------|
| Estimated Cost of Construction | \$ 53,869.21 |
| Less: Amount of Free Extension which is equal to the Company's estimate of total non-gas cost revenue from the Extension for a period of 5.5 years..... | \$ 30,178.48 |
| Total amount of Main-Service Extension Deposit..... | \$ 23,690.73 |
| Customer's Share of Deposit..... | \$ 23,690.73 |

For each additional customer connected directly to the aforesaid extension within a period of six (6) years from the making of such extension, Company agrees to refund to Customer a proportionate amount, (based upon the ratio of the Customer's share of deposit to the total amount of main-service extension deposit required), by which five and one-half times the estimated annual non-gas cost revenue of the new customer exceeds the cost of connecting such new customer. Company also agrees to conduct an annual audit to refund Customer a proportionate amount, (based upon the ratio of the Customer's share of deposit to the total amount of main-service extension deposit required), of the actual non-gas cost revenue generated by facilities at the address listed above for a period of five and one-half years less the Amount of Free Extension credited above. At the end of the five and one-half year period customer agrees to pay the difference if any, the Amount of actual non-gas cost revenue less the difference of Estimated Amount of Free Extension allowed. However, at no time shall the aggregate refund made to Customer exceed the original deposit of Customer.

CONDITIONS OF SERVICE:

- (1) In consideration of the service herein provided for, the Customer agrees to pay for service at the rates provided for in the rate schedule attached hereto or such other rates as may, from time to time during the existence of this agreement, be approved for such service by any governmental regulatory agency having jurisdiction of rates thereof, and agrees to take service in accordance with the conditions of service herein provided, including all such rules and regulations as may, from time to time during the existence of this agreement, be approved in respect of such service by any governmental regulatory agency having jurisdiction thereof.
- (2) The Company will construct, maintain, operate and own a gas extension main, including all joints, valves, and connections and other appurtenant facilities to supply gas service for the Customer's use at the above location.
- (3) The Customer agrees to give, and does hereby give the Company the right to locate on the Customer's premises, at such place or places as shall be mutually agreed upon, all pipes, meters and other facilities of the Company as shall be reasonably necessary in or in connection with the rendering of service to the Customer hereunder, the right to enter upon the premises of the Customer at all reasonable times in order to maintain, repair, replace or operate said pipes, meters, or other facilities of the Company, and the right to remove said pipes, meters and other facilities wherever, and at any time after, service to the customer is discontinued for any reason whatsoever.

TERMS OF AGREEMENT:

This agreement shall remain in effect for a fixed term of six years from the date service is connected hereunder.

This agreement, although signed by the Customer, is subject to the approval of an authorized agent, and shall not be binding upon the Company until approved by the authorized agent.

VECTREN ENERGY DELIVERY OF INDIANA

CUSTOMER OR OWNER

By _____
AUTHORIZED AGENT SIGNATURE

By _____
AUTHORIZED AGENT SIGNATURE DATE

Date Approved _____, 20_____

ADDRESS