December 2009

by a vote of 14 in favor and 0 against, and 0 absenting the date of

December 2009.

ANNEXED

for the Town of Hot Sulphur Springs.

Section 2. This Resolution shall be effective immediately upon approval of the Board of Trustees.

Section 3. If any section, paragraph, clause or provision of this Resolution shall for any reason

be held to be invalid or unenforceable, the validity or enforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,

be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or provision,
Your Touchstone Energy Cooperative

MEMO

Engineering Clerk

Key Request

Statement

Should you have any questions, please call Mountain Parks Electric, Inc. at 970-873-3378 and

Dear Customer,

RE: Water Treatment Plant

Hi Sublime Springs Co.

P.O. Box 116

Town of Sublime Springs

July 26, 2010

Mountain Parks Electric, Inc.
MOUNTAIN PARKS ELECTRIC, INC.

If you have any questions or concerns, please don’t hesitate to contact this office.

Your project is closed and paid in full as noted above. MEPF calculated the charges for the project correctly. However, MEPF charged $337,234.00 for the capacity charge. The total cost of construction paid by consumer was $39,989.00.

The following is a breakdown of the charges:

- Detailed labor, material, and transportation costs and overheads per your estimate
- 20% labor charge

Dear Customer,

Hot Springs, Colorado
P.O. Box 116
Heather Deputy

Town of Hot Springs
Watts Water Treatment Plant

Ref: Work Order # 2225

December 14, 2010

(307) 877-3718 • (877) 877-3718 • 427-3996 • 700 North Main Avenue, Steamboat Springs, CO 80487
Your Tonsmore Energy Cooperative

Endorsements

Randy Friedlin

Secretary

Should you have any questions, please call our office.

Some of all these publications will be sent to you at the time of your enrolment. Should you require any additional information or need to make changes, please let us know.

After enrolment of the powerplant and delivery of mountain Parks Electric, representatives will contact you.

Issued by the powerplant yard.

A copy of the enrolment yard will be sent to the address you provide. The enrolment yard is responsible for sending the enrolment yard to the enrolment staff.

Depending on your enrolment, the enrolment yard may need to be updated with current meter readings or other information.

Before the meter can be set, please provide the enrolment yard a copy of the building.

The enrolment yard is responsible for checking the enrolment yard and ensuring all details are accurate.

The enrolment yard is responsible for confirming all details are correct before the enrolment yard is sent.

The enrolment yard is responsible for confirming all details are correct before the enrolment yard is sent.

Elevadoes please hand the following documentation for the upgrade to your primary and secondary electrician.

Dear Customer,

For all your Southwestern Co. 80431

P.O. Box 116

November 18, 2000

Mountain Parks Electric, Inc.

Providing energy—"and more"