Areas Complete	ed by Surety Company			
Customer Credit Services – Mailstop PAB21T 1667 N. Priest Drive, Tempe, AZ 85288-1231 PO Box 52025, Phoenix, AZ 85072-2025 (602) 236-9622				
Bond Number	Bond Amount			
SURETY BOND				
This Surety Bond is given by as Principal, and	ofof, a corporation duly incorporated under the			
laws of the State ofand dely licensed to transact a surety b Improvement and Power District, an agricultural improvement district organiz	usiness in the State of Arizona, as a Surety, to Salt River Project Agricultural ed and existing under the laws of the State of Arizona, as Obligee.			
WHEREAS, Obligee currently provides, has been asked to provide or may be asked to provide electric utility and related services to Principal from time to time at one or more locations within SRP's service territory ("Services"); and				
WHEREAS, Obligee, pursuant to its published Rules and Regulations, has required Principal to provide security for the payment of any currently outstanding charges or future charges with respect to such Services.				
NOW, THEREFORE, in consideration of the premises and other consideration, the receipt and sufficiency of which are hereby acknowledged, Principal and Surety hereby agree as follows for the benefit of Obligee:				
 Principal and Surety are bound to Obligee in the sum of money of United States of America (the "Bond Amount"), for the payme successors, assigns and legal representatives (the "Surety Obligation"). 	dollars (\$), lawful nt whereof Principal and Surety jointly and severally bind themselves, their			
	ned Rules and Regulations, as they may be amended by Obligee from time to			
ulting from Prin	s successor in interest, if any, to or for the benefit of Principal within Obligee's neipal's breach of any part of its duties to Obligee pursuant to the Rules and bligation shall be void, otherwise, it shall remain in full force and effect, subject			
Services at 602-236-9622 for legal name. Les and agrees	that Obligee may make multi			
mount. To the partial payments under this Surety Bond, Principa acknowledges and agrees that Ob currently outstanding charges or future charges with respect to the Services	extent that the Surety Ot Must Match Exactly light may require additional			
4. Principal and Surety jointly and severally agree that if at any time Pri is rescinded or must otherwise be restored or returned for any reason what reorganization), then the Surety Obligation shall, to the extent of the paymotwithstanding such previous payment, and the Surety Obligation shall conpayment, all as though such previous payment had never been made.	nent rescinded or returned, le deemed to have continued in existence,			
5. Should suit be brought to recover on this Surety Bond to enforce any of Principal's Obligations to Obligee, then Principal and Surety jointly and severally agree to pay to Obligee, or its successor in Interest, if any, reasonable attorney's fees, as determined by the court, in addition to any other sums recovered by Obligee.				
 To terminate its obligation pursuant to this Surety Bono Surety mu mail addressed to: SRP, Customer Credit Services - PAB21T, 1697 N. Pries Surety Bond in respect to any of Principal's Obligations to Obligee that may I 				
due thereunder, or any forbearance on the part of either Principal or Obligee from aives notice of any such deviat 8.	gations to Obligee or any ex ensions of time for the payment of any sums to the other, shall in no way elease Principal and Surety, or either of them, ion, addition, modification, extension or forbearance. legal or unenforceable by a court of competent jurisdiction, such determination shall remain in full force and effect.			
9. This Surety E and shall be interpreted in accordance with the laws of the State of Arizona. Any action for enforcement shall be taken in a state or federal court, as appropriate, located in Maricopa County, Arizona. To the fullest extent permitted by la v, Surety and Principal each hereby irrevocably waives (i) any and all suretyship defenses and defenses in the nature thereof, including, without limitation, the benefits of the provisions of Arizona Revised Statutes Sections 1 2-1641, et seq., and 44-142, Rule 17(f) of the Arizona Rules of Civil Procedure ("Actions against surety"), any successor statutes, and any other suretyship defenses a by jury, with respect to any legal Surety Agent Signature 10. This Surety B and shall be				
11. Surety represents and warrants to Obligee that Surety has an A.M. Bes	t rating of B+ or higher.			
IN WITNESS WHEF EOF, Principal and Surety have executed this Bond at _ on, 20				
SURETY	PRINCIPAL			
Ву	Ву			
(Attorney-in-Fact)				
Agent				
Representing	Principle Representative Signature			
Surety: Address:	ALL PROVISIONS OF THIS BOND FORM MUST BE SATISFIED BY ANY BOND FORM SUBSTITUTED BY A SURETY COMPANY OR			
Tolophone	PRINCIPAL			
Telephone: Producer Name:	Optional Surety Seal			



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Telephone: Producer Name:

(602) 236-9622					
Bond Number	Bond Amount				
	SURETY BOND				
This Surety Bond is given b	yas Principal, and	of	, a corporation duly incorporated under the na, as a Surety, to Salt River Project Agricultural		
laws of the State of Improvement and Power Di	and duly licensed to transact a sure istrict, an agricultural improvement district orga	ety business in the State of Arizon Inized and existing under the law	na, as a Surety, to Salt River Project Agricultural sof the State of Arizona, as Obligee.		
	ntly provides, has been asked to provide or mains within SRP's service territory (" Services "); a		lity and related services to Principal from time to		
	ant to its published Rules and Regulations, has with respect to such Services.	required Principal to provide sec	urity for the payment of any currently outstanding		
	nsideration of the premises and other conside s follows for the benefit of Obligee:	eration, the receipt and sufficience	cy of which are hereby acknowledged, Principal		
Principal and Surety	are bound to Obligee in the sum of		dollars (\$), lawful		
money of United States of successors, assigns and le	f America (the " Bond Amount "), for the paying gal representatives (the " Surety Obligation ").	ment whereof Principal and Su	dollars (\$), lawful rety jointly and severally bind themselves, their		
time, pays for all Services I service territory and indem	heretofore or hereafter delivered by Obligee or nifies Obligee against any loss resulting from <i>rincipal's Obligations to Obligee</i> "), the Suret	r its successor in interest, if any, Principal's breach of any part o	s they may be amended by Obligee from time to to or for the benefit of Principal within Obligee's f its duties to Obligee pursuant to the Rules and vise, it shall remain in full force and effect, subject		
amount of such claims sha under this Surety Bond, P	Il not exceed the Bond Amount. To the extent	that the Surety Obligation is red	er this Surety Bond provided that the aggregate uced as a result of one or more partial payments ity for the payment of any currently outstanding		
rescinded or must otherwis then the Surety Obligation	se be restored or returned for any reason what shall, to the extent of the payment rescinded Surety Obligation shall continue to be effective	atsoever (including, but not limited or returned, be deemed to have	t thereof, of Principal's Obligations to Obligee is ed to, insolvency, bankruptcy or reorganization), we continued in existence, notwithstanding such may be, as to such payment, all as though such		
			o Obligee, then Principal and Surety jointly and mined by the court, in addition to any other sums		
addressed to: SRP, Custon	gation pursuant to this Surety Bond, Surety r mer Credit Department - PAB21T, 1667 N. Pr rincipal's Obligations to Obligee that may have	iest Drive, Tempe, Arizona 852	(30) days' prior written notice by certified mail 88-1231. Such notice shall not affect this Surety expiration of such notice period.		
thereunder, or any forbeara		to the other, shall in no way rele	nsions of time for the payment of any sums due ase Principal and Surety, or either of them, from on or forbearance.		
8. If any of the provision shall not affect any other pr	s of this Surety Bond should be determined to brovision of this Surety Bond, and all other provi	oe illegal or unenforceable by a c isions shall remain in full force ar	ourt of competent jurisdiction, such determination and effect.		
federal court, as appropria waives (i) any and all surety Statutes Sections 12-1641, any other suretyship defense	te, located in Maricopa County, Arizona. To the yship defenses and defenses in the nature ther the teq., and 44-142, Rule 17(f) of the Arizona	he fullest extent permitted by la reof, including, without limitation, Rules of Civil Procedure ("Actional rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and contains the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights to a trial by jury, and the full rights the full rights to a trial by the full rights t	tion for enforcement shall be taken in a state or w, Surety and Principal each hereby irrevocably the benefits of the provisions of Arizona Revised ons against surety"), any successor statutes, and ovenants and agrees that it will not request a trial		
10. This Surety Bond sha	all be binding on Surety and Principal and their	successors, assigns and legal r	epresentatives.		
11. Surety represents an	d warrants to Obligee that Surety has an A.M.	Best rating of B+ or higher.			
IN WITNESS WHEREOF, I	Principal and Surety have executed this Bond a	at			
		DDINGID AL			
SURETY		PRINCIPAL			
Ву	(Attorney-in-Fact)	Ву			
Agent					
Representing					
Surety:					
Address:			HIS BOND FORM MUST BE SATISFIED BY STITUTED BY A SURETY COMPANY OR		