Areas Complet	ed by Surety Company	
Customer Credit Services – Mailstop PAB21T 2727 E. Washington Street, Phoenix, AZ 85034-1403 PO Box 52025, Phoenix, AZ 85072-2025 (602) 236-9622		
Bond Number	Bond Amount	
SURETY BOND		
This Surety Bond is given byas Principal, andas	of, a corporation duly incorporated under the	
laws of the State ofand duly licensed to transact a sure Improvement and Power District, an agricultural improvement district organization.	ety business in the State of Arizona, as a Surety, to Salt River Project Agricultural anized 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 rest ect 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 pay successors, assigns and legal representatives (the "Surety Obligation"). 	dollars (\$), lawful yment whereof Principal and Surety jointly and severally bind themselves, their	
2. If Principal fully performs its obligations pursuant to Obligee's published Rules and Regulations, as they may be amended by Obligee from time to ered by Obligee or its successor in interest, if any, to or for the benefit of Principal within Obligee's		
SRP Legal Customer Name (Please call oss resulting from	Principal's breach of any part of its duties to Obligee pursuant to the Rules and ty Obligation shall be void; otherwise, it shall remain in full force and effect, subject	
9622 if unsure of correct name) 3. Principal and Surety each acknowledges and agrees that Oblige aggregate amount of such claims shall not exceed the Bond Amount. To	the may make multiple claims under this Surety Bond provided that the to the extent that the Surety Obligation is reduced as a result of one or more	
partial payments under this Surety Bond, Principal acknowledges and agrees that Obligee may require additional security to the Services.		
4. Principal and Surety jointly and severally agree that if at any time Principal's payment, or any pat thereof, of Principal's Obligations to Obligee is rescinded or must otherwise be restored or returned for any reason whatsoever (including, but not li nited to, insolvency, bankruptcy or reorganization), then the Surety Obligation shall, to the extent of the payment rescinded or returned, be deemed to have continued in existence, notwithstanding such previous payment, and the Surety Obligation shall continue to be effective or be reinstated, as the case may be, as to such payment, all as though such previous payment had never been made.		
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 letermined by the court, in addition to any other sums recovered by Obligee.		
6. To terminate its obligation pursuant to this Surety Bond, Surety must give Obligee at least thirt (30) days' prior written notice by certified mail addressed to: SRP, Commercial Credit Department - PAB21T, 2727 E. Washington Street, Phoenic, Arizona 85034-1403. Such notice shall not affect this Surety Bond in respect to any of Principal's Obligations to Obligee that may have accrued at any time prior to the expiration of such notice period.		
7. Any deviations from, additions to, or modifications in Principal's Obligations to Obligee or any extensions of time for the payment of any sums due thereunder, or any forbearance on the part of either Principal or Obligee to the other, shall in no way release Principal and Surety, or either of them, from lie 8. Surety Attorney Signature shall no shall no determined to be ilegal or unenforceable by a court of competent jurisdiction, such determination by Bond, and all other provisions 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 fulles 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 and suretyship defenses and all rights to a trial by jury, with respect to any legal Surety Agent Signature Surety Agent Signature		
10. This Surety B and shall be binding on Surety and Principal and their successors, assigns and legal representatives.		
11. Surety represents and warrants to Obligee that Surety has an A.M. Best rating of B+ or higher. IN WITNESS WHELLEOF, 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 PRINCIPAL	
Telephone:		
Producer Name:	Surety Seal	



Customer Credit Services – Mailstop PAB21T 2727 E. Washington Street, Phoenix, AZ 85034-1403 PO Box 52025, Phoenix, AZ 85072-2025 (602) 236-9622

Producer Name:

Bond Number	Bond Amount
This County Boardia siyes by	SURETY BOND
This Surety Bond is given by	of as Principal, and of, a corporation duly incorporated under the
laws of the State of	and duly licensed to transact a surety business in the State of Arizona, as a Surety, to Salt River Project Agricultural, an agricultural improvement district organized and existing under the laws of the State of Arizona, as Obligee.
	rovides, has been asked to provide or may be asked to provide electric utility and related services to Principal from time to thin SRP's service territory ("Services"); and
WHEREAS, Obligee, pursuant to charges or future charges with re	its published Rules and Regulations, has required Principal to provide security for the payment of any currently outstanding espect to such Services.
NOW, THEREFORE, in consider and Surety hereby agree as follows:	eration of the premises and other consideration, the receipt and sufficiency of which are hereby acknowledged, Principal lows for the benefit of Obligee:
money of United States of Ame	bound to Obligee in the sum of dollars (\$), lawful erica (the "Bond Amount"), for the payment whereof Principal and Surety jointly and severally bind themselves, their expresentatives (the "Surety Obligation").
time, pays for all Services heret Obligee's service territory and in	ts obligations pursuant to Obligee's published Rules and Regulations, as they may be amended by Obligee from time to offore or hereafter delivered by Obligee or its successor in interest, if any, to or for the benefit of Principal within idemnifies Obligee against any loss resulting from Principal's breach of any part of its duties to Obligee pursuant to the ely " <i>Principal's Obligations to Obligee</i> "), the Surety Obligation shall be void; otherwise, it shall remain in full force and provisions of this Surety Bond.
amount of such claims shall not	acknowledges and agrees that Obligee may make multiple claims under this Surety Bond provided that the aggregate exceed the Bond Amount. To the extent that the Surety Obligation is reduced as a result of one or more partial payments al acknowledges and agrees that Obligee may require additional security for the payment of any currently outstanding espect to the Services.
is rescinded or must otherwise reorganization), then the Surety notwithstanding such previous p	y and severally agree that if at any time Principal's payment, or any part thereof, of Principal's Obligations to Obligee or restored or returned for any reason whatsoever (including, but not limited to, insolvency, bankruptcy or Obligation shall, to the extent of the payment rescinded or returned, be deemed to have continued in existence, sayment, and the Surety Obligation shall continue to be effective or be reinstated, as the case may be, as to such vious payment had never been made.
	recover on this Surety Bond to enforce any of Principal's Obligations to Obligee, then Principal and Surety jointly and e, or its successor in Interest, if any, reasonable attorney's fees, as determined by the court, in addition to any other sums
addressed to: SRP, Commercia	n pursuant to this Surety Bond, Surety must give Obligee at least thirty (30) days' prior written notice by certified mail I Credit Department - PAB21T, 2727 E. Washington Street, Phoenix, Arizona 85034-1403. Such notice shall not affect by of Principal's Obligations to Obligee that may have accrued at any time prior to the expiration of such notice period.
thereunder, or any forbearance	cions to, or modifications in Principal's Obligations to Obligee or any extensions of time for the payment of any sums due on the part of either Principal or Obligee to the other, shall in no way release Principal and Surety, or either of them, and. Surety waives notice of any such deviation, addition, modification, extension or forbearance.
	nis Surety Bond should be determined to be illegal or unenforceable by a court of competent jurisdiction, such determination on of this Surety Bond, and all other provisions shall remain in full force and effect.
federal court, as appropriate, lo waives (i) any and all suretyship Revised Statutes Sections 12-10 statutes, and any other suretysh	interpreted in accordance with the laws of the State of Arizona. Any action for enforcement shall be taken in a state or cated in Maricopa County, Arizona. To the fullest extent permitted by law, Surety and Principal each hereby irrevocably defenses and defenses in the nature thereof, including, without limitation, the benefits of the provisions of Arizona 641, et seq., and 44-142, Rule 17(f) of the Arizona Rules of Civil Procedure ("Actions against surety"), any successor ip defenses and laws of similar import; and (ii) any and all rights to a trial by jury, and covenants and agrees that it will not act to any legal proceeding arising out of or relating to this Surety Bond.
10. This Surety Bond shall be	binding on Surety and Principal and their successors, assigns and legal representatives.
11. Surety represents and wa	rrants to Obligee that Surety has an A.M. Best rating of B+ or higher.
	pal and Surety have executed this Bond at
on,	<u></u> .
SURETY	PRINCIPAL
(<i>F</i>	sttorney-in-Fact)
Agent	
Representing	
Surety:	ALL PROVISIONS OF THIS DOND FORM MUST BE SATISFIED BY
	ALL PROVISIONS OF THIS BOND FORM MUST BE SATISFIED BY ANY BOND FORM SUBSTITUTED BY A SURETY COMPANY OR PRINCIPAL
Telephone:	