



## CLEAN ENERGY CHOICE FOR BUSINESS PARTICIPATION AGREEMENT

This Clean Energy Choice for Business Participation Agreement (“Agreement”), between \_\_\_\_\_ (“Customer”) and the City of Arlington, Minnesota Municipal Utility (“Utility”), executed as of \_\_\_\_\_, provides for the participation of Customer in Utility’s Clean Energy Choice for Business program.

1. Utility will provide Customer with energy from renewable sources, as defined in Minnesota Statutes Section 216B.1691, beginning with electricity used as of \_\_\_\_\_.
2. Customer acknowledges that participation in the Clean Energy Choice for Business program is on a calendar year basis. Customer agrees to participate in the Clean Energy Choice for Business program from the date identified in Section 1 above through the end of the calendar year. Customer further agrees that participation in the Clean Energy Choice for Business program will continue for subsequent calendar years until Customer notifies utility in writing prior to December 1 of a given year that it desires to stop participating in the Clean Energy Choice for Business program for subsequent years.
3. Customer agrees to pay an incremental charge of \$0.001 per kWh over and above Utility’s regular rates as a premium for renewable energy. This premium applies to all purchases of electricity by Customer from Utility in excess of the then-current renewable energy standard in the statute of Minnesota. The current renewable energy standard is 20%. Therefore, a customer with energy usage of 10,000 kWh in a given month would

pay an incremental charge of \$8.00 for participation in Clean Energy Choice for Business for that month, as shown in the formula below:

$$[ 10,000 \text{ kWh} \times (100\% - 20\%) \times \$0.001 = \$8.00 ]$$

4. Utility and Customer agree that the per kilowatt-hour price for participation in the Clean Energy Choice for Business program will not change during the initial calendar year of program participation as shown in Section 1 above. Utility will communicate program pricing changes, if any, to Customer by November 1 for the subsequent program year.
5. The renewable energy provided by Utility will be allocated from Utility's wholesale power supplier in the form of renewable energy credits retired specifically for Customer's energy usage and will be in excess of the renewable energy credits retired to satisfy Utility's renewable energy standard obligations.
6. This Agreement applies to all accounts and meters of Customer served by Utility. Customer authorizes the release of necessary information to the Utility's wholesale power supplier (MMPA) for the purpose of monthly reporting of kWh usage.
7. Notices required to be sent under this Agreement shall be sent to the following addresses:

For Customer:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

For Utility:

City of Arlington Municipal Utility  
204 Shamrock Drive  
Arlington, Minnesota 55307

8. Any changes to this Agreement must be made in writing and signed by both Customer and Utility.

\_\_\_\_\_  
Customer

\_\_\_\_\_  
Utility