



Please send the invoice for this order to the address shown. Failure to use our order number on any documentation pertaining to this order may result in return of shipment or delayed payment.

**Supplier:**

Grand Valley Power  
845 22 Road, PO Box 190  
Grand Junction, Colorado 81502

**Ship To:**

1340 Gunnison Avenue  
GRAND JUNCTION, CO 81501  
UNITED STATES

**Bill To:**

City Hall  
250 N 5th Street  
GRAND JUNCTION, CO 81501  
UNITED STATES

SUPPLIER #: 10202  
FAX#:  
EMAIL:

**Order Number**  
**GJPO100745**

**Order Date**  
**10/07/2025**

SOLICITATION #:  
NOTES: Award for 5740-25-KF

Installation of Street Lights Along Recreation Way in Matchett Park.

<i>Tax Terms</i>		<i>For the tax-exempt purchase, Grand Junction's tax ID is 84-6000592</i>			
		<i>All Library Purchases are Tax Exempt - Tax ID 98-03544</i>			
Requestor jenniferh@gjcity.org		Phone 1-970-254-3842	Net Terms Immediate	Date Required 10/14/2025	
<b>QUANTITY</b>	<b>UNIT</b>	<b>ITEM</b>	<b>DESCRIPTION</b>	<b>UNIT PRICE</b>	<b>EXTENDED PRICE</b>
			Installation of Street Lights Along Recreation Way in Matchett Park.		148,281.00
				<b>Total</b>	<b>148,281.00</b>

Approved:

WO# 24/1112

## PLAN A CONTRACT - PERMANENT SERVICE

## ELECTRIC SERVICE CONNECTION AND LINE EXTENSION AGREEMENT

THIS AGREEMENT is made this day Sep-23-2025 | 5:57 PM MDT, between  
 GRAND VALLEY RURAL POWER LINES, INC. (hereinafter "Utility"), and  
 CITY OF GRAND JUNCTION

(hereinafter "Consumer"), a ☒ corporation ☐ partnership ☐ individual.

Utility and Consumer agree as follows:

1. Utility agrees to construct an electric service connection and line extension for Consumer at 2844 PATTERSON RD- REC CENTER LIGHTING. Service hereunder shall be alternating current, SINGLE phase, sixty hertz, 120/240 volts, \_\_\_\_\_ amps. Such construction shall be completed within a reasonable time period based on the availability of materials and equipment to Utility, access to property, Consumer furnishing necessary information to Utility and Utility's work schedule.

2. Upon execution of this Agreement, Consumer shall pay Utility \$ 148,281.00 as a non-refundable Contribution in Aid of Construction.

3. Consumer shall pay Utility for electric power and energy under Utility's applicable rate schedule. Utility's rate schedule and charges are subject to change by approval of the Board of Directors of Utility. If such change occurs, Consumer shall pay the rates and charges as changed.

4. If other consumers use service from this Original Line Extension during the contract term, such consumers will be allocated a share of the original construction cost as determined by Utility, proportioned to the point of tapping the Original Main Line Primary Extension, excluding equipment such as transformers, service conductors and meters, which is necessary for electric service to a specific consumer or group of consumers. Consumers are required to pay their proportionate share of common facilities. The Consumer herein would then receive tap refund(s) based upon the allocation of cost to other consumer(s) by Utility. Tap refunds shall cease at the end of five (5) years from the date of this contract. Additional tap refund details ☐ are ☒ are not attached to this Agreement.

5. This Agreement shall be binding on the successors, trustees, administrators, personal representatives and assigns of the parties, and shall inure to the benefit of Utility, its successors and assigns and to the benefit of Consumer.

6. "Consumer-owned" underground utilities including but not limited to irrigation, water, sewer, communications, or electric lines shall be located by the Consumer before Utility construction (setting poles, meter pedestals, padmount transformers, or any trenching) can be scheduled.

7. If the Consumer is unable to locate Consumer-owned underground utilities and requests the Utility to proceed with construction, the Consumer shall be responsible for damage and repair of Consumer-owned Utilities not located. Grand Valley Power shall locate only consumer-owned electric underground lines.

8. All applicable Tariffs, including (rates and Rules, and Regulations) as approved by the Utility's board of directors, are incorporated in this Agreement by this reference.

9. Utility shall own, operate, and maintain the line extension facilities to the point of electric service delivery/connection, except as otherwise provided in the Utility's Rules and Regulations approved by the Utility's board of directors.

10. If Consumer fails to pay any amounts owed hereunder to Utility when due and Utility is required to take any action to collect such amounts, Consumer shall pay all costs of collection incurred by Utility, including, but not limited to, reasonable attorneys' fees and court costs.

11. Whenever required hereunder, notices shall be deemed sufficiently given if made in writing, upon mailing, United States Mail, postage prepaid, certified mail, return receipt requested, to the addresses of the parties set forth hereafter. The address to which notices are given may be changed by notice of change of address given in the method and manner provided herein.

12. Utility shall use reasonable diligence in providing said facilities. If said facilities cannot be installed because of Act of God, governmental authority, inability to obtain permits, easements, or licenses, action of the elements, accident, strikes, labor trouble, inability to secure materials or equipment, not being granted physical access to property or any cause beyond the reasonable control of Utility, Utility shall not be liable therefore or for damages caused thereby. If Utility in any way fails to perform its obligations under this Agreement, Consumer's damages shall in no event exceed amounts paid to Utility hereunder by Consumer for construction.

13. Consumer may terminate this Agreement at any time prior to the date that the Utility begins the actual construction of any electric facilities described herein. In such an event, a portion or all of the consideration paid by Consumer in advance to Utility hereunder shall be used to reimburse and pay Utility for all expenses and liabilities which were incurred by Utility on account of the electric facilities to be provided herein, including, but not limited to, expenses and liabilities for engineering, materials and equipment purchased or ordered, contractor expenses, stores charges, and overhead. The balance of the consideration, if any, shall be refunded to Consumer.

14. Additional provisions to this Agreement:

☒ none ☐ Certification Regarding Employment Verification is attached as a part of this Agreement.

Consumer:



Name: CITY OF GRAND JUNCTION

ATTN: TRAFFIC

Address: 333 WEST AVE UNIT D  
GRAND JUNCTION, CO 81501

Utility:



GRAND VALLEY RURAL POWER LINES, INC

Mike Gardner, Distribution Design Supervisor

Address: 845 22 Road  
Grand Junction, Colorado 81505



## AGREEMENT TO PURCHASE ELECTRIC SERVICE FROM GRAND VALLEY POWER

The undersigned (hereinafter called the "Applicant") hereby agrees to purchase electric energy from the Grand Valley Rural Power Lines, Inc., (hereinafter called the "Cooperative") upon the following terms and conditions.

1. The Applicant will pay to the Cooperative \$ - 0 - as a deposit plus **20.00 (regular time) or \$80.00 (over time)** for a service connection/account set-up fee.
2. The Applicant will, when electric energy becomes available, purchase from the Cooperative all electric energy used at the point of service. The Applicant has 30 days after a new electric service becomes available to commence receiving electric service or be billed thereafter, until service is connected, at the grid connectivity charge of \$                     .
3. The Applicant, once service is connected, shall pay a grid connectivity charge of \$                      per month, with a monthly minimum of \$ 0.00, in accordance with the provision of Rate Schedule SYL.
4. The Applicant will comply with and be bound by the provisions of the Articles of Incorporation, the by-laws and such rules and regulations as may be adopted by the Cooperative to secure the payment of any obligations owed by the Applicant to the Cooperative. The Applicant is responsible for any costs incurred by the Cooperative, including attorney's fees, to collect any debt left owing on this account.
5. The Applicant grants the Cooperative a security interest in the capital credits, net margins and other property rights and interests of the Applicant in the Cooperative to secure the payment of any obligations owed by the Applicant to the Cooperative. The Applicant is responsible for any costs incurred by the Cooperative, including attorney's fees, to collect any debt left owing on this account.
6. The Applicant grants the Cooperative access to the premises at any reasonable time for any purpose incidental to the supplying of electric service. The Applicant is responsible for any costs incurred by the Cooperative, including the right to remove or trim any trees and shrubbery in order to maintain a safe and proper clearance between the trees or shrubbery and any overhead lines of the Cooperative.
7. The Applicant, by electing to become a member, assumes no personal liabilities of the Cooperative; and it is expressly understood that under the law, his private property cannot be attached for any debt or liability other than his own to the Cooperative.

Account # <u>                                    </u>	Date <u>9.23.25</u>	Prior Service? <u>YES</u>
Applicant <u>CITY OF GRAND JUNCTION</u>	Owner (if not applicant) <u>                                    </u>	
Co-Applicant <u>ATTN: TRAFFIC</u>	Applicant Employer <u>                                    </u>	
Addr 1 <u>333 WEST AVE UNIT D</u>	Co-Apps Employer <u>                                    </u>	
Addr 2 <u>                                    </u>	Work Phones <u>                                    </u>	
City, State, Zip <u>GRAND JUNCTION, CO 81501</u>	Applicant SSN <u>                                    </u>	
App's DOB <u>                    </u> Co-app DOB <u>                    </u>	Co-Apps SSN <u>                                    </u>	
Service Location <u>2844 PATTERSON RD - REC CENTER LIGHTING</u>	Amount Paid <u>\$ 148,281.00</u>	
Home Phone <u>970-256-4110</u> Cell <u>                    </u>	Pymt by/with: <u>                                    </u>	
CapCredit # <u>35300</u> Tax ID # <u>ON FILE</u>	WO # <u>24/1112</u>	
Signature <u></u>	DL # <u>                    </u>	Exp Dt <u>                    </u>
Signature #2 <u>                                    </u>		



Grand Valley Power  
Rate GS-TOU  
General Service – Time-of-Use

Availability:

Available to all consumers for single-phase service located on or near the Cooperative's lines for all types of usage, subject to the established rules and regulations of the Cooperative. Service under this schedule is limited to consumers whose load requirements do not exceed 50 kW, and the capacity of individual irrigation pumps is limited to 10 horsepower.

Applicability:

To all consumers served by the Cooperative.

Type of Service:

Single-phase, 60 cycles, at Cooperative's standard voltages.

Monthly Rate:

Grid Connectivity Charge:	\$31.50
On-Peak Energy Charge, per kWh:	\$0.19697
Off-Peak Energy Charge, per kWh:	\$0.09546

Where On-Peak is defined as: 4:00 p.m. to 9:00 p.m., 7 days a week

Where Off-Peak is defined as: All hours **not** defined as On-Peak

Auxiliary Meter Credit:

Available to non-residential auxiliary metered services situated on the same contiguous premises and serving the same consumer with a Rate GS-TOU service paying a \$31.50 monthly Grid Connectivity Charge:

\$5.00 per auxiliary meter

Components of Energy Charges:

The components of the On-Peak Energy Charge are:

On-Peak Base Power Cost, per kWh	\$0.13947
On-Peak Energy Delivery Cost, per kWh	\$0.05750

The components of the Off-Peak Energy Charge are:

Off-Peak Base Power Cost, per kWh	\$0.06996
Off-Peak Energy Delivery Cost, per kWh	\$0.02550



### Adjustments

The On-Peak Base Power Cost and the Off-Peak Base Power Cost may be adjusted annually based upon projected wholesale power costs. These adjustments and impacts on On-Peak Energy Charge and Off-Peak Energy Charge will be published at least 30 days prior to their effective dates.

In addition to the rates and charges described above, consumers will be billed a monthly Power Cost Adjustment for all kWh consumed.



## TRENCH, CONDUIT, AND VAULT AGREEMENT

This agreement is made and entered into this day Sep-23-2025 | 5:57 PM MDT,  
between CITY OF GRAND JUNCTION,  
whose mailing address is 333 WEST AVE., UNIT D, GRAND JUNCTION, CO hereinafter  
called "Customer/Developer", and Grand Valley Rural Power Lines, Inc., whose mailing address  
is P.O. Box 190, Grand Junction, Colorado 81502, a Colorado Corporation, hereafter called  
"Grand Valley Power."

WHEREAS, Grand Valley Power has been requested by the Customer/Developer to provide  
underground electric service within an easement traversing certain real property described as  
follows:

2844 PATTERSON RD - REC CENTER - LIGHTING

; and

WHEREAS, installation of such underground electric service will require trench and other  
excavations both within and outside of the above-described project property; and

WHEREAS, the Customer/Developer is required to provide all excavation, conduit and vault  
installation, backfill, compaction and cleanup needed to construct the required underground  
electric facilities.

NOW THEREFORE, the Customer/Developer and Grand Valley Power agree as follows:

1. The Customer/Developer shall provide all excavation, conduit and vault installation,  
backfill, compaction and cleanup necessary for installation of underground electric  
service to the above-mentioned project. Such excavation shall be located as shown on  
the construction drawing and performed as specified by Grand Valley Power.
  - a. All excavation, both within and outside the above-described project property, will be  
within easements dedicated for utility use. The route of excavation to be provided  
pursuant to this agreement is shown on Exhibit A, staking sheet design drawing,  
attached hereto and made a part hereof by reference.
  - b. The Customer/Developer will supply the necessary conduit and vaults (if specified) for  
installation by the Customer/Developer upon completion of contractual arrangements.  
Customer/Developer assumes responsibility for procuring all materials necessary to  
provide a complete conduit system. Refer to the attached specifications. The  
Customer/Developer agrees to submit specifications on electrical grade conduit,  
elbows, etc., subject to Grand Valley Power approval.
  - c. In the event that conduits or any other installation provided by Customer/Developer are  
found to be unusable or improperly constructed, irrespective of whether such discovery  
is made during or after installation, Customer/Developer will be responsible for  
correcting said problems at its expense as specified by Grand Valley Power and  
Customer/Developer shall reimburse Grand Valley Power for all additional costs  
resulting from said conduits or other installation being unusable or improperly  
constructed.



2. Despite the fact that Grand Valley Power reserves the right to specify acceptable excavation, the Customer/Developer shall perform work hereunder as an independent contractor, including, but not limited to, the hiring and firing of its own employees, providing its own tools and equipment, payment of all wages, taxes, insurance, employee withholdings, and fees connected with its work on the project.
3. The Customer/Developer shall obtain all necessary digging permits and utility locates prior to excavation. The Customer/Developer or agent shall be responsible for compliance with applicable trenching and shoring regulations and provide traffic control and flagging if necessary. The Customer/Developer shall repair all damage caused during excavation promptly and at its expense. No excavation will be undertaken within five (5) feet of existing underground power lines except under the on-site supervision of a qualified Grand Valley Power employee.
4. The Customer/Developer shall indemnify, save, and hold harmless Grand Valley Power, its employees and agents, against any and all loss, liability, claims, expense, suits, causes of action, or judgments for damages to property or injury or death to persons that may arise out of work performed hereunder. In the event Customer/Developer shall fail to promptly defend Grand Valley Power, it shall be liable to Grand Valley Power, and shall reimburse it, for all costs, expenses, and attorney fees incurred in defending any such legal proceeding. The Customer/Developer agrees to satisfy, pay, and discharge any and all judgments and fines rendered against Grand Valley Power arising out of any such proceedings.
5. The Customer/Developer shall repair any excavation settlement and damage to asphalt paving or other surface improvements caused by such settlement resulting from work performed hereunder, both within and outside the above-described project property, for a period of two (2) years from the date backfill and cleanup are completed.
6. In the event the Customer/Developer shall not promptly complete all of the obligations hereinabove agreed to be performed by Customer/Developer, Grand Valley Power may give written notice by registered or certified mail demanding Customer/Developer to complete the work and obligations undertaken by Customer/Developer herein, and if such is not completed within 30 days after receipt by Customer/Developer, Grand Valley Power may complete the work and obligations hereof. If Grand Valley Power is required to complete the work, all costs of completion shall be chargeable and collectible from the Customer/Developer. In the event that litigation is necessary to collect such obligation, Grand Valley Power shall be entitled to its reasonable attorney fees and costs of suit.
7. As set forth in paragraph 1.a. above, Customer/Developer covenants that the trench and all facilities within the trench shall be located within dedicated utility easements and at the proper depth below the finished grade. It shall be the obligation of the Customer/Developer to properly locate and construct the facilities within the easement. After completion of construction, if it should later be discovered that such facilities have not been properly located within dedicated utility easements, it shall be the obligation of the Customer/Developer to provide new easements for the actual location of the facilities or to relocate the facilities within the easement, all of which shall be at the sole cost and expense of the Customer/Developer.


8. The Customer/Developer covenants that it is the owner of the above-described property and that said property is free and clear of encumbrances and liens of any character, except those held by the following:

The promises, agreements, and representations made by the Customer/Developer herein shall be covenants that run with the land and shall be binding upon the successors in interest, and assigns, of the property hereinabove described.

Customer/Developer:

  
Name: CITY OF GRAND JUNCTION  
ATTN: TRAFFIC  
Address: 333 WEST AVE UNIT D  
GRAND JUNCTION, CO 81501

Utility:

  
GRAND VALLEY RURAL POWER LINES, INC.  
Mike Gardner, Distribution Design Supervisor  
845 22 Road  
Grand Junction, Colorado 81505

W/O# 24/1112 Location: 2844 PATTERSON RD - REC CENTER LIGHTING

Job Name CITY OF GRAND JUNCTION Service Planner's Name MIKE

## GENERAL RESPONSIBILITIES

1. The Customer/Developer shall not start any trenching or excavation for electric facilities until he/she schedules an on-site field meeting with the Grand Valley Power Operations Supervisor to review the Trenching Agreement and discuss details and coordination.
2. The Customer/Developer will provide Grand Valley Power adequate lead-time to schedule the installation.
3. The Customer/Developer will provide the entire trench on the customer's property. It is recommended to trench up to 3' from the electric distribution facilities and then hand dig to the facility when the electric facility is located within the property. Grand Valley Power will provide the trench and backfill or bores as required to access the property if necessary.
4. If adjoining private properties are involved, the customer will also need to obtain trenching permission and by this agreement shall be responsible for any sediment control and all required clean-up/damages to the private parties' satisfaction.
5. Grand Valley Power shall obtain "underground and utility permits" for the line extension as required by County, State or City regulations for crossing(s) of existing roadway surfaces or trenching along existing roadway surfaces . Grand Valley Power will perform trenching and/or bores in the road right-of-way.
6. The Customer/Developer is responsible to comply with any jurisdictional requirements including sediment control.
7. The Customer/Developer is responsible for obtaining all necessary utility locates before excavation begins. Grand Valley Power and/or The Locate Center will not locate any customer owned utilities prior to construction. This is the customer's responsibility.
8. Where there is more than fifteen (15) degrees slope on the trench line, the Customer/Developer is to furnish an eight (8) foot wide bench to prevent the spoil pile from falling/caving into the trench.
9. The Customer/Developer is responsible for the coordination of the installation of telephone and cable television with Grand Valley Power facilities on joint trench underground projects. The trench must be dug to comply with Grand Valley Power specifications. Any associated costs incurred by Grand Valley Power will be charged to the Customer/Developer.
10. In Subdivision joint trenches: Telephone, cable TV and gas facilities are allowed in the joint trench with Grand Valley Power facilities
11. In joint trenches to individual services: Telephone, cable TV and customer owned water facilities are allowed in the joint trench with Grand Valley Power facilities. Xcel Energy will not allow gas lines to be installed with customer owned water lines. Irrigation and sewer lines are not allowed in the joint trench.

12. Water/Sewer and other utilities, with the exceptions of joint trench installations, shall be installed prior to Grand Valley Power electric facilities. These utilities shall clear the outer edge of all electrical equipment or cables/wires by a minimum of twelve (12) inches (as these are minimums, Grand Valley Power requests greater separation whenever possible and practical).
13. The Customer/Developer will be responsible to provide all necessary easements, property pins and final grade prior to excavation and staking.
14. The area where Grand Valley Power facilities are to be installed must be within 6" of final grade and free from obstructions.
15. After excavation of the trench, the Customer/Developer will contact Grand Valley Power and obtain an inspection and approval for facility installation. If the customer-dug trench does not meet the requirements, the Customer/Developer will be notified of the specifications that still need to be met. If Grand Valley Power is required to move a crew to the site more than once due to conditions caused by the Customer/Developer, the Customer/Developer will be charged a move-in fee as determined by Grand Valley Power.
16. The Customer/Developer is to provide (furnish and install) acceptable backfill or select fill (soil free of rocks and construction debris). Frozen backfill will not be utilized.
17. The Customer/Developer is to backfill the trench within 48 hours of the installation of Grand Valley Power facilities. If the trench is not backfilled within 48 hours, Grand Valley Power will backfill the trench and charge the Customer/Developer the current costs in full.
18. The Customer/Developer will provide adequate compaction to prevent excessive settling. If the Customer/Developer, damages the cable and/or conduit system during the backfill/compaction operations, the Customer/Developer is responsible for actual repair costs. Backfill shall be completed before cable is energized.
19. If, within two years of installation and in Grand Valley Power's opinion, maintenance is required on the Customer/Developer provided trench to protect the cable or pipe (due to grade change, settling of backfill, ditch washout, etc.), Grand Valley Power will notify the Customer/Developer that work is required by the Customer/Developer. If work is not completed within 48 hours, Grand Valley Power will perform the necessary work and charge the Customer/Developer accordingly.

## CONSTRUCTION SPECIFICATIONS

### I. TRENCH, CONDUIT AND CABLES

1. Trench will be excavated to 48" depth. Power facilities will be installed so that the cables and conduits rest on the bottom of a 48" trench. Special care must be taken to insure that the bottom of the trench will be 48" deep below the bottom of drainage ditches and all other low areas. Where initial excavation is less than 48" in depth due to planned subsequent fill, service will not be provided until final grade is reached.
2. Trench for secondary conductors will be excavated to 36"
3. Trench for customer owned service conductors will be installed to Mesa County standards. Mesa County will inspect the customer owned service conductors and trench.
4. The trench will be as straight as possible and shall have a smooth bottom free of rocks. A minimum of 4" of soil will be placed over any rocks left in the trench prior to conduit or cable installation while maintaining the 48" or 36" depth requirement. Any soil placed in the trench to cover rocks or smooth out low places will be compacted prior to conduit installation and the trench bottom re graded.
5. Conduit or cables shall be covered with at least 4" of rock-free soil or sand prior to backfill. Large rocks shall not be pushed in directly on top of this 4" cover. Care must be taken to avoid damage to conduits or cables during backfill and compaction.
6. Power facilities to be placed parallel to deeper utilities will have a horizontal separation from the deeper utility greater than the depth of such utility below final grade. When crossing a deeper utility is unavoidable, the crossing will be made as close to perpendicular as possible.
7. If cable television or telephone facilities are placed in the power trench, a minimum of 12" horizontal separation must be maintained between the power facilities and the cable television or telephone utilities. In no case will facilities of another utility installed in the trench be placed at a greater depth than the power facilities.
8. Backfill and compaction will be performed as required by the governmental entity or other party having jurisdiction.
9. Conduit joints shall be knocked completely home during gluing. No unnecessary bends will be allowed in conduit runs. No bends or sweeps will be allowed closer than 5 feet to a vault. Changes in construction from that shown on the project plans will not be made without prior written approval from Grand Valley Power. A wire brush will be pulled through each conduit, after installation is complete, to remove rocks and other foreign items. Conduit must have a light line strung through it.
10. Grand Valley Power must inspect all conduit installation before the conduit is covered and again after covering, but prior to backfill.

11. Conduits ending outside a vault shall be capped and marked with a metal T-post.
12. Conduit systems which are stubbed up, shall be capped at each location as staked and end a minimum of 6" above "final grade".
13. Red trench marking tape will be supplied by Grand Valley Power and shall be installed 12" below grade or 24" below grade in agricultural areas.

## II. VAULTS

1. Vaults and above ground equipment shall be installed as follows:
  - a. Splice vaults shall be installed with the manhole at or slightly above final grade.
  - b. Transformer vaults and switchgear vaults will be installed with the bottom of the pad at final grade.
  - c. Where vaults are set into hillsides or sloped cuts; the downhill side of the vault will be graded according to A. or B. above. The slope behind the vault will be laid back sufficiently to prohibit soil or rocks from sloughing into the pad-mounted equipment or onto the manhole. If the slope cannot be laid back far enough, a retaining wall shall be constructed behind the vault.
  - d. All vaults will be installed so that the top pad is level.
  - e. Pads or lids will be placed at the time of vault installation unless otherwise requested by Grand Valley Power with the exception of the vault pad or vault lid.
2. Holes knocked in vaults for conduit installation shall be as small as possible and shall be grouted closed on the outside of the vault prior to backfill. Individual conduits shall enter each vault at a consistent location.
3. Conduit shall enter vaults perpendicular to the vault wall in the knockout location, about 2" above the floor of the vault, and about 2" from any adjacent walls and shall have a minimum separation of 1 inch between conduits.
4. Conduit will be cut off 2" to 4" from the inside wall of the vault.
5. Pedestals for other utilities shall not be located closer than 10 feet to a vault on sides where transformers or switchgear will have access doors. Pedestals shall not be located closer than 3 feet to a vault on sides where the pad-mounted equipment will not have access doors.
6. Grand Valley Power provided ground rods should be fully driven with no more than six inches of rod exposed above the earth within the cavity provided in the center of the vault base. Grand Valley Power must approve any other installation where soil conditions will not permit the ground rod to be fully driven.

### III. MATERIALS

1. Vaults shall be as specified by Grand Valley specifications. Vaults are available thru Grand Junction Pipe, Grand Junction, Colorado.
2. Conduit shall be electrical grade 6", 4" or 3" as specified. Conduit shall be Carlon, Schedule 40 or Schedule 80 electrical grade or as approved by Grand Valley Power. Elbows or sweeps shall be steel PV coated "long radius," 36" minimum radius, "Perma coat" or Okal, etc.

### IV. ROAD CROSSINGS

1. Customer/Developer shall provide (furnish and install) conduits in road crossings for electric utilities to be installed herein. Conduits shall be installed per "Exhibit B" made a part hereof. Grand Valley Power reserves the right to inspect and accept or reject if not installed per "Exhibit B" requirements.