MASTER SERVICES AGREEMENT

THIS MASTER SERVICES AGREEMENT ("MSA") is made this 23rd day of June, 2016 by and between the Idaho Regional Optical Network, Inc. ("IRON"), an Idaho nonprofit corporation, (herein referred to as "IRON") and Bonneville County, (herein referred to as Associate).

RECITALS

A. IRON owns and operates fiber optic network infrastructure throughout Idaho, together with such associated facilities, equipment or services, including but not limited to switches and electronic equipment, necessary or convenient for the purpose of transporting telecommunications traffic, and for other purposes.

B. Associate desires to use certain IRON Services. NOW, THEREFORE, in consideration of the terms, covenants and conditions set forth herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Scope of Agreement. Services shall be requested by Associate by submitting a completed Service Order. IRON agrees to provide, and Associate agrees to purchase from IRON, subject to the provisions herein, the Services described in each "Service Order" which are attached hereto and incorporated by reference herein. IRON reserves the right to reject, in its sole discretion, any Service Order, or any interconnection with a third party, at any time prior to the written acceptance of a completed Service Order requesting service.

1.1 Service and Price Changes. Unless otherwise specified in Service Order, IRON reserves the right to cancel or change any service offering or alter the prices for individual Services upon 90 days written notice to Associate.

1.2 Additional Services. With IRON's concurrence, Associate may order additional or different Services, and each such change or addition will be memorialized in a revised Service Order. Each revision of Service Order will be incorporated in this Agreement in the same manner as the original Service Order.

1.3 Other Providers. Associate acknowledges and agrees that certain Services, or components thereof, may be offered by IRON's Associates, underlying service providers, subcontractors or vendors.
1.4 **Acceptable Use.** Associate agrees to abide by the IRON Acceptable Use Policy, attached as Appendix A.

1.5 **Non-Exclusive.** This Agreement is non-exclusive and shall not prevent or prohibit either Party from entering into similar agreements for similar services with third parties.

2. **Compensation.**

2.1 **Payment of Compensation.** Unless otherwise provided in Service Order, Associate shall pay to IRON, the nonrecurring amounts set forth on Service Order as reflected on the next regular invoice, as per paragraph 2.2 below, after the nonrecurring services are completed. Associate shall continue to pay to IRON applicable monthly recurring charges thereafter as long as the Service Order is in effect.

2.2 **Payment Schedule.**

2.2.1 IRON will invoice Associate on a monthly basis, in advance, for all monthly recurring charges due under the Agreement. All other charges including usage will be billed monthly in arrears. Payment is due upon presentation of an invoice. Payment received within thirty (30) days after the invoice date will be considered timely. Any charges not paid to IRON within such period will be considered past due. If a Service Install Date is not the first day of a billing period, Associate’s first monthly invoice shall include any pro-rated charges for the Services, from the date of installation to the start of the next billing period.

2.2.2 Associate shall be held in default if payment is not made within fifteen (15) days of due date. If Associate defaults in the payment of any sum due hereunder, then such unpaid amount shall bear interest at the rate of 12% annual interest from the date due to the date of payment. In addition, if Associate defaults in the payment of any sum due hereunder, Associate shall pay to IRON a late charge equal to two percent (2%) of the overdue amount. Acceptance of such late charge by IRON shall in no event constitute a waiver of Associate’s default with respect to such overdue amount, nor prevent IRON from exercising any of the other rights and remedies granted hereunder.

3. **Mutual Cooperation.** Each party will cooperate with the other, and take all actions necessary and appropriate for the connection of Associate’s network with the Services provided by IRON. Each party will take such measures as may be reasonably necessary to inform the other party in advance of any changes in its network or practices that may affect the other party’s network or services.

4. **Term of Agreement.** The term of this Agreement shall be defined in Service Order and shall commence on the date the Agreement is executed by the Parties. In addition, IRON may terminate this Agreement at any time, with or without notice, if it reasonably concludes that Associate’s use of the Services is unlawful.
5. **Limitation on Resale.** Associate shall not resell any Services to any "for profit" entity without the express written consent of IRON.

6. **Publicity/Trade Names.** Associate shall not issue any publicity or general marketing communications concerning this Agreement, Associate's relationship with IRON, or any other matter concerning IRON without the prior written consent of IRON. This section shall not apply to requests made pursuant to Chapter 1, Title 74, the Idaho Public Records Act.

7. **Continuity of Service.** IRON shall use its best efforts to service and maintain the Services in conformity with the operations and procedures set forth in its tariffs, operating manuals and any other specifications or maintenance requirements as may be in accordance with industry standards.

   7.1 **Interrupted Service.** IRON shall notify Associate of any anticipated or planned service interruption and Associate will cooperate with IRON to take appropriate actions to restore service availability.

8. **Limitation of Liability.** If the Services are unavailable for more than ten (10) cumulative hours during Associate's business hours of any billing period, regardless of whether such unavailability results from the failure of equipment or facilities of IRON or from an anticipated or planned service interruption, IRON will credit a prorated amount to Associate's account in an amount equal to the charges which would have been charged by IRON to Associate during the period when services or access is unavailable. This credit shall constitute the sole available remedy for any IRON errors, interruptions or defects in the ordering processing, provisioning or transmission of services. In no event shall IRON be liable to any person or entity for any indirect, consequential, special, incidental actual or punitive damages, or for any lost profits of any kind or nature, arising out of the performance of this Agreement. An outage is considered to start when IRON is notified by Associate and to end when Associate agrees that services have been restored.

9. **Exclusion of Warranties.** IRON MAKES NO WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, UNDER THIS AGREEMENT. IRON SPECIFICALLY DISCLAIMS AND DISCLAIMS ALL WARRANTIES INCLUDING THOSE WITH RESPECT TO THE DESCRIPTION, QUALITY, MERCHANTABILITY, OR FITNESS FOR ANY PURPOSE OF THE SERVICES.

10. **Relationship of the Parties.** This Agreement does not constitute either party as an agent, legal representative, joint venture, partner, franchisee or employee of the other party for any purpose. Each party shall be an independent contractor and is in no way authorized to make a contract, agreement, warranty, or representation on behalf of the other or to create any obligation, express or implied, on behalf of the other. The parties agree that this Agreement does not constitute a fiduciary relationship between IRON and Associate.
11. **Confidentiality.** Unless required by law, the parties shall not disclose, duplicate or copy, or make use of this Agreement and any exhibits for any purpose other than the performance of this Agreement, and shall treat as confidential and proprietary the terms and conditions of this Agreement and all information supplied or disclosed to each other in connection with this Agreement.

12. **Assignment.** Either party may assign its rights and/or obligations under this Agreement, or any portion thereof, upon the written notice to the other party. Any assignee must become obligated to the terms of this Agreement prior to said assignment.

13. **Notice.** Any notice under this Agreement shall be in writing and shall be delivered in person or by public or private courier service (including U.S. Postal Service Express Mail and Federal Express) or certified mail or by facsimile. Any notice given by certified mail shall be sent with return receipt requested. Any notice given by facsimile shall be verified by a facsimile confirmation. All notices shall be addressed to the parties at the following addresses or at such other addresses as the parties may from time to time direct in writing:

   If to Associate:                      If to IRON:
   Bonneville County                   Idaho Regional Optical Network, Inc.
   Attn: Brian Powell                  950 W. Bannock Street
   605 N Capital Ave                   Suite 1100, PMB # 110060
   Idaho Falls, Idaho 83403           Boise, ID 83702
   Phone: 208-529-1350 x 2796          Phone: (208) 426-IRON (4766)
   Facsimile: (208) 629-0721

   Any notice shall be deemed to have been given (a) actual day of delivery or refusal to accept delivery, (b) the day of mailing by registered or certified mail, or (c) the day facsimile transmission is verified.

14. **Default.**

14.1 **Events of Default.** The occurrence of any one or more of the following events shall constitute a default under this Agreement:

   14.1.1 Failure by Associate to make any payment or other compensation payable by Associate to IRON when due under the terms of this Agreement; or
14.1.2 Failure by either party in performing any other term, covenant, or condition of this Agreement upon the expiration of thirty (30) days from receipt of written notice from the other party, or the inaccuracy in any material respect of any representation or warranty made by either party to the other.

14.2 Defaulting Party’s Right-to-Cure. The party failing to perform shall not be deemed to be in default if such party, prior to the expiration of said thirty (30) days, has cured such failure as set forth in the notice of default. With respect to any non-monetary default that cannot reasonably be cured within thirty (30) days, the default shall not be deemed to be uncured if the defaulting party commences cure within thirty (30) days for so long as the defaulting party is diligently prosecuting the cure thereof.

14.3 Non-Defaulting Party’s Right-to-Perform. If the defaulting party fails to pay any sum of money required to be paid by such party to a person or entity other than the non-defaulting party or fails to perform any other act to be performed by such defaulting party hereunder, and such failure continues for thirty (30) days after notice thereof by the non-defaulting party, the non-defaulting party may, but shall not be obligated so to do, and without waiving or releasing the defaulting party from any of its obligations, make any such payment or perform any such other act on the defaulting party’s part to be made or performed as provided in this Agreement.

15. Specific Performance. Each party agrees that the other party would be irreparably damaged if any of the provisions of this Agreement are not performed in accordance with their specific terms and that monetary damages would not provide an adequate remedy in such event. Accordingly, it is agreed that, in addition to any other remedy to which the non-breaching party may be entitled, at law or in equity, the non-breaching party shall be entitled to injunctive relief to prevent breaches of the provisions of this Agreement and specifically to enforce the terms and provisions hereof.

16. Remedies. In the event of a default by either party, which is not corrected within the time frame specified herein, the non-defaulting party shall be entitled to all rights and remedies available at law or in equity, including, without limitation, specific performance of the terms of this Agreement against the defaulting party. In addition to the foregoing, upon default by Associate that would result in the non-delivery of Services to resale customers of Associate, IRON shall be entitled to, but not obligated to, assume any outstanding service contracts between Associate and any resale customers. Associate shall be obligated to cooperate in the transfer of any of its customers to IRON.

17. Force Majeure. With the exception of payment of fees and charges due under this Agreement, a party shall be excused from performance if its performance is prevented by acts or events beyond the party’s reasonable control, including but not limited to: severe weather and storms, earthquakes or other natural occurrences, strikes or other labor unrest, nuclear or other civil or military emergencies, or acts of legislative, judicial, executive, or administrative authorities.
**IRON Service Order**

**Service Order Number**

1062-1

**Order Type**

- [ ] New
- [ ] Change
- [ ] Disconnect
- [ ] Upgrade
- [ ] Downgrade

**IRON MSA #** 253

**Ckt**

Phone 208-529-1350 x2796
Phone 208-529-1350 x1456
Phone 208-529-1350 x1456
Phone 208-529-1350 x2796

**Order Date** 6/6/2016
**Install Date** 7/1/2016

**Requested Due Date** 7/1/2016

**Form Completed By** Mike Guryan

(Please type your name here)

---

**Customer Information**

- **Customer Name**: Bonneville County
- **Order Contact**: Brian Powell
- **Tech / Design Contact**: Mike Anderson
- **Test / Turnup Contact**: Mike Anderson
- **Billing Contact**: Brian Powell
- **Billing Address**: 605 N Capital Ave
- **City, State, Zip**: Idaho Falls, ID 83403

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**Layer 1 Services**

- [ ] Copper TX
- [X] MM Fiber
- [X] SM Fiber

**Connector Type**

- [ ] RJ45
- [ ] SC
- [ ] LC

**Associate Owned Local Loop**: Y

**Local Access Vendor**: Idaho Falls Power

**Vendor Contact Name**: 

**Vendor Contact Phone**: 

**Vendor Contact Email**: 

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**Transport Delivery Options**

- [X] Unprotected

**Circuit Bandwidth**: TBD

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**Layer 2**

- **CIDR Mibs**: 50Mbs
- **VLAN Tags**: 

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## Service Order 1062-1 Layer 3

- **ASN#**
- **Protocol (Static/EBGP)**
- **ARIN Allocated IPs (Y/N)**
  - If "Y", please specify below
- **IP Address Range Requested (i.e., /27)**
- **IPs Allocated**

Additional Instructions below:

### Service Order 1062-1 IRON USE ONLY

<table>
<thead>
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### Location Information

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<tr>
<td>Maint. Phone No.</td>
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</table>

### Pricing and Charges

- **Non-Recurring Charges**: $0.00
- **Monthly Recurring Charges**: $200.00
- **Contract Term (Months)**: 12

### Remarks
- Please provide a narrative description of the service being ordered.

50 Mbps Commodity IP service. Associate accepts responsibility for connecting their equipment to nearest IRON Point of Presence. $4/Mbs charge for traffic utilizations exceeding the 50Mbs, as measured using the 90th percentile.

Customer approves and accepts this Service Order, which fully incorporates the IRON Standard Terms and Conditions or Master Services Agreement. Desired Installation Date is subject to IRON's internal provisioning intervals, which are specific to service type and facility availability. Provisioning interval begins after receipt of complete and any other required documentation, IRON will provide a firm due date to customer upon receipt of all required information. Customer acknowledges that the individual has full and complete authority to bind Customer.
Idaho Regional Optical Network

Signature: [Signature]
Printed Name: Dan Ewart
Title: CEO and President
Date: 7-12-16

Associate:
Signature: [Signature]
Printed Name: ROGER S CHRISTENSEN
Title: CHAIRMAN
Date: 6-22-16
18. Severability. If any provisions of this Agreement shall be determined to be void by any
court of competent jurisdiction, then such determination shall not affect any other
provision of this Lease and all such other provisions shall remain in full force and effect
and shall be valid and enforceable to the fullest extent permitted by law.

19. Indemnification. Each party to this Agreement hereby indemnifies and holds harmless
the other party with respect to any third-party claims, lawsuits, damages or court
actions arising from performance under this Agreement to the extent that the
indemnifying party is liable or responsible for said third-party claims, losses, damages,
or court actions. Whenever any claim shall arise for indemnification hereunder, the
party entitled to indemnification shall promptly notify the other party of the claim and,
when known, the facts constituting the basis for such a claim. In the event that one
party to this Agreement disputes the other party's right to indemnification hereunder,
the party disputing indemnification shall promptly notify the other party of the factual
basis for disputing indemnification. Indemnification shall include, but is not limited to,
costs and attorney fees.

20. Governing Law. It is agreed that this Agreement shall be governed by, construed, and
enforced in accordance with the laws of the State of Idaho.

21. Successors and Assigns. This Agreement and all terms and conditions hereof shall be
binding upon and shall inure to the benefit of all authorized heirs, successors in interest or
assignees of either party hereto.

22. Entire Agreement. This Agreement, together with all exhibits, notices, appendices and any
jointly executed written supplements hereto, represent the entire agreement contemplated
by the parties hereto. It is understood and agreed by the parties that there are no verbal
promises or implied promises, agreements, stipulations or other representations of any kind
or character pertaining to the Services between them other than as set forth herein.

23. Written Modification. No modification, release, discharge, or waiver of any provisions hereof
shall be of any force, effect or value unless in writing signed by both parties or their duly
authorized agent or attorney.

24. Waiver. No covenant, term or condition contained in this Agreement nor the breach thereof
shall be deemed waived, except by written consent of the party against whom the waiver is
claimed, and any waiver of the breach of any covenant, term or condition shall not be
deemed to be a waiver of any other covenant, term or condition herein. Acceptance by a
party of any performance by another party after the time the same shall have become due,
or failure to insist upon performance, shall not constitute a waiver by the first party of the
breach or default of any such covenant, term or condition unless otherwise expressly
agreed to by the first party in writing.

25. **Counterparts.** This Agreement may be executed in counterparts and upon every party having executed a counterpart, each signed copy shall have the same force and effect as an original document and as if the parties to the counterparts had signed the same document.

26. **Attorneys' Fees.** In the event of any controversy, claim or action being filed or instituted between the parties hereto to enforce or interpret the terms and conditions of this Lease, or arising from the breach of any provision thereof, the prevailing party will be entitled to receive from the other party all costs, damages and expenses, including reasonable attorneys' fees, through all levels of action, incurred by the prevailing party, whether or not such controversy or claim is litigated or prosecuted to judgment. The prevailing party will be that party who is awarded judgment as a result of trial or arbitration, or who receives a payment of money or other concession or agreement from the other party in settlement of claims asserted by that party.

27. **Captions.** The captions inserted in this Agreement are for convenience only and do not define, limit or otherwise describe the scope or intent of this Lease or any provision hereof nor affect the interpretation of this Agreement.

28. **Time of Essence.** Time is hereby expressly declared to be of the essence of each and every covenant, term, condition and provision of this Agreement.

29. **Additional Acts.** The parties hereto agree to execute and deliver any documents or instruments and to take any and all actions reasonably necessary to carry out any agreement, term or condition of this Agreement, whenever the occasion may arise and request for such action shall be made.

The parties have executed this Agreement on the date first above written.

**Associate:**

By: [Signature]

Name: ROGER S CHRISTENSEN

Title: CHAIRMAN

Date: JUN 22 2016

**IRON:**

By: [Signature]

Name: DANIEL R. EWART

Title: CEO & PRESIDENT

Date: 7-12-16

IRON Master Services Agreement
IRON Acceptable Use Policy

Idaho Regional Optical Network, Inc., and its affiliates (collectively, "IRON") have formulated this Acceptable Use Policy ("AUP") in order to encourage the responsible use of IRON's networks, systems, services, web sites and products (collectively, the "IRON Network and Services") by our customers and other users of the IRON Network and Services (collectively, "Users"), and to enable IRON to provide Users with secure, reliable and productive services. By using the IRON Network and Services, Users consent to be bound by the terms of this AUP. IRON reserves the right to modify this AUP in its discretion at any time. Such modifications will be effective when posted. Any use of the IRON Network and Services after such modification shall constitute acceptance of such modification.

Suspension; Termination. Any User which IRON determines to have violated any element of this AUP may be subject to a suspension or termination of service. IRON will suspend service for violation of the AUP on the most limited basis as IRON determines is reasonably practical under the circumstances to address the underlying violation. IRON will notify Customer of its intention to suspend service, prior to suspending service for violation of the AUP (which may be via email or any other notification); provided, however, after a reasonable corrective action period, IRON may suspend service without notice if IRON becomes aware of a violation of any applicable law or regulation or activity, including but not limited to a violation of the AUP, that exposes IRON to criminal or civil liability or that exposes the IRON network or IRON customers' network or property to harm. Such harm to a network may include, but is not limited to, risk of having an IP address placed on blacklists.

IRON may take such further action as IRON determines to be appropriate under the circumstances to eliminate or preclude repeat violations, and IRON shall not be liable for any damages of any nature suffered by any Customer, User, or any third party resulting in whole or in part from IRON's exercise of its rights under this AUP.

Prohibited Conduct.

In General. The IRON Network and Services must be used in a manner that is consistent with the intended purpose of the IRON Network and Services and may be used only for lawful purposes. Users shall not use the IRON Network and Services in order to transmit, distribute or store material: (a) in violation of any applicable law or regulation, including export or encryption laws or regulations; (b) that may adversely affect the IRON Network and Services or other IRON customers; or (c) that may expose IRON to criminal or civil liability. Users are prohibited from facilitating the violation of any part of this AUP or another provider's AUP, including, but not limited to transmitting, distributing, or otherwise making available any product or service that violates this AUP or another provider's AUP.

Inappropriate Content. Users shall not use the IRON Network and Services to transmit, distribute or store material that is inappropriate, as reasonably determined by IRON, or material that is obscene (including child pornography), defamatory, libelous, threatening, abusive, hateful, or excessively violent.

Intellectual Property. Material accessible through the IRON Network and Services may be subject to protection under privacy, publicity, or other personal rights and Intellectual Property rights, including but not limited to, copyrights and laws protecting patents, trademarks, trade secrets or other proprietary information. Users shall not use the IRON Network and Services in any manner that would infringe, dilute, misappropriate, or otherwise violate any such rights. If you use a domain name in connection with any of the IRON Network and Services, you must not use that domain name in violation of the trademark, service mark, or other rights of any third party.
Harmful Content. Users shall not use the IRON Network and Services to transmit, distribute or store material that may be harmful to or interfere with the IRON Network and Services or any third party's networks, systems, services, or web sites. Such prohibited harmful content includes, but is not limited to, viruses, worms, or Trojan horses.

Fraudulent/Misleading Content. Users shall not use the IRON Network and Services to transmit or distribute material containing fraudulent offers for goods or services, or any advertising or promotional materials that contain false, deceptive, or misleading statements, claims, or representations. In addition, Users are prohibited from submitting any false or inaccurate data on any order form, contract or online application, including the fraudulent use of credit cards.

Email and Unsolicited Messages. Users shall not use the IRON Network and Services to transmit unsolicited e-mail messages, including, without limitation, unsolicited bulk email, where such emails could reasonably be expected to provoke complaints ("spam"). Further, Users are prohibited from using the service of another provider to send spam to promote a site hosted on or connected to the IRON Network and Services. In addition, Users shall not use the IRON Network and Services in order to (a) send e-mail messages which are excessive and/or intended to harass or annoy others, (b) continue to send e-mail messages to a recipient that has indicated that he/she does not wish to receive them, (c) send e-mail with forged TCP/IP packet header information, (d) send malicious e-mail, including, without limitation, "mail bombing", (e) send unsolicited e-mail messages in a manner that violates the use policies of any other Internet service provider, or (f) use an e-mail box exclusively as a storage space for data.

Third Party Rules; UseNet. Users may have access through the IRON Network and Services to search engines, subscription Web services, chat areas, bulletin boards, Web pages, USENET, or other services that promulgate rules, guidelines or agreements to govern their use. Users must adhere to any such rules, guidelines, or agreements.

Inappropriate Actions. Users shall not use the IRON Network and Services to conduct activities that may be harmful to or interfere with the IRON Network and Services or any third party's networks, systems, services, or Web sites, including, but not limited to, flooding, mail bombing, or denial of service attacks. Users are prohibited from violating or attempting to violate the security of the IRON Network and Services or the computers, accounts, or networks of another party. Users are also prohibited from any activity considered a precursor to attempted security violations, including, but not limited to, any form of malicious scanning, probing, or other testing or information gathering activity. Inappropriate activity may result in civil or criminal liability. IRON will investigate such activity, and may involve and cooperate with law enforcement authorities in prosecuting Users involved in such activity.

Responsibility for Content. IRON takes no responsibility for any material created or accessible on or through the IRON Network and Services. IRON is not obligated to monitor such material, but reserves the right to do so in accordance with applicable laws, judgments, or other legal processes. IRON will not exercise any editorial control over such material. In the event that IRON becomes aware that any such material may violate this AUP and/or expose IRON to civil or criminal liability, IRON reserves the right to block access to such material and suspend or terminate any User creating, storing or disseminating such material. IRON further reserves the right to cooperate with legal authorities and third parties in the investigation of alleged wrongdoing, including disclosing the identity of the User which IRON deems is responsible for the wrongdoing.

Indemnification. Any user who violates any term or condition of the AUP shall indemnify and hold IRON harmless from any claim, demand or cause of action related to such violation; including any attorney's fees and costs incurred by IRON.
IRON Service Order

Service Order Number
1062-1

Order Type
- X: New
- □: Change
- □: Discon
- □: Upgrade
- □: Downgrade

IRON MSA #: 253

Customer Information

Customer Name: Bonneville County
Order Contact: Brian Powell
Tech/Design Contact: Mike Anderson
Test/Turnup Contact: Mike Anderson
Billing Contact: Brian Powell
Billing Address: 605 N Capital Ave
City, State, Zip: Idaho Falls, ID 83403
Customer Order No: 

Ckt
- Phone: 208-529-1350 x2796
- EMail: bpowell@co.bonneville.id.us
- Phone: 208-529-1350 x1456
- EMail: manderson@co.bonneville.id.us
- Phone: 208-529-1350 x1456
- EMail: manderson@co.bonneville.id.us
- Phone: 208-529-1350 x2796
- EMail: bpowell@co.bonneville.id.us

Order Date: 6/6/2016
Install Date: 7/1/2016
Requested Due Date: 7/1/2016

Form Completed By: Mike Gurian
(please type your name here)

Service Order 1062-1 Layer 1 & 2

Layer 1 Services
- Copper TX
- MM Fiber
- SM Fiber

Connector Type
- □: RJ45
- □: SC
- □: LC

Associate Owned Local Loop: □ Y (Y/N)
Local Access Vendor: Idaho Falls Power
Vendor Contact Name: 
Vendor Contact Phone: 
Vendor Contact Email: 

Transport Delivery Options
- X: Unprotected
- □: Protected

Circuit Bandwidth: TBD

Layer 2
CIDR Mbs: 50Mbs
VLAN Tags: 

**Service Order 1062-1 Layer 3**

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**ARIN Allocated IPs (Y/N)**

If "Y", please specify below

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<tr>
<th>IP Address Range Requested (i.e. /27)</th>
<th>IPs Allocated</th>
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</table>

**Pricing and Charges**

| Non-Recurring Charges | $0.00 |
| Monthly Recurring Charges | $200.00 |
| Contract Term (Months) | 12 |

---

**Remarks** - Please provide a narrative description of the service being ordered:

IRON to provide 50 Mbps Commodity IP service. Associate accepts responsibility for connecting their equipment to nearest IRON Point of Presence. $4/Mbps Burst Charge Rate for traffic utilization exceeding the 50Mbs, as measured using the 90th percentile. Both the Monthly Recurring Charge and the Burst Charge Rate are fixed for the term of this Service Order.

Customer approves and accepts this Service Order, which fully incorporates the IRON Standard Terms and Conditions or Master Services Agreement. Desired Installation Date is subject to IRON's internal provisioning intervals, which are specific to service type and facility availability. Provisioning interval begins after receipt of complete and any other required documentation. IRON will provide a firm due date to customer upon receipt of all required information. Customer acknowledges that the individual has full and complete authority to bind Customer.
Idaho Regional Optical Network

Signature: [Signature]
Printed Name: Dan Ewart
Title: CEO and President
Date: 7-12-14

Associate:
Signature: [Signature]
Printed Name: ROGER S CHRISTENSEN
Title: CHAIRMAN
Date: 6-22-14