

**PROFESSIONAL SERVICES AGREEMENT
BETWEEN
CITY OF LARAMIE, WYOMING AND
TW ENTERPRISES, INC.**

1. **Parties.** This Contract is made and entered into this ____ day of March, 2017 by and between City of Laramie, Wyoming, a Wyoming municipal corporation (hereinafter referred to as “City”), whose address 406 Ivinson Avenue, Laramie, Wyoming 82070, and TW Enterprises, Inc., (hereinafter referred to as “Contractor”), whose address is 636 Logan Lane, Billings, Montana 59105.

2. **Purpose of Contract.** The purpose of this Contract is for Contractor to provide professional preventive maintenance and service on the City of Laramie standby power equipment, listed, and more fully described in Attachment B, which is attached hereto and incorporated herein. Professional services include, but are not limited to, annual preventive maintenance checks of the City of Laramie standby power equipment along with established hourly rates for technician service, established rates for materials and supplies and hourly rates for emergency response service during holidays and weekends. In consideration of the matters described above, and of the mutual benefits and obligations set forth in this Contract, the parties agree as follows:

3. **Term of Contract.** The term of the Contract is from the date of execution of this Contract through March 31, 2017. This contract may be renewed up to two (2) times for one (1) year periods by agreement of both parties in writing subject to the required approvals.

4. **Payment.** City agrees to pay the Contractor for the services as more fully described in Attachment A, which is attached hereto and incorporated herein. The total payment under this Contract shall not exceed eight thousand five hundred dollars (\$8,500.00) per fiscal year, or seventeen thousand dollars (\$17,000.00) over the term of the agreement. Preventive maintenance services shall be scheduled and performed on the standby power equipment, described in Attachment B annually during the month of May, and payment shall be payable to Contractor, upon receipt of the invoice for the services herein. The payment shall cover the cost for those services to be provided by Contractor as outlined in Paragraph 5 herein.

4.01. In the event major maintenance and/or service is requested by City, Contractor agrees that the additional services shall be paid in accordance with the schedule of charges as listed in attachment A which is attached hereto and incorporated herein. City shall pay labor rates for service work performed Monday through Friday, day or night, at the rate of one hundred twenty-five dollars (\$125.00) per hour as detailed in Attachment A. City shall pay labor rates for emergency service work performed on weekends (Saturday and Sunday), and holidays at the rate of one hundred and eighty-seven dollars and fifty cents (\$187.50) per hour as detailed in Attachment A.

5. **Responsibilities of Contractor.** Contractor shall perform the following services.

5.01. Contractor shall perform one (1) preventive maintenance service call per fiscal year on each standby power location. The specific dates and times for the preventive maintenance shall be scheduled by the City during normal work hours. Contractor will examine and inspect the standby power equipment during the preventive maintenance visits and perform the following scope of services:

- i. Visually inspect engine generator for signs of fluid leaks, any visible wear, and damage.
- ii. Change engine oil and oil filters; take oil sample for analysis and provide City with written analysis report.
- iii. Check and test engine safety circuits including low oil pressure, high coolant temperature/low coolant level and over-speed.
- iv. Check and test the operation of the control systems.
- v. Check coolant level and test for thermal protection by hydrometer. Observe general condition of coolant and cooling system.
- vi. Inspect condition of all coolant hoses; tighten hose clamps as needed.
- vii. Inspect the engine belts for wear and alignment, adjust if necessary.
- viii. Check air intake system including the air filter, replace if necessary.
- ix. Change fuel filters and inspect fuel lines.
- x. Check coolant heater for operation.
- xi. Check oil pan heater for operation (if equipped).
- xii. Lube main generator bearing if necessary.
- xiii. Test battery charger for operation.

- xiv. Remove, clean and inspect and re-attach battery terminals. Spray terminals with anti-corrosion spray.
- xv. Top off battery electrolyte.
- xvi. Complete engine generator visual inspection with detailed report of repairs needed or other problems observed.
- xvii. Visually inspect the transfer switch.
- xviii. Check all wiring for visible wear or damage.
- xix. Perform operational test of transfer switch with price notification and City's approval.
- xx. Check indicator lights.
- xxi. Itemize transfer switch condition and any needed repairs.
- xxii. Check all timers for correct values and adjust as necessary.
- xxiii. Operate generator at no-load. Observe operation noting any leaks or unusual conditions.
- xxiv. Check and indicate engine oil pressure and temperature values.
- xxv. Check and indicate output voltage and frequency; voltage regulation, controls, and safety devices for proper operation.
- xxvi. Properly dispose of old crankcase oil and materials used during services.
- xxvii. Detail checklist and report of work performed and any recommendations to the City.

5.02. Contractor agrees to provide emergency response service on City of Laramie owned standby power equipment within two (2) hours of notification by City of Contractor and payment shall be as indicated in paragraph 4 herein.

6. Responsibilities of City. City shall cooperate with Contractor in providing any maintenance records and access to the standby power equipment as necessary for Contractor to perform the work described within this agreement.

7. General Provisions.

7.01. Amendments. Any changes, modifications, revisions or amendments to this Contract which are mutually agreed upon by the parties to this Contract shall be incorporated by written instrument, executed and signed by all parties to this Contract.

7.02. Americans with Disabilities Act. Contractor shall not discriminate against a qualified individual with a disability and shall comply with the Americans with Disabilities Act, P.L. 101-336, 42 U.S.C. 12101, et seq., and/or any properly promulgated rules and regulations related thereto.

7.03. Applicable Law/Venue. The construction, interpretation and enforcement of this Contract shall be governed by the laws of the State of Wyoming. The Courts of the State of Wyoming shall have jurisdiction over this Contract and the parties, and the venue shall be the Second Judicial District, Albany County, Wyoming. Contractor agrees to appoint a registered agent in Wyoming for service of process, and will notify City in writing of the name and address of the registered agent within fifteen (15) days of effective date of this Contract.

7.04 Assignment/Contract Not Used as Collateral. Neither party shall assign or otherwise transfer any of the rights or delegate any of the duties set forth in this Contract without the prior written consent of the other party. The Contractor shall not use this Contract, or any portion thereof, for collateral for any financial obligation.

7.05 Award of Related Contracts. City may undertake or award supplemental or successor contracts for work related to this Contract. The Contractor shall cooperate fully with other Contractors and the City in all such cases.

7.06. Confidentiality. All documents, data compilations, reports, computer programs, photographs, and any other work provided to or produced by the Contractor in the performance of this Contract shall be kept confidential by the Contractor unless written permission is granted by City for its release.

7.07 Publicity. Any publicity given to the program or services provided herein including, but not limited to, notices, information, pamphlets, press releases, research, reports, signs, and similar public notices prepared by or for the Contractor, shall identify City and the sponsoring agencies and shall not be released without prior written approval from City.

7.08. Compliance with Laws. The Contractor shall keep informed of and comply with all applicable federal, state and local laws and regulations in the performance of this Contract.

7.09. Entirety of Contract. This Contract, consisting of eleven (11) pages, including Attachment A, entitled City of Laramie Standby Power Equipment Annual Preventive Maintenance Cost consisting of two (2) pages, and Attachment B, entitled City of Laramie Standby Power Equipment Groups consisting of three (3) pages represents the entire and integrated Contract between the parties and supersedes all prior negotiations, representations, and agreements, whether written or oral.

7.10. Ethics. Contractor shall keep informed of and comply with the Wyoming Ethics and Disclosure Act (Wyo. Stat. §9-13-101, et seq.), and any and all ethical standards governing Contractor's profession.

7.11. Force Majeure. Neither party shall be liable to the other for incidental, special or consequential damages. Neither party shall be liable for failure to perform under this Contract if such failure to perform arises out of causes beyond the control and without the fault or negligence of the nonperforming party. Such causes may include, but are not limited to, acts of God or the public enemy, fires, floods, epidemics, quarantine restrictions, freight embargoes, strikes, lockouts, work interruption or other labor disputes and unusually severe weather. This provision shall become effective only if the party failing to perform immediately notifies the other party of the extent and nature of the problem, limits delay in performance to that required by the event, and takes all reasonable steps to minimize delays. This provision shall not be effective unless the failure to perform is beyond the control and without the fault or negligence of the nonperforming party.

7.12. Indemnification.

7.12 (a). Contractor shall indemnify, defend and hold harmless City, their officers, agents, employees, successors and assignees from any and all claims, lawsuits, losses and liability arising out of Contractor's failure to perform any of Contractor's duties and obligations hereunder or in connection with the negligent performance of Contractor's duties or obligations, including but not limited to any claims, lawsuits, losses or liability arising out of Contractor's negligence and not to the extent caused by others.

7.12 (b). Contractor shall be liable to City for all damages including consequential damages and every expense, cost, and exclusive of betterment, attorney's fees and payments incurred by City as the result of negligence, or negligent acts in any of the services furnished under this contract.

7.12 (c). Without limitations as to other remedies, which City may have, Contractor will, without additional compensation, correct or revise any errors or deficiencies in its services.

7.13. Independent Contractor. The Contractor shall function as an independent contractor for the purposes of this Contract, and shall not be considered an

employee of the City for any purpose. The Contractor shall assume sole responsibility for any debts or liabilities that may be incurred by the Contractor in fulfilling the terms of this Contract, and shall be solely responsible for the payment of all federal, state and local taxes which may accrue because of this Contract. Nothing in this Contract shall be interpreted as authorizing the Contractor to incur any obligation of any kind on the behalf of the City or its staff. The Contractor agrees that no health/hospitalization benefits, workers' compensation and/or similar benefits available to City employees will inure to the benefit of the Contractor or the Contractor's agents and/or employees as a result of this Contract.

7.14 Kickbacks. Contractor certifies and warrants that no gratuities, kickbacks or contingency fees were paid in connection with this Contract, nor were any fees, commissions, gifts, or other considerations made contingent upon the award of this Contract. Contractor shall provide the City with a certification under oath that he has not in any way been involved in any gratuities, kickbacks or contingent fees in connection with his selection or ultimate performance under this Contract. If the Contractor breaches or violates this warranty, City may, at its discretion, terminate this Contract without liability to the City, or deduct from the Contract price or consideration, or otherwise recover, the full amount of any commission, percentage, brokerage, or contingency fee.

7.15. Ownership of Documents/Work Product. All documents, reports, records, field notes, materials, and data of any kind resulting from performance of this Contract are at all times the property of City.

7.16 Notice and Approval of Proposed Sale or Transfer of Contractor. Contractor shall provide City with the earliest possible advance notice of any proposed sale or transfer or any proposed merger or consolidation of the assets of Contractor. Such notice shall be provided in accordance with the notice provision of this Contract. If City determines that the proposed merger, consolidation, sale or transfer of assets is not consistent with the continued satisfactory performance of Contractor's obligations under this Contract, then the City may, at its option, terminate or renegotiate the Contract.

7.17. Liaison and Notice City and Contractor's designated representatives are as follows:

7.17 (a). City's designated representative is Scott Stevenson, Facilities Maintenance Manager, telephone number: (307) 721-3585, cellular telephone (307) 760-6627 and e-mail sstevenson@cityoflaramie.org

7.17 (b). Contractor's project representative is Allen Adams, telephone number: (406) 245-4600, Ext. 16, (406) 672-1741, cellular telephone and e-mail allena@twegen.com

7.17 (c). All notices and invoices required in this Contract shall be in writing, properly addressed to the liaison above, and mailed first-class, postage prepaid. All notices sent via U.S. Postal Services are deemed effective on the date of the postmark. Notices and invoices mailed through another carrier (e.g., UPS or FedEx) are effective upon receipt.

7.18. Sovereign Immunity. The City does not waive its sovereign immunity by entering into this Contract and specifically retain immunity and all defenses available to them as sovereigns pursuant to Wyo. Stat. § 1-39-104(a) and all other state law.

7.19. Taxes. The Contractor shall pay all taxes and other such amounts required by federal, state and local law, including but not limited to federal and social security taxes, workers' compensation, unemployment insurance and sales taxes.

7.20. Termination of Contract.

7.20 (a). City reserves the right and privilege of canceling, suspending, or abandoning the execution of all or any services in connection with this Contract at any time upon thirty (30) days written notice to Contractor.

7.20 (b). In event of termination, all materials and equipment owned by the Contractor at any City facility shall be immediately surrendered to Contractor.

7.20 (c). In the event of termination, City shall pay to Contractor, as full payment for all services performed and all expenses incurred under this Contract, which shall have become payable because of the progress in the services. In ascertaining the services actually rendered hereunder up to the date of termination of this Contract, consideration shall be given to both completed services and services in progress.

7.21 Insurance. The Contractor shall maintain the following insurance:

7.21 (a). Commercial General Liability Insurance. The Contractor shall maintain coverage, during the entire term of the contract, against claims arising out of bodily injury, death, damage to or destruction of the property of others, including loss of use thereof, and including underground, collapse and explosion (XCU) and products and completed operations, and in an amount not less than One Million Dollars (\$1,000,000.00) per occurrence and Two Million Dollars (\$2,000,000.00) general aggregate.

7.21 (b). Workers Compensation or Employers Liability Insurance. Contractor shall provide proof of workers compensation coverage, for all its employees who are to work on the projects described in this Contract. Contractor's coverage shall be under the Wyoming Workers Safety and Compensation program, if

statutorily required or such other workers compensation insurance as appropriate. Contractor's insurance shall include A Stop Gap coverage in an amount not less than Five Hundred Thousand Dollars (\$500,000.00) per employee for each accident and disease. Contractor shall have also supply proof of workers' compensation and employer's liability insurance on each and every subcontractor before allowing that subcontractor on the job site.

7.21 (c). Business Automobile Liability. Contractor shall maintain, during the entire term of the contract, automobile liability insurance in an amount not less than five hundred thousand dollars (\$500,000.00) per occurrence.

7.21 (d). Coverage. All policies required under this Contract shall be in effect for the duration of this Contract and projects. All policies shall be primary and not contributory. Contractor shall pay the premiums on all insurance policies and insurance certificates must include a clause stating that the insurance may not be revoked, cancelled, amended or allowed to lapse until the expiration of at least thirty (30) days advance written notice to City.

7.21 (e). City's Right to Reject. The City reserves the right to reject a certificate of insurance if Contractor's insurance company is widely regarded in the insurance industry as financially unstable. This would include but is not limited to insurance companies with no less than AVIII rating in the A.M. Best insurance rating guide.

7.21 (f). Subcontractors. The insurance requirements set forth above apply to all subcontractors. It is Contractor's responsibility to ensure that its subcontractors meet these insurance requirements. City has the right to review the Certificates of any and all subcontractors used by the Contractor.

7.21 (g). Cancellation. There shall be no cancellation, material change, potential exhaustion of aggregate limits or intent to not renew insurance coverage without thirty (30) days written notice from Contractor or their insurers to City. Any failure to comply with the reporting provision of this insurance, except for the potential exhaustion of aggregate limits, shall not affect the coverage provided to City and its division, officers and employees.

7.22. Third Party Beneficiary Rights. The parties do not intend to create in any other individual or entity the status of third party beneficiary, and this Contract shall not be construed so as to create such status. The rights, duties and obligations contained in this Contract shall operate only between the parties to this Contract, and shall inure solely to the benefit of the parties to this Contract. The provisions of the Contract are intended only to assist the parties in determining and performing their obligations under this Contract. The parties to this Contract intend and expressly agree that only parties signatory to this Contract shall have any legal or equitable right to seek to enforce this Contract, to seek any remedy arising out of a

party's performance or failure to perform any term or condition of this Contract, or to bring an action for the breach of this Contract.

7.23. Warranty. Contractor warrants the following:

7.23 (a). has the ability to perform the agreed services;

7.23 (b). shall provide suitable resources to perform work in accordance with agreed services;

7.23 (c) will endeavor to provide the services herein on a timely basis consistent with the difficulty and scope of services to be provided; and

7.23 (d). shall perform services in a manner consistent with the degree of care and skill ordinarily exercised by members of the same profession currently practicing under similar circumstances.

7.24. Time is of the Essence. Time is of the essence in all provisions of the Contract.

7.25. Titles Not Controlling. Titles of paragraphs are for reference only, and shall not be used to construe the language in this Contract.

7.26. Waiver. The waiver of any breach of any term or condition in this Contract shall not be deemed a waiver of any prior or subsequent breach.

7.27. Availability of Funds. City's obligation to pay the Contractor for services rendered pursuant to this Contract is conditioned upon the availability of City's funds which are allocated to pay Contractor. If funds are not allocated and available to pay Contractor for these services, City may terminate this Contract at the end of the period for which the funds are available.

7.28. Limitation of payments. City shall notify Contractor at the earliest possible time if this Contractor will or may be affected by a shortage of funds. No liability shall accrue to City in the event this provision is exercised, and the City shall not be obligated or liable for any future payments due or for any damages as a result of termination under this section. This provision shall not be construed so as to permit City to terminate this contract in order to acquire similar services from another party. The Contractor shall be paid for all services provided and expenses incurred prior to receipt of any such notification that City was terminating the Contract because of a shortage of funds.

7.29 Attorneys Fees. In the event it becomes necessary for either party to file suit or to enforce this Contract or any provisions contained herein, the

prevailing party shall be entitled to recover, in addition to all other remedies or damages, reasonable attorneys' fees and costs of court incurred in such suit.

7.30 City Policies The Contractor acknowledges familiarity with the City Policies as applicable to this contract and listed below:

7.30 (a). The City of Laramie seeks to integrate energy efficiency practices into all aspects of day to day operations, from capital construction to staff behaviors, to ensure economic and environmental sustainability. The City encourages bidder submissions that 1) enhance to efficiency of City projects and ongoing operations, and/or consider all types, including traditional and renewable sources.

7.30 (b) Preference is hereby given to materials, supplies, equipment, machinery and provisions produced, manufactured, supplied or grown in Wyoming, quality being equal to articles offered by competitors outside the State, as provided in W. S. §§ 16-6-101 through 16-6-119.

INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the Laramie City Council has caused this Agreement to be signed and executed in its behalf by its Mayor, and duly attested by its City Clerk, and Contractor has signed and executed this Agreement, the day and year first written above.

CITY OF LARAMIE, WYOMING:

By: _____
Andi Summerville, Mayor and President of the
City Council

Attest: _____
Angie Johnson
City Clerk

TW ENTERPRISES, INCORPORATED:

By: _____

Title: _____

Attest: _____
Witness

ATTACHMENT A

Laramie Standby Power Equipment Annual Preventive Maintenance Cost

4.1 Annual PM cost \$500.00 Per Generator, **Parts not included** (includes 3.5 hours of time and travel to site. Any additional service/repair work, while on site for PM, will be performed at additional hourly rate)

Hourly Rate (day) \$125.00

Hourly Rate (night) \$125.00

Hourly Rate (weekend/holiday) \$187.50

Materials Cost + 30%

Travel \$2.60 per mile

4.2 Annual PM cost \$500.00 Per Generator, **Parts not included** (includes 3.5 hours of time and travel to site. Any additional service/repair work, while on site for PM, will be performed at additional hourly rate)

Hourly Rate (day) \$125.00

Hourly Rate (night) \$125.00

Hourly Rate (weekend/holiday) \$187.50

Materials Cost + 30%

Travel \$2.60 per mile

4.3 Annual PM cost \$500.00 Per Generator, **Parts not included** (includes 3.5 hours of time and travel to site. Any additional service/repair work, while on site for PM, will be performed at additional hourly rate)

Hourly Rate (day) \$125.00

Hourly Rate (night) \$125.00

Hourly Rate (weekend/holiday) \$187.50

Materials Cost + 30%

Travel \$2.60 per mile

TWENTERPRISES, INC.

636 Logan Ln Billings, MT 59105
Phone: 406-671-5450 Fax: 406-245-4333
www.Twegen.com

SCHEDULED MAINTENANCE AGREEMENT

The following constitutes an agreement between TWEnterprises, Inc. and stated customer to enter into contract for the purpose of scheduled maintenance for specified customer equipment.

TWEnterprises, Inc. agrees to provide scheduled maintenance with specific intervals at customer's location. This will be for equipment specified by individual listing below. TWEnterprises, Inc. will provide professional and qualified personnel to perform defined maintenance. The purpose is to maintain equipment, to monitor equipment's progression of use and wear and to inform customer of possible shortcomings, pending problems and breakdowns. TWEnterprises, Inc. will, at customer's option, assist in correcting equipment failure.

Customer agrees to accommodate within reason TWEnterprises, Inc.'s working schedule, to arrive on premises to perform scheduled maintenance duties, and to pay for services rendered by the agreed terms listed below.

The following list is designated equipment to be maintained.

SELECTED ITEMS MUST BE INITIALED TO AUTHORIZE SERVICE

- Standby Generator and Automatic Transfer Switch.
 Uninterruptible Power Supply

Maintenance Frequency: Annual \$ 500.00 Semi-Annual \$ _____
Parts: Not Included Not Included

Any additional service/repair work will be performed at additional hourly rate of \$125.00 an hour

This Service agreement is for 2 years ending December 31, 2018

Service agreement is for all 17 generators owned by the City of Laramie.

Terms: Payment for services rendered due 30 (thirty) days from invoice date. A finance charge of 1.5% per month will be assessed against unpaid balance after 30 (thirty) days.

CUSTOMER

Company: City Of Laramie C/O Scott Stevenson Address: P.O. Box C
City: Laramie State: Wyoming Zip: 82073 Phone: 307-721-3585

Authorized Signature for Facility/Customer: _____ Date: _____

Authorized Signature of TWEnterprises Rep: [Signature] Date: 2-9-17

Either party may cancel this agreement/contract by stating so in writing to the other party, no less than thirty (30) days prior to the next scheduled maintenance service time frame.

ATTACHMENT B

**CITY OF LARAMIE
STANDBY POWER EQUIPMENT W.T.P. GROUP**

Engine Data	Generator Data	Transfer Switch Data
BACKWASH GENERATOR		
Mitsubishi	Generac	Asco
Model # - 12.0L	Model # - 99A05559-S	Model # - 940 Group 7
Serial # - 2050766	Serial # - 2050766	Serial # - 115137
	Volts - 277/480	
	230 KW	
WTP STANDBY GENERATOR		
Mitsubishi	Generac	Asco
Model # - 12.0L	Model # - 99A05559-S	Model # -Series 386
Serial # - 2050765	Serial # - 2050765	Serial # - 115138-1
	Volts - 277/480	
	230 KW	
IMPERIAL HEIGHTS GENERATOR		
Perkins	Olympian	Cutler Hammer
Model # - D200 PA	Model # - D200 PA	Model # - ATC600
Serial # - F0853A/001	Serial # - F0853A/001	Serial # - Unknown
	Volts - 277/480	
	200 KW	
WYE TREATMENT CENTER GENERATOR		
Ford	Onan	Onan
Model # - 460	Model # - 80GGHC	Model # - OT225
Serial # - B980700230	Serial # - B980700230	Serial # - B98060704
	Volts - 240	
	80 KW	
WISTER DRIVE PUMP STATION GENERATOR		
Daewoo	Generac	Cutler Hammer
Model # - P222LE	Model # - 6724370100	Model # - MDSC20
Serial # - EAY0A600118	Serial # - 2089216	Serial # - SDN 22945
	Volts - 277/480	
	600 KW	
SPUR WELL TREATMENT CENTER GENERATOR		
Ford	Generac	Asco
Model # - 7.5L	Model # - 20A03468-S	Model # - 940
Serial # - 2058538	Serial # - 2058538	Serial # - 1322644
	Volts - 277/480	
	155 KW	
AIRPORT PUMP STATION		
Hino	Generac	Generac
Model # - 13.3L	Model # - 1374890200	Model # - 0006710
Serial # - 2061136	Serial # - 2061136	Serial # - 330120
	Volts - 277/480	
	230 KW	

CITY OF LARAMIE
STANDBY POWER EQUIPMENT F.M. GROUP

Engine Data	Generator Data	Transfer Switch Data
CITY HALL/ANNEX GENERATOR		
Hino	Generac	Generac
Model # - 13.3L	Model # - 98A00343-S	Model # - 98A00343-W
Serial # - Unknown	Serial # - 2039725	Serial # - 43632
	Volts - 208	
	150 KW	
POLICE STATION GENERATOR		
Mitsubishi	Generac	Generac
Model # - 3.9L	Model # - 4875640200	Model # -4875640200
Serial # - Unknown	Serial # - 2081624	Serial # -2081624
	Volts - 208	
	80 KW	
FIRE STATION NUMBER THREE GENERATOR		
Ford	Generac	Cutler Hammer
Model # - 6.8L	Model # -11469030100	Model # -1019166100
Serial # - Unknown	Serial # - 2104389	Serial # -97268
	Volts - 240	
	100 KW	
RECREATION CENTER GENERATOR NUMBER ONE		
Ford	Generac	Zenith
Model # - 6.8L	Model # - MQT15068KNSY	Model # - MX150
Serial # - 6171077	Serial # - 6171077	Serial # - 1543290
	Volts - 480	Switches all 3 Generators
	150KW	
RECREATION CENTER GENERATOR NUMBER TWO		
Ford	Generac	Zenith
Model # - 6.8L	Model # - MQT15068KNSY	Same as Above
Serial # - 6173009	Serial # - 6173009	Switches all 3 Generators
	Volts - 480	
	150 KW	
RECREATION CENTER GENERATOR NUMBER THREE		
Ford	Generac	Zenith
Model # - 6.8L	Model # - MQT15068KNSY	Same as Above
Serial # - 6173010	Serial # - 6171077	Switches all 3 Generators
	Volts - 480	
	150 KW	

**CITY OF LARAMIE
STANDBY POWER EQUIPMENT W.W.T.P. GROUP**

Engine Data	Generator Data	Transfer Switch Data
U.V. GENERATOR		
Cummings	Onan	Generac
Model # -6BTS-9-62	Model # - 100DGDB	Model # -0040382
Serial # -45444703	Serial # -K960624079	Serial # -7224493
	Volts - 480	
	67 KW	
MAIN LIFT GENERATOR		
JOHN DEERE	Generac	Eaton (Cutler-Ham)
Model # -	Model # -9277240100	Model # -ATV1MDC30600XKU
Serial # - RG6090L023098	Serial # -2096524	Serial # - 33220235
	Volts - 480	
	313 KW	
FIRST STREET AND ADAMS STREET GENERATOR		
JOHN DEERE	Generac	Unknown
Model # -	Model # - 11398220200	Model # - ATC600
Serial # - PE4024L021259	Serial # - 2104118	Serial # - 90798
	Volts - 240	
	63 KW	
WEST LARAMIE GENERATOR		
FPT	Generac	GE
Model # - F4GE9685AJ	Model # - 14210270100	Model # - Z10F351AD70XD
Serial # - Unknown	Serial # - 2115473	Serial # - 1638336-1
	Volts - 480	
	125 KW	