

## **ELECTRICAL SERVICE CONTRACT**

THANK YOU FOR CHOOSING 7 STONES ELECTRIC. FOR YOUR CONVENIENCE OUR PROJECT COSTS, PAYMENT SCHEDULE, AND WARRANTY TERMS ARE INCLUDED IN THIS AGREEMENT.

ELECTRICAL PROJECT COST: CUSTOMER AGREES TO PAY 7 STONES ELECTRIC'S STANDARD LABOR RATES NOT INCLUDING OVERTIME AT A MINIMUM OF \$75 FOR ESTIMATING FEES, \$175/HOUR OF LABOR FOR A MASTER ELECTRICIAN, \$125/HOUR OF LABOR FOR A JOURNEYMAN ELECTRICIAN, A MINIMUM OF \$75/HOUR OF LABOR FOR AN APPRENTICE, A MINIMUM OF \$50/HOUR OF LABOR/HELPER, AND A MINIMUM OF \$25/HOUR FOR TRUCK WITH STANDARD TOOLS. PREMIUM TOOLS WILL BE BILLED AS NEEDED. TRAVEL IS BILLED AT OUR FULL HOURLY RATE TO AND FROM LOCATIONS. CUSTOMER AGREES TO PAY COSTS PLUS LABOR REQUIRED FOR PROCUREMENT OF MATERIAL OR EQUIPMENT REQUIRED FOR COMPLETION OF THE PROJECT AS DEEMED NECESSARY BY 7 STONES ELECTRIC PRIOR TO SCHEDULING WORK. CUSTOMER AGREES THAT CHANGE REQUESTS PROVIDED VERBALLY OR WRITTEN WILL AFFECT ESTIMATED COSTS AND AGREES TO PAY ADDITIONAL COSTS INCURRED DUE TO CHANGES.

**ELECTRICAL SERVICE WARRANTY:** 7 STONES ELECTRIC AGREES TO REPAIR OR REPLACE ANY DEFECTIVE OR MALFUNCTIONING SWITCHES, OUTLETS, BREAKERS, TRIM FITTINGS, AND EQUIPMENT OR FIXTURES (SUPPLIED AS PART OF SERVICE WORK APPLICABLE TO THIS CONTRACT) FOR A PERIOD OF 1 YEAR, UNLESS THE MANUFACTURER'S WARRANTY IS LESS THAN 1 YEAR IN WHICH CASE THE MANUFACTURER'S WARRANTY SHALL APPLY. 7 STONES ELECTRIC SHALL NOT BE RESPONSIBLE AFTER THE ABOVE STATED PERIOD.

LATE PAYMENTS/DEFAULT: PAYMENT IS EXPECTED IN FULL UPON DATE OF INVOICE. A FAILURE TO MAKE PAYMENT FOR A PERIOD IN EXCESS OF THIRTY (30) DAYS FROM THE DUE DATE SHALL BE DEEMED A MATERIAL BREACH OF THIS CONTRACT. OWNER AGREES TO PAY A LATE CHARGE OF 5% OF ALL PAYMENTS THAT ARE MORE THAN THIRTY (30) DAYS LATE. OWNER FURTHER AGREES TO PAY INTEREST AT THE RATE OF 1.5% PER MONTH FROM THE THIRTIETH DAY AFTER WHICH PAYMENT IS DUE UNTIL THE REQUIRED PAYMENT IS MADE.

ATTORNEYS' FEES AND COSTS: IF ANY PARTY TO THIS CONTRACT BRINGS A CAUSE OF ACTION AGAINST THE OTHER PARTY ARISING FROM OR RELATING TO THIS CONTRACT, THE PREVAILING PARTY IN SUCH PROCEEDING SHALL BE ENTITLED TO RECOVER REASONABLE ATTORNEY FEES AND COURT COSTS. FURTHERMORE, OWNER SHALL ALSO BE RESPONSIBLE TO PAY ANY AND ALL COSTS AND EXPENSES INCURRED BY CONTRACTOR, INCLUDING ATTORNEY FEES AND COSTS, FOR ANY AND ALL EFFORTS TO COLLECT AMOUNTS PAST DUE, WHETHER OR NOT A FORMAL ACTION IS COMMENCED FOR SUCH COLLECTION.

AGREED:	SIGNATURE:
NAME:	
DATE:	

\*THIS AGREEMENT UPHOLDS FOR A DURATION OF 1-YEAR FROM THE DATE OF SIGNATURE FOR ALL ELECTRICAL SERVICES AND/OR TROUBLESHOOTS.