# 4 SQUARE ELECTRIC, LLC – CONTRACT (LUMP SUM)

between 4 SQUAF insured	nent made this  RE ELECTRIC, LLC electrical  or and Owner, for the co	(herein after	called "Contractor contractor, (h	r"), a licensed and and ereinafter called
property located at The scope of the described in the spec	hall perform all electrication	performed by to. Such work	Contractor is outleshall generally incl	lined below and/or
	for the Project is subject of the execution of this	_		onditions about the
20 Such compunforeseen at the time	Article 2 - 7 be performed under the 2, 20, and is estimated and the subject to change of the execution of sociated with a delay in	mated to be ange due to whis Contract.	nall be commenced completed by reather, acts of Go Contractor shall no	od, or other factors
this Contract, the adjustments, and/or 5. Contractor shall Contractor has provinotice, and to which	er shall pay Contractor to estimated sum of standard deductions pursuant to a keep an accurate receided Owner with an estandard Contractor is not bour	Sauthorized char cord of the w timate of costs	erformance of the v, sub- nge orders, further ork performed ur s which are subject	pject to additions, described in Article order this Contract. t to change without
the execution of the complete the electrical costs associated with C.) The Owner. In the even	e event there is an unkres Contract, Contractor cal work due to the unk with the additional work Project shall not include the Contractor agrees to present a separate contract will	will provide C nown conditio or goods need e any work or provide any go	Owner with an estimation, but Owner shall ed to complete the any neighboring ods or services for	mate of the cost to be required to pay electrical work. property owned by any other property

#### **Article 4 - Progress Payments**

	ayment of the Contract Price described above in Article 3 shall be paid in the following	ın
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#### **Article 5 – Changes in Work**

Contractor shall not be responsible for completion of any alteration or deviation from the scope of work as described by Owner, including but not limited to any such alteration or deviation involving additional material and/or labor cost, unless a written change order for same is signed by Owner and Contractor. Owner shall still be responsible for all other costs or charges associated with any change in the scope of work, whether a change order is executed or not, but Contractor shall not be obligated to perform such alteration or deviation unless such is memorialized by written agreement signed by the parties. All change orders shall be in writing and signed by both Owner and Contractor, and shall be incorporated herein and become a part of the Contract

#### **Article 6 – Suspension of Work**

In the event Owner shall fail to pay any periodic or installment payment to Contractor that is due hereunder, Contractor may suspend work until such payment is made. In such event, Contractor may cease the work without breach pending payment or resolution of any dispute. Contractor shall not be liable for any delay due to circumstances beyond its control including strikes, casualty or general unavailability of materials.

A failure to make payment for a period in excess of five (5) days from the due date of the payment shall be deemed a material breach of the Contract by Owner. Contractor may also suspend work under this Contract if a dispute over payment for extra work, differing site conditions, changes by Owner or other circumstances beyond Contractor's control will cause the Contractor to suffer substantial financial hardship if Contractor is required to continue the work. Contractor may request that Owner provide written proof of Owner's ability to pay Contractor for the work remaining to be performed by Contractor at any time prior to or during performance of this Contract. Failure of Owner to provide such proof shall be justification for Contractor's suspension of work under this Contract.

Any suspension of work under this Contract will also suspend the estimated progress and completion dates referenced herein.

#### **Article 7 – Inspection of the Work**

Contractor shall make the work accessible at all reasonable times for inspection by Owner. The Contractor shall inspect all material and equipment delivered to the job site by others to be used or incorporated in the Contractor's work.

#### Article 8 – Site Access and Rights of Way

Owner shall provide, no later than the date when needed by the Contractor, all necessary access to the property upon which the Work is to be performed, including convenient access to the property and any other properties designated in the Contract Documents for use by the Contractor. Owner shall continue to provide such access until completion of the Contract. Any failure to provide such access shall entitle the Contractor to an equitable adjustment in the Contract price and the Contract time.

#### Article 9 - Reports and Surveys

Owner shall furnish prior to the start of work all maps, surveys and reports describing the physical characteristics, soil, geological and subsurface conditions, legal limitations, utility locations and legal descriptions that might assist the Contractor in properly evaluating the extent and character of the work required. Owner shall provide all land surveys and baselines necessary for Contractor to locate the principal parts of the Work and perform the Work.

#### Article 10 - Quality of Work/Permits, Licenses and Regulations

To the extent required by law, all work shall be performed by individuals duly licensed and authorized by law to perform said work. Contractor may, at its discretion, engage subcontractors to perform work hereunder, provided that Contractor shall fully pay said subcontractor from sums paid by Owner, and in all instances remain responsible for the proper completion of this Contract.

Contractor shall obtain all permits necessary for the work to be performed. Permits and licenses of a temporary nature necessary for the execution of the Work shall be obtained and paid for by Contractor. Owner shall assist Contractor in obtaining such permits and licenses. Permits, licenses and easements for permanent structures or permanent changes in existing facilities shall be secured and paid for by Owner.

Contractor shall give all notices and comply with all laws, ordinances, rules and regulations bearing on the performance of the Work. If Contractor observes that drawings, specifications or other Contract documents are at variance with such laws, ordinances, rules and regulations, Owner shall promptly be notified and, if necessary, an adjustment made to the Contract time or Contract price.

All work shall be completed in a workmanlike manner and in compliance with all building codes and other applicable laws. Contractor warrants all work for a period of 12 months following completion. Contractor shall furnish Owner appropriate releases or waivers of lien for all work performed or materials provided at the time the next periodic payment shall be due. Contractor agrees to remove any debris resulting from the electrical work performed under this contract.

Contractor shall not be liable for any repairs or damages caused by any prior contractor who has provided work at the property, and Owner hereby releases and holds Contractor harmless from any requirement to warranty or repair the work of previous contractors.

### **Article 11 – Entire Agreement**

This agreement represents the entire agreement between Contractor and Owner regarding the work described in Article 1, and supersedes any prior written or oral agreements or representations as to that work.

## **Article 12 - Texas Law to Apply**

This contract shall be construed under and in accordance with the laws of the State of Texas and all disputes hereunder shall be resolved in a court of competent jurisdiction in Erath County, Texas.

Signed this	_ day of	,	, 20	
Name of Owner:				
Signature of Owner	r/Owner's Agent:			
Owner's Address:				
Owner's Telephone	e Number:			
	or: <u>4 SQUARE ELECT</u> actor/Contractor's Ag			
Telephone Number	·:			