PNM USE ONLY:		Customer Accoun	nt #
Credit Approval Date:	Initials:	Date Received:	Date Effective:

A personal commitment to New Mexico

- #(COV

LANDLORD STANDBY (ELECTRIC) SERVICE AGREEMENT

THIS	AGREEMENT	is	made	by	Public	Service	Company	of	New	Mexico,	("PNM")	and	
			("]	Lanc	llord") (each a "P	arty" and c	olled	ctively	the "Part	ies").		

Section I - Recitals

- A. Landlord owns certain rental property, as listed on Exhibit A, which is attached to this Agreement ("Property").
- B. PNM is the utility company authorized to provide electric services to the property.
- C. Landlord desires electric services to the property to continue uninterrupted when a Tenant requests that the services in Tenant's name be discontinued.

Section II - Agreement

NOW THEREFORE, PNM and Landlord agree as follows:

- A. PNM agrees not to terminate services to the property when a Tenant requests that electric services be discontinued. PNM will instead transfer services into the Landlord's name and account as of the date such services are scheduled to be discontinued. Landlord agrees to pay all of their outstanding bills prior to entering into the Landlord Standby Service Agreement by and between PNM and Landlord. Landlord agrees that the services will remain in Landlord's name until a new Tenant requests services to be placed into his or her name, or until Landlord provides written request to discontinue service in order to encourage new Tenant to place service in his or her name. See Exhibit B, Part B.
- B. Landlord shall be liable for all bills incurred while service is in Landlord's name.
- C. PNM is not responsible for a Tenant's delay in, or failure to, place service in their name.

Section III – Governing Provisions

A. Term

This Agreement shall commence no later than five (5) business days after credit approval is verified and shall be effective for each property listed on Exhibit A until the Landlord provides written notice to PNM that a listed property is no longer subject to the Agreement.

B. <u>Charges and Fees</u>

Landlord shall be charged all applicable fees to initialize electric services if services are discontinued prior to PNM and Landlord entering into and executing the Landlord Standby Electric Service Agreement.

C. <u>Notice to Discontinue Services for Non-Payment</u>

- 1. PNM shall not be required to notify Landlord in advance of any Tenant's request to discontinue service. PNM will however attempt to notify Landlord of any impending discontinuance of service for non-payment if an Authorization for Information Disclosure Form is signed by the Tenant and on file with PNM. This provision shall apply only in instances where the Tenant who has signed the Authorization for Information Disclosure Form is the same person(s) who has requested and receives electric services for the same address. See Exhibit B, Part A.
- 2. The obligations of the parties under this agreement are limited to instances where a Tenant requests electric services to be discontinued, and does not extend to instances where a Tenant's services are discontinued for non-payment.

3. If Tenant has vacated the rental property and Landlord requests to have services reconnected in the Landlord's name, PNM will impose the current applicable fees and charges, as approved by the New Mexico Public Regulation Commission and will require payment of all outstanding past due amounts incurred by Landlord.

D. Request for Information

Landlord must submit a request in writing, for any updates or changes, including but not limited to, mailing address changes, phone number updates, or any other amendments or modifications to information provided to PNM.

E. <u>Limitation on Damages</u>

Landlord and PNM agree that neither party shall be liable to the other for, and waives all, incidental or consequential damages arising out of or related to services provided under this Agreement.

F. <u>Termination</u>

Either party may terminate the Agreement by providing three (3) business days prior written notice of termination to the other party. Such termination shall not change or modify the obligations of Landlord for any services rendered on and prior to the effective date of termination.

This Agreement and all provisions shall be binding upon the parties, their executors, successors, and administrators and permitted assignees.

LANDLORD	PNM REPRESENTATIVE
Signature:	Signature:
Name (please print):	Name (please print):
Date:	Date:
SS# or Tax ID #:	
Mailing address for Landlord:	
Name:	
Street:	
	Zip:
Telephone number for Landlord: Daytime ()	, Evening ()
Fax number for Landlord: ()	
F – Mail address:	

LANDLORD STANDBY ELECTRIC SERVICE AGREEMENT Rental Property Listing EXHIBIT A



Please list the service address for each property to be included in the Landlord Standby Program. If you would
like to have service turned on at a property currently unoccupied please indicate below. If you would like
services transferred from an account currently Active in previous owner/landlord name, please provide the
name of the former owner/landlord

Rental Property Address	Turn	On	Rental Property Address	Turn	On
	Elec			Elec	
	Elec			Elec	
	Elec			Elec	
	Elec			Elec	
	Elec			Elec	
	Elec			Elec	
	Elec			Elec	
	Elec			Elec	
	Elec			Elec	

PNM Alvarado Square M/S 2594 Albuquerque, NM 87158-0058 FAX (505) 246-5770



EXHIBIT B

PART A - AUTHORIZATION FOR INFORMATION DISCLOSURE FORM

I(print first and last name)	8	authorize PNM to notify	
the Landlord if Electric service is scheduled following address:	ıled to be dis	scontinued for non-payment at the	he
(Tenant Signature)			
PART B - REQUEST T Landlord/Owner:		NUE ELECTRIC SERVICE	
For property located at:			
PLEASE ISSUE A DISCONTINUANCE OF	F SERVICE C	ORDER FOR	
ELECTRIC SERVICE EFFECTIVE (Request will not be executed if new tenant pla			ousiness days
(Signature of Landlord or Agent is mand	latory.)	·	
PNM USE ONLY:			
Discontinuance of Service Orders were	placed Date	bybyPNM Representativ	 re