

747 BOEING STREET, SUITE 757

labeled "OK for contractor to take replaced parts."

ABC Construction

SERVICE AND REPAIR CONTRACT FIXED PRICE

1525 Cottage Grove Avenue Benicia, CA 94510

800.820.5656

actforms@sbcglobal.net CA License No. 999999 (B) General Building

Owner's Name:		Owner's Add	Owner's Address		
JOHN Q. CUSTOMER		949 GRANT STREET, SUITE 4A			
Owner's City	Owner's Zip Code	Owner's Ho	me Phone	Owner's Work Phone	
BENICIA	94510	707.7	747.4735	800.820.5656	
Project Address			Project City		

CONCORD

I/WE, the Owner(s) of the premises described above authorize **YOUR COMPANY NAML** necessary to provide service or repair to the above premises in a good, workmanlike and such

a. Description of the Project and Materials to be Used and Equipment to be Installed:
residence with Hardiplank #45678. Work to include replace
rough sawn redwood. Existing T-1-11 siding to be removed a
others.



THIS IS ONE OF THE FORMS

THIS IS FORM SRC1
SERVICE & REPAIR CONTRACT FOR
FIXED PRICE WORK

(A) The price must be no more than seven hundred and (B) You, the buyer, must have initiated contact with the co.

Notice to the Buyer: The law requires that service and repa

(C) The contractor must not sell you goods or services beyon particular problem that caused you to contact the contractor.

(D) No payment is due and the contractor may not accept any pa. ACT CONTRACTORS FORMS ON DISK

I acknowledge receipt of the above "N

OK for contractor to take rer

INCLUDED IN THE FULL VERSION OF ACT CONTRACTORS FORMS ON DISK FOR CALIFORNIA GENERAL CONTRACTORS

(signatu SOFTWARE

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	(signatu
b. Contract Price: Contractor will perform the above work for the Sum of \$750.00	, not
$ \begin{array}{lll} \textbf{c. } \underline{\textbf{Amount of Service Charge:}} & \underline{\textbf{$} 50.00} \\ \textbf{charge pays for Contractor costs} & of mobilization, travel time, inspection of the work and determinant of the work and determ$	service cha ^r ion of the Ir
d. Replaced Parts: The law requires that the contractor offer you any parts that were replaced du	uring the

1.800.820.5656

- **e.** <u>Additional Provisions and Notices:</u> Additional Provisions and Notices Of This Service and Repai Subsequent Pages (see page number below). A notice concerning commercial general liability insucompensation insurance is attached to this contract.
- f. Acceptance: This Service & Repair contract is approved and accepted. I (we) understand there are this agreement. I (we) understand that PAYMENT IN FULL FOR THE WORK DONE UNDER THIS SERV.

approved and accepted (owner) date

Date The Buyer Signed This Ser

Notice to the Buyer: You are entitled to a completely filled in and signed copy r. The law requires that the contractor give you a notice explaining your right contractor has given you a Notice of Your Right †

<u>ADDITIONAL PROVISIONS-</u> Unless otherwise specified herein, the following additional provisions are expressly incorporated into this proposal/contract:

- 1. Permissible Delays. Contractor shall not be held responsible for any damage occasioned by delays resulting from: work done by Owner's subcontractors, extra work, acts of owner or owner's agent including failure of Owner to timely supply equipment, supplies or materials as agreed, shortages of material and/or labor, bad weather, fire, strike, war, governmental regulations, or any other contingencies unforeseen by Contractor or beyond Contractor's reasonable control.
- 2. Cleanup & Advertising. Upon completion, and after removing all debris and surplus materials, wherever possible, Contractor will leave premises in a neat, broom clean condition. Owner hereby grants to Contractor the right to display signs at the job site for the period of time starting at the date of signing of this contract and continuing uninterrupted until fourteen (14) days past the date the job is completed and payment in full has been made. Owner grants Contractor the right to publish the project street address on a "references" list which may be given to prospective customers.
- 3. Unanticipated Conditions & Concealed Damage. Expense incurred because of unusual or unanticipated conditions shall be paid for by owner as extra work. Contractor will inform Owner of any dry rot or other deterioration or unanticipated condition which is concealed and is discovered during the course of the work. Contractor is not responsible to repair any such discovered deterioration or condition and any work done by Contractor to remedy such will only be done as extra work. Per section 7159.10 of the CA Business & Professions Code, Service & Repair Contracts cannot exceed \$750 in total price. Should the price to do the extra work necessary to take care of any unanticipated condition or concealed damage cause the Service & Repair Contract amount to exceed \$750, Owner will pay for work already completed and Contractor and Owner will mutually cancel this Service & Repair Contract. Should Owner wish Contractor to perform the additional work, Contractor will draw up a conventional Home Improvement Contract per sec. 7159 of the CA Business & Professions Code as required by law.
- 4. Hazardous Substances. Owner understands that Contractor is not qualified or licensed as an inspector or abatement contractor for Hazardous Materials (as defined by the government). Should a hazardous substances be suspected to be present, it is the Owners' responsibility to arrange and pay for inspection & abatement.
- **5. Collection.** Owner agrees to pay all collection fees and charges including but not limited to all legal and attorney fees that result should Owner default in payment of this Service & Repair Contract. Overdue accounts are subject to interest charged at the rate of 10% per annum.
- **6. Legal Fees.** In the event litigation or arbitration arises out of this proposal/contract, prevailing party(ies) are entitled to all legal, arbitration, and attorney fees. The court or arbitrator shall not be bound to award fees based on any set, fee schedule but shall if it so chooses, award the true amount of all costs, expenses and attorney fees paid or incurred.