RESOLUTION 20-47

A RESOLUTION OF THE CITY OF PANAMA CITY BEACH, FLORIDA, APPROVING AN AGREEMENT WITH CPH, INC. RELATED TO DESIGN REVISIONS FOR POWELL ADAMS ROADWAY SEGMENT 2, IN THE AMOUNT OF $22,375.

BE IT RESOLVED that the appropriate officers of the City are authorized to accept and deliver on behalf of the City that certain Professional Services Agreement between the City and CPH, Inc., relating to professional engineering services for design modifications to Powell Adams Roadway Segment 2, in the basic amount of Twenty Two Thousand, Three Hundred Seventy Five Dollars ($22,375), in substantially the form attached and presented to the Council today, draft dated December 10, 2019, with such changes, insertions or omissions as may be approved by the City Manager and whose execution shall be conclusive evidence of such approval.

THIS RESOLUTION shall be effective immediately upon passage.

PASSED in regular session this 9th day of January, 2020.

CITY OF PANAMA CITY BEACH

By: ____________________________
   Mike Thomas, Mayor

ATTEST:

Mary Jan Bossert, City Clerk
AGREEMENT FOR PROFESSIONAL SERVICES
BETWEEN
CPH, INC.
AND
CITY OF PANAMA CITY BEACH
FOR
Powell Adams Roadway – Segment 2 Plan Revisions
IN
Panama City Beach, FL
12/10/19

This Agreement is composed of Part I and Part II. Part I includes details of the services to be performed, timing of the services, and compensations. Part II (attached) contains CPH's Standard Hourly Rate Table and Standard Contract Provisions, which are the general terms of the engagement between City of Panama City Beach, herein after called the "CLIENT", and CPH, Inc., herein after called "CPH".

PART I

PROJECT DESCRIPTION

CLIENT proposed to have designed and constructed, modifications to the previously designed and permitted Powell Adams Roadway – Segment 2 Plans. CPH, per client's request, will modify the previously designed and permitted plans to include a new access driveway and revisions to a proposed driveway as well as an existing driveway.

SCOPE OF SERVICES

A. TRAFFIC ENGINEERING

1.0 Plans Modification
CPH will prepare revised Segment 2 Plans to incorporate a change in the driveway access points on the east side of Powell Adams Road and one revised access driveway on the west side of Powell Adams Road. This proposal includes revision of up to three (3) driveways. No other plan modifications or calculations will be completed as part of this proposal. This task will be performed and billed as a lump sum service. Refer to the Compensation section of this proposal for the proposed fee.

2.0 Permitting
Based on the completed plans, CPH will permit through City of Panama City Beach and FDOT. These services include one (1) initial submittal and one (1) response to agency comments. In addition, this scope of services covers one (1) presubmittal meeting with the City and FDOT and one (1) meeting to discuss comments. This task will be performed and billed as a lump sum service. Refer to the Compensation section of this proposal for the proposed fee.

3.0 Utility Coordination
CPH proposes to coordinate the approved design with the utility providers in the area. As part of these services, one phone call and two utility coordination meetings are included.
within the work scope. It is assumed that the Utility Coordination meetings will occur at the City offices and that all utilities will be invited to attend the same meeting.

4.0 Post Design Services
CPH proposes to complete the following services:
- Following the completion of the design, CPH will provide the following Bid Assistance to the City of Panama City Beach.
  - Review of proposed bid package.
  - Providing Plans to include in the bid package.
  - Providing Narrative of proposed improvements for Bid Package.
  - Attendance at one (1) pre-bid meeting.
  - Review of Project Bids.
- Review and respond to Requests for Information (RFI's) to include providing clarification and interpretation of the plans. A total of five (5) RFI's are included in this scope of services.
- Attending a pre-construction meeting with the awarded contractor.
- Review of shop drawing submittals. A total of four (4) shop drawing submittals are included in this scope of services.
- Performing onsite inspections in order to review and certify that the work has been completed in general conformance with the plans. Four (4) site visits are included in this scope of services.
- Provide a statement of certification upon project completion.
- A fee for additional site inspections is included below.

B. SURVEY UPDATE

1.0 Topographic Survey: Perform a Topographic Survey as per Rule Chapter 5J-17 of the Florida Administrative Code in compliance with the Standards of Practice of Surveying and Mapping of the State of Florida of the area depicted in red on the attached "Survey Site Exhibit".

- Collect topographic data within the area depicted in red on the attached "Survey Site Exhibit".
- Location of existing visible above ground improvements & visible utilities within scope.
- Horizontal and vertical locations at 25' grid along existing roadway within the area depicted in red on the attached "Survey Site Exhibit".
- Project will be based vertically on NAVD88 and horizontally on NAD83 datum.
- CADD file only, a signed and sealed survey will not be provided as part of this scope.

CLIENT-FURNISHED INFORMATION
It is understood that CPH will perform services under the sole direction of the CLIENT. In the performance of these services, CPH will coordinate its efforts with those of other project team members as required. The CLIENT shall provide CPH with project-related technical data including, but not limited to, the following:

- Project size, location, identification number, and building program.
- Location of proposed Driveways.
- Master plan or development plans for the overall project. Preferably in AutoCAD 14 or more recent version, or DXF format.
- CPH will utilize previous survey information from the original design of Segment 2. Client shall provide tie in grades for driveway modifications. If City requires updated survey, then an amendment to this contract will be needed.
- Any other pertinent information concerning this project to which the CLIENT may have access.

CPH will rely upon the accuracy and completeness of CLIENT-furnished information in connection with the performance of services under this Agreement.

CPH will begin performance of the above services upon verbal authorization followed by written authorization within 7 days of the verbal authorization to proceed is received. The schedule is also subject to timely delivery of information by the CLIENT and is exclusive of CLIENT and local review of interim products. If the CLIENT requests that work under this agreement be stopped, the schedule is subject to renegotiation when written authorization to continue is received.

**COMPENSATION**

**Labor**

CPH will perform the Scope of Services contained in this Agreement as identified on each task, either lump sum or time and materials. Refer to the Standard Hourly Rate Schedule to be utilized on this project. The following is the break down of fees for each task. Tasks that are identified as Time and Materials (Hourly) have been provided an 'Upset Limit' (USL) budget. The CLIENT will be informed when the services are about to exceed this limit.

<table>
<thead>
<tr>
<th>Phase No.</th>
<th>Phase Description</th>
<th>Billing Method</th>
<th>Fee</th>
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<td>A.</td>
<td>TRAFFIC ENGINEERING</td>
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<td>Plans Modification</td>
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<td>4.0</td>
<td>Post Design Services</td>
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<tr>
<td></td>
<td>(Additional Site Visit)</td>
<td>Lump Sum</td>
<td>$450</td>
</tr>
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</table>

| B.        | SURVEY UPDATE             |                |      |
| 1.0       | Topographic Survey        | Lump Sum      | $1,875 |

**Reimbursable Expenses**
In addition to the labor compensation outlined above, CPH shall be reimbursed directly for project specific expenditures such as, but not limited to travel, printing and reprographics, postage, and telephone usage. Reimbursable expenses will be billed at their actual cost, without increase.

SERVICES NOT INCLUDED

The following services are not anticipated and, therefore, not included in this Agreement at this time:

- Construction staking.
- Construction Administration, Review, or Certification
- Off-site storm water analysis and design.
- Expediting the review process of the permits identified herein.
- Any permits not identified herein.
- Preparation of a Bid Package, Specification, etc.
- Change Order preparation.
- Pay request review
- Storm water modeling and/or analysis of the existing storm water pond system for retrofitting of the existing site
- Services resulting from changes made by CLIENT following the completion of specific project tasks that require re-work by CPH
- Any other issues not specifically described in this proposal

Should work be required in any of these areas, or areas not previously described, CPH will prepare a proposal or amendment, at the CLIENT's request, that contains the Scope of Services, fee, and schedule required to complete the additional work item.

CPH, INC. AUTHORIZATION

By: ________________________________
   Jason Toole, P.E.
   Senior Vice President

Date: __/__/19

CLIENT AUTHORIZATION

City of Panama City Beach agrees with Part I which includes the Scope of Services and Compensation Schedule. Part II contains CPH's Standard Contract Provisions referenced as Exhibit A and CPH's Standard Hourly Rate Schedule referenced as Exhibit B (attached hereto and acknowledged as being received). Together they constitute the entire Agreement between CPH, Inc. and City of Panama City Beach.

Total Labor Fees for services proposed herein: $22,375 plus reimbursable expenses.
It is understood that fees for the subject project, including but not limited to, application fees, impact fees, utility connection fees, review fees, etc., will be paid directly by the CLIENT.

Payment for services rendered will be due within forty-five (45) days of invoicing. Should the CLIENT choose to not complete the project at any phase of the project, CPH will be due any fees for services up to the time the CLIENT informs CPH in writing to stop work. Payment for services up to the time of the CLIENT’s notice will be due within thirty (30) days of the final invoice. Invoice payments must be kept current for services to continue. CPH reserves the right to terminate or suspend work when invoices become over forty-five (45) days past due. In event that the work is suspended or terminated as a result of non-payment, CLIENT agrees that CPH will not be responsible for CLIENT’s failure to meet project deadlines imposed by governments, lenders, or other third parties. Neither is CPH responsible for other adverse consequences as a result of termination or suspension of work for nonpayment of the invoices.

This proposal is void if not executed and returned to CPH within 30 days of CPH’s execution of the proposal.

The above fees, terms, conditions, and specifications are satisfactory and are hereby accepted. CPH is authorized to do the work as specified and payment will be made as outlined above.

By signing this agreement, I acknowledge that I have the legal authority to enter into this agreement and agree to be bound by the terms contained herein.

By: ________________________________
Signature

______________________________
Printed Name

Title: ________________________________

Date: ________________________________
EXHIBIT A
Standard Provisions to Agreement

Agreement between __________ City of Panama City Beach __________ __________________________ (hereinafter referred to as “OWNER/CLIENT”) and CPH, Inc (hereinafter referred to as “CPH”) for professional services which may include engineering, surveying, architecture, landscape architecture, environmental, forestry, planning, transportation/traffic, etc. dated 11/22/19.

Standard of Care
CPH will endeavor to provide services in a manner consistent with the level of care and skill ordinarily exercised by other professionals under similar circumstances practicing in the same or similar locality. The standard of care shall be exclusively judged at the time services are rendered and not according to later standards. CPH makes no express or implied warranty with regard to its services.

Compensation, Out of Pocket and Subcontract Expenses
“Compensation” as used in the Agreement includes those costs which are connected with the conditions of employment and pay of the employees and include salaries of those employees directly engaged in the performance of the requested services and employer contributions for social security, workers compensation, unemployment and payroll taxes, medical and insurance benefits, retirement benefits, holiday and sick leave pay and other allowed benefits. “Out of Pocket Expenses” as used in the Agreement include such items as travel and subsistence, printing and reproduction, telephone/communications charges, freight, postage, computer and similar costs. “Subcontract Expenses” as used in this Agreement include subcontracts for special consultants such as licensed land surveyors, soils borings and geotechnical and geophysical services, laboratory services, environmental scientists and other professional scientific or technical service organizations.

Invoice payments are due upon receipt of the invoice and must be kept current for services to continue. Payment should be mailed to CPH, Inc. at 500 West Fulton Street, Sanford, FL 32771. If the OWNER/CLIENT fails to pay any invoice due within 45 days of the date of the invoice, CPH may, without waiving any other claim or right against OWNER/CLIENT, suspend services under this agreement until CPH has been paid in full all amounts due CPH and/or any of its consultants and subconsultants. OWNER/CLIENT shall pay CPH interest at 12% per annum on all invoices that remain unpaid for more than 45 days.

Additional Services
“Additional Services” of CPH are services which are not considered normal or customary basic services, except to the extent provided in the basic Agreement, and may include such items as preparation of grant or funding applications and supporting documents; additional services or costs resulting from significant changes in the scope or extent of the project, or its design or project delays; providing renderings or models for the OWNER/CLIENT’s use; preparing documents for alternate bids; furnishing the services of special consultants; resident project representation or resident inspection, services resulting from the award of additional separate contracts; special field surveys; reproducible Record Drawings or original Drawings; providing “as-built” drawings; additional services during construction, serving as a consultant or witness for the OWNER/CLIENT during any litigation, public hearing, etc., and services normally furnished by the OWNER/CLIENT, or other services not otherwise specifically provided for in the Agreement. Additional services are not included in the basic payment provisions of the Agreement except to the extent specifically provided herein.

Opinions of Cost
Since CPH has no control over the cost of labor, materials, equipment or services furnished by others, or over the CONTRACTOR(s) methods of determining prices, or over competitive bidding or market conditions, our opinions of probable project cost and construction cost are made on the basis of our experience and qualifications and represent our best judgment as an experienced and qualified professional, familiar with the construction industry.
but CPH cannot and does not guarantee that proposals, bids, or actual project costs or construction costs will not vary from opinions of probable cost prepared by us.

Use of Documents
All documents including Drawings and Specifications prepared by CPH pursuant to this Agreement belong to CPH and are instruments of our service in respect to the project. They are not intended or represented to be suitable for reuse by the OWNER/CLIENT on another project or any extension of this project, or for use by others on this project, any extension, or any other project. Rights to use of the documents by Owner/Client shall terminate in the event that Owner/Client fails to pay invoices as outlined herein.

Underground Utilities and Structures
The locations of all existing utilities shown on the drawings prepared by CPH will be based on surveys of at-grade or above grade physical culture (such as valve boxes, hydrants, utility poles, permanent markers) and surveying to pick up temporary utility locate markings provided by the utility. CPH assumes no responsibility for the accuracy of utilities shown by temporary markings provided by the utility or the locations of utilities based on other non-physical features (such as plans prepared by others including mark-ups of locations provided by the utility). The below grade vertical and horizontal locations of utilities will not be required to be surveyed by CPH, and consequently, CPH assumes no responsibility for the location of below grade utilities. The OWNER/CLIENT agrees to release CPH from any liability to OWNER/CLIENT for the failure to locate any existing utility where its physical location could not have reasonably been known based on the above.

Termination
The obligation to provide further services under this Agreement, may be terminated by either party upon fifteen (15) days' written notice in the event of substantial failure by the other party to perform in accordance with the terms of the Agreement through no fault of the terminating party. If the Agreement is terminated during provisions of the services and prior to the completion of services, CPH shall be compensated by the OWNER/CLIENT for all services performed under this Agreement to the date of termination. In addition, CPH will be paid for all reasonable expenses resulting from such termination.

Construction Administration
Where construction administration is provided as a part of the basic services as outlined in the Agreement, CPH shall not be required to make exhaustive or continuous on-site inspections. but shall make periodic observations as may be outlined in more detail in the basic Agreement. CPH shall not be responsible for the means, methods, techniques, procedures of construction, or schedules selected by the CONTRACTOR or the safety precautions and programs incident to the work of the CONTRACTOR. CPH will periodically visit the site at intervals outlined in the Agreement to become generally familiar with the progress of the work to keep the Owner advised of the work. CPH will observe the work of the CONTRACTOR to endeavor to determine if the work is in general conformance with the project documents. CPH shall not be responsible for the failure of the CONTRACTOR to perform the construction work in accordance with the Documents. CPH shall provide the OWNER/CLIENT with written notice of any uncorrected defects or deficiencies coming to its attention in the course of the periodic visits above-mentioned. During such visits and on the basis of its on-site observations, CPH may require the OWNER to have the CONTRACTOR's work be disapproved or rejected as failing to conform to the Documents. CPH shall not have the right or duty to stop the CONTRACTOR's work.

Professional Services Provided by Others
Surveying, soils, planning, architecture, landscape architecture, legal, accounting, construction inspection and other services may be provided by the OWNER/CLIENT or others on this project and the results furnished to CPH. It is agreed that CPH may rely upon the results of those services by others in performing its work without verification of same. CPH assumes no responsibility for the accuracy or technical adequacy of such professional services provided by others.
**CPH's Approval for Payment**

Approval of a CONTRACTOR's application for payment is an expression of opinion by CPH and shall at no time be considered as legal obligation on the part of CPH. Neither shall same be considered as an acceptance of any work or materials furnished. CPH's approval for payment is an expression of opinion by CPH that to the best of our knowledge, information and belief, the quality of the work included for payment is in general accordance with the Contract Documents (subject to an evaluation of the work as a functioning improvement upon substantial completion and to the results of any subsequent tests or inspection made). By approving an application for payment, CPH will not be deemed to have represented that we have made any examination of how or for what purpose any CONTRACTOR has used the money paid on any of the CONTRACTOR's work or that title to any of the CONTRACTOR's work, materials or equipment has passed to the OWNER/CLIENT, free and clear of any liens, claims, security interests or encumbrances.

**Checking of Shop Drawings**

Checking of shop drawings is only for general conformance with the design concept of the project and general compliance with the information given in the Contract Documents. Any action shown is subject to the requirements of the Plans and Specifications. It is the CONTRACTOR's responsibility and not that of the CPH, for dimensions which shall be confirmed and correlated at the job site, fabrication processes and techniques of construction; coordination of his work with that of all other trades and the satisfactory performance of his work.

**Pre-existing Contaminants**

CPH shall not be considered a generator, transporter, or disposer of materials affected by regulated contaminants. Because involvement with OWNER/CLIENT's contaminated substances can expose CPH to severe risks, OWNER/CLIENT shall, to the fullest extent permitted by law, waive any claim against CPH, and indemnify, defend, and hold CPH harmless from any claim or liability for injury or loss allegedly arising from CPH's involvement with OWNER/CLIENT's contaminated substances. OWNER/CLIENT shall also compensate CPH for any time spent or expense incurred by CPH in defense of any such claim. Such compensation shall be based on CPH's prevailing fee schedule and expense reimbursement policy.

**Site Safety Responsibilities**

CPH's site responsibilities are limited solely to the activities of CPH and CPH's employees on the site. These responsibilities shall not be inferred by any party to mean that CPH has responsibility for site safety for any reason. Safety in, on, or about the site is the sole and exclusive responsibility of the Contractor alone. The Contractor's methods of work performance, superintendence of the contractor's employees and subcontractors, and sequencing of construction are also the sole and exclusive responsibility of the Contractor alone. OWNER/CLIENT warrants that 1) these responsibilities will be made clear in OWNER/CLIENT's agreement with the Contractor; 2) OWNER/CLIENT's agreement with the Contractor shall require the Contractor, to the extent of Contractor's negligence, to indemnify, defend, and hold OWNER/CLIENT and CPH harmless up to a limit of $1,000,000 from any fine, penalty, claim, or liability for injury or loss arising from OWNER/CLIENT's or CPH's alleged failure to exercise site safety responsibility; and 3) OWNER/CLIENT's agreement with the Contractor shall require the Contractor to make OWNER/CLIENT and CPH additional insureds under the Contractor's general liability insurance policy. Such insurance protection shall be primary protection for OWNER/CLIENT and CPH, and shall hold OWNER/CLIENT and CPH harmless from claims, losses, and defense cost arising from the negligence of contractor or subcontractor on any tier up to a limit of $1,000,000. Given the foregoing, OWNER/CLIENT also shall, to the fullest extent permitted by law, waive any claim against CPH, and indemnify, defend, and hold CPH harmless up to a limit of $1,000,000 from any claim or liability for injury or loss arising from CPH's alleged failure to exercise site safety responsibility. OWNER/CLIENT also shall compensate CPH for any time spent and attorney fees and expenses incurred by CPH in defense of any such claim. Such compensation shall be based upon CPH's prevailing fee schedule and expense reimbursement policy. (The term 'any claim' above referenced shall include, but not limited to, any claim for breach of contract, tort, or statute alleging negligence, errors, omissions, strict liability, statutory liability, breach of warranty, negligent misrepresentation, or other acts giving rise to liability.)

Exhibit A Page 3 of 5

CPH, Inc.-FL Rev 8/2013

Owner/Client Initials
**Governing Law, Venue, Jurisdiction**

This instrument is to be interpreted and construed according to the laws of the State of Florida. It is agreed between the parties to this contract that any litigation, lawsuit or court action of any character arising from this agreement shall be filed and/or defended in Seminole County, Florida. All parties under this contract hereby voluntarily submit to the exclusive jurisdiction of the Florida Courts and the exclusive venue in Seminole County, Florida and do hereby waive any objections to either personal or subject matter jurisdiction of the Florida Courts or to said venue.

**Attorney Fees and Costs**

In connection with any dispute arising out of this Contract, each party shall be responsible for their own attorney's fees and costs incurred for services rendered in connection with such dispute, including appellate proceedings and post judgment proceedings.

**Waiver of Consequential Damages**

OWNER/CLIENT and CPH mutually agree to waive all claims for consequential damages against each other an each other's respective officers, directors, and employees from any and all claims arising out of the project, including, but not limited to, loss of use, lost profits, and delay damages, against each other, arising from disputes, claims, or other matters relating to this Agreement.

**Delay In Performance**

Neither the OWNER/CLIENT nor CPH shall be considered in default of this Agreement for delays in performance caused by circumstances beyond the reasonable control of the nonperforming party. Such circumstances shall include, but are not limited to, abnormal weather conditions, floods, earthquakes, fire, epidemics; war, riots, and other civil disturbances; strikes, lockouts, work slowdowns, and other labor disturbances, sabotage; judicial restraint; and delay in or inability to procure permits, licenses, and authorizations from any local, state or federal agency, for any supplies, materials, accesses, or services required to be provided by either the OWNER/CLIENT or CPH under this Agreement. A reasonable extension of time for delay in performance caused by any such circumstances shall be granted. Should such circumstances occur the non-performing party shall within a reasonable time of being prevented from performing give written notice to the other party describing the circumstances preventing continued performance and efforts being made to resume performance under this Agreement.

**Project Development, Approvals and Scheduling**

CPH will, in the course of its work, attempt to generally identify issues that would adversely affect the development of the site for use as proposed by the Owner/Developer. However, CPH cannot control the regulatory process, actions of others, or unforeseen conditions and does not guarantee that the project can be developed for use as proposed, nor does CPH guarantee the timing of or ultimate regulatory approval of the site for development as proposed.

The local, state, and federal entities and authorities ("Authorities") having jurisdiction over the project may or may not approve the proposed use of the project. Additionally, it is uncertain how long those Authorities will take to consider and to take action on the applications for the proposed use of the project. Said decisions and approvals are subject to the decision making process of those Authorities. Therefore, CPH cannot represent or guarantee that said Authorities will approve, in whole or in part, the requested use of the project or that the decision making process will be timely for the project's use, or that the Authorities will grant variances applicable to the project. Therefore, the OWNER/CLIENT bears the risk of non-approval of the proposed use and the timing thereof. The OWNER/CLIENT needs to consider the ramifications to it if the project is not approved or only approved in part.
Limitation of Liability:

Site Check Studies

OWNER/CLIENT acknowledges that CPH's Site Check Studies pursuant to this Agreement are general in nature and are performed before design is started or completed. OWNER/CLIENT acknowledges the recommendation of CPH that the OWNER/CLIENT should not close on the subject property unless and until all applicable agency approvals are obtained and the permitting process is completed. If OWNER/CLIENT elects to close on the subject property prior to that time, OWNER/CLIENT accepts all risks and liability arising from closing prior to obtaining all applicable agency approvals and completion of the permitting process and releases CPH and CPH's officers, directors, and employees from all claims thereof.

In order to allocate the relative risks and benefits of the project between the parties, the OWNER/CLIENT agrees to limit the liability of CPH and CPH's officers, directors, and employees for any and all claims arising from CPH's or CPH's officers', directors', and employees' professional acts, negligence, errors, omissions, breach of this contract, or indemnity relating to CPH's Site Check Studies under this contract such that the total aggregate liability of CPH and CPH's officers, directors, and employees to the OWNER/CLIENT shall not exceed the fee for the Site Check Study paid by OWNER/CLIENT to CPH under this Agreement or $10,000, whichever is greater.

Design And Other Professional Services

OWNER/CLIENT acknowledges that CPH's services pursuant to this Agreement are to assist the client and are for the scope of services as outlined in the attached contract. In order to allocate the relative risks and benefits of the project between the parties, the OWNER/CLIENT agrees to limit the liability of CPH and CPH's officers, directors, and employees for any and all claims arising from CPH's or CPH's officers', directors', and employees' professional acts, negligence, errors, omissions, breach of this contract, or indemnity, such that the total aggregate liability of CPH and CPH's officers, directors, and employees to the OWNER/CLIENT shall not exceed the fee paid by OWNER/CLIENT to CPH under this Agreement or $50,000, whichever is greater.

PURSUANT TO FLORIDA STATUTE 558.0035, DESIGN PROFESSIONALS; CONTRACTUAL LIMITATION ON LIABILITY - AN INDIVIDUAL EMPLOYEE OR AGENT MAY NOT BE HELD INDIVIDUALLY LIABLE FOR NEGLIGENCE

Construction Defects on Florida Projects

ANY CLAIMS FOR CONSTRUCTION DEFECTS ARE SUBJECT TO THE NOTICE AND CURE PROVISIONS OF CHAPTER 558, FLORIDA STATUTES
### Rates & Reimbursables

#### CPH STANDARD RATES

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<th>Category</th>
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#### Schedule of Reimbursable Charges

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<th>Plots (Color)</th>
<th>Mileage</th>
<th>At Current IRS Rates</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
<td></td>
<td>Phone</td>
</tr>
<tr>
<td>Copies (B&amp;W)</td>
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<td></td>
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<td>Postage</td>
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<tr>
<td>5.5 x 11</td>
<td>$0.08 Each</td>
<td>$0.25 Each</td>
<td>$0.21</td>
<td>At Cost</td>
</tr>
<tr>
<td>8.5 x 14</td>
<td>$0.10 Each</td>
<td>$0.30 Each</td>
<td>$0.24</td>
<td>At Cost</td>
</tr>
<tr>
<td>11 x 17</td>
<td>$0.20 Each</td>
<td>$0.35 Each</td>
<td>$0.35</td>
<td>At Cost</td>
</tr>
<tr>
<td>Copies (Color)</td>
<td></td>
<td></td>
<td></td>
<td>Outside Reimbursables</td>
</tr>
<tr>
<td>5.5 x 11</td>
<td>$0.25 Each</td>
<td></td>
<td>$0.33</td>
<td>At Cost</td>
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<td>8.5 x 14</td>
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<td>$0.38</td>
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<tr>
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<td>$0.35 Each</td>
<td></td>
<td>$0.50</td>
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<tr>
<td>Plots (Color/Bond)</td>
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<td>$1.42</td>
<td>At Cost</td>
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<td>Myers</td>
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</tr>
<tr>
<td>36 x 48</td>
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<td>$6.00</td>
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Billing and Reimbursable Rates Are Subject To Periodic Review and Adjustment. Updated: October 9, 2019.