

# Manzie & Drake Land Surveying

Michael A. Manzie, P.L.S. • Vernon N. Drake, P.S.M. • Frank L. Bowen, P.S.M.



# AUTHORIZATION FOR PROFESSIONAL SERVICES

DATE:

February 28, 2006

PROJECT NAME:

**Building Department Complex** 

CLIENT:

Nassau County Engineering Services

Attn. José Deliz, P.E., Director of Engineering Services

96161 Nassau Place

Yulee, FL 32097

Client hereby requests and authorizes Manzie & Drake Land Surveying to perform the following services:

SCOPE:

Per Request for Surveying Services Proposal dated 2/13/06 issued by Nassau

County Engineering Services.

COMPENSATION: \$3000

COMMENTS:

This does not include underground utility locations. We will locate all above ground evidence of utilities and obtain inverts of pipes of structures visible at ground level. Non-visible underground utilities will have to be marked by a qualified utility locating contractor. Markings will be located at our

attached hourly rates.

PROTECT YOURSELF AND OR YOUR CLIENT AND INSIST ON PROFESSIONAL LIABILITY INSURANCE. THIS FIRM **DOES** CARRY PROFESSIONAL LIABILITY INSURANCE.

Services covered by this authorization shall be performed in accordance with provisions stated on back of this form.

Approved for Owner:

Accepted for: Manzie & Drake Land Surveying

Michael A. Manzie, P.L.S.

(Please Sign and Print Name Above)

Title: Vice Chairman

Date: 4/12/06

Title: President

## **PROVISIONS**

#### Authorization to Proceed

Signing this form shall be construed as authorization by the OWNER for the FIRM to proceed with the work.

## **Salary Costs**

The FIRM'S Salary Cost shall be the amount of salaries paid the FIRM's employees for work performed on the OWNER's project plus a stipulated percentage of such salaries to cover all payroll related taxes, payments, premiums and benefits.

## Per Diem Rates

The FIRM's Per Diem Rates are those published in the FIRM's Office, which are charged for work performed on the OWNER's project by the FIRM's employees of the indicated classifications.

# **Direct Expenses**

The FIRM's Direct Expenses shall be those costs incurred on or directly for the OWNER's project, including but not limited to: necessary transportation costs including mileage at the FIRM's current rate, meals and lodging, laboratory test & analyses, computer services, printing and binding charges. Reimbursement for these expenses shall be on the basis of actual charges when furnished by commercial sources and on the basis of standard commercial charges when furnished by the FIRM.

## **Professional Standards**

The FIRM shall be responsible, to the level of competency presently maintained by other practicing Professional Surveyor's in the same type of work in the OWNER's community, for the professional and technical soundness, accuracy and adequacy of all designs, drawings and specifications and other work and materials furnished under this Authorization. The FIRM makes no other warranty, express or implied.

#### **Termination**

Either the OWNER or the FIRM may terminate this Authorization by giving 30 days written notice to the other party. In such event, the OWNER shall pay the FIRM in full for all work previously authorized and performed prior to effective date of termination. If no notice of termination is given, relationships and obligations created by this Authorization shall be terminated upon completion of all applicable requirements of this Authorization.

#### Arbitration

All claims, disputed and other matters in question arising out of, or relating to this Authorization or the breach thereof may be decided by Arbitration in accordance with the rules of the American Arbitration

then applying. Either the OWNER or the FIRM may initiate a request for such arbitration, but consent of the other party to such procedure shall be mandatory. No arbitration arising out of, or relating to this Authorization may include, by consolidation, joinder, or in any other manner, any additional party not a party to this Authorization.

# **Legal Expenses**

In the event legal action is brought by the OWNER or the FIRM against the other to enforce any of the obligations hereunder or arising out of any dispute concerning the terms and conditions hereby created, the losing party shall pay the prevailing party such reasonable amounts for fees, costs and expenses as may be set by the Court.

## Payment to the FIRM

Monthly invoices will be issued by the FIRM for all work performed under the terms of this agreement. Invoices are due and payable within 30 days upon receipt. Finance charges, computed by a "Periodic Rate" of 1 1/2% per month, which is an annual percentage rate of 18%, will be charged on all past-due amounts unless otherwise provided by law or by contract.

## Limitation of Liability

The FIRM's liability to the OWNER for any cause or combination of causes is, in the aggregate, limited to an amount no greater than the fee earned under this agreement.

#### Standard Rate Schedule

Professional Land Surveyor	. \$75.00/Hr.
Project Manager	. \$50.00/Hr.
CADD Design	. \$45.00/Hr.
Administrative Assistant	. \$35,00/Hr.
2-Man Field Crew	. \$85.00/Hr.
3-Man Field Crew	\$125.00/Hr.

In addition to fees stipulated above, we shall be reimbursed for travel and incidental expenses as follows:

Travel by		 	 \$.35	per mile
Other Exp	enses	 . <b></b>	 Direct Cost	Plus 15%

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