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## COMPENSATION FOR ADDITIONAL SERVICES

14.4.1 FOR ADDITIONAL SERVICES OF THE ARCHITECT, as described in Paragraph 1.7, and any other services included in Article 15 as part of Additional Services, but excluding Additional Services of consultants, Compensation shall be computed as follows:

(Here warra Bens of compensation, including rates and/or multiples of Overca Personnel Expense for Principals and employees, and Identify Principals and distrily employees, if required. Identify specific services to which particular methods of compensation apply. If necessary 3

\$45/HR for all Architectural Personnel.

\$55/HR for Associates, (Spencer, Cloe & Chinn)

\$75/HR for Principal, (Howell)

14.4.2 FOR ADDITIONAL SERVICES OF CONSULTANTS, including additional structural, mechanical and electrical engineering services and those provided under Subparagraph 1.7.21 or identified in Article 15 as part of Addi-( 1.2 ) times the amounts billed tional Services, a multiple of ONE POINT TWO to the Architect for such services.

(Identify specific types of consultants in Assicle 15, ill required 3

- FOR REIMBURSABLE EXPENSES, as described in Article 5, and any other items included in Article 15 as Reimbursable Expenses, a multiple of ONE POINT THREE ( 1.3 ) times the amounts expended by the Architect, the Architect's employees and consultants in the interest of the Project.
- Payments due the Architect and unpaid under this Agreement shall bear interest from the date payment is due at the rate entered below, or in the absence thereof, at the legal rate prevailing at the principal place of business of the Architect.

there been any one of interest served upon ) 1.5% PER MONTH ON ALL PAYMENTS 30 DAYS PAST DUE.

fUsing laws and requirements under the Federal Truch in Lending Act, similar state and local consumer credit fami and other regulations. If the Owner's and Architects principal places of bisiness, the focusion of the Projects and elsewhere may affect the validity of this provision. Specific legal advice should be obtained with respect to deletion, modification, or other requirements such as written disclosures or warrers?

- The Owner and the Architect agree in accordance with the Terms and Conditions of this Agreement that: ;
- 14.7.1 IF THE SCOPE of the Project or of the Architect's Services is changed materially, the amounts of compensation shall be equitably adjusted.
- 14.7.2 IF THE SERVICES covered by this Agreement have not been completed within ( ) months of the date hereof, through no fault of the Architect, the amounts of compensation, rates and multiples set forth herein shall be equitably adjusted.

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