

Engineering • Architecture • Land Surveying

February 23, 2024

Mr. Tim Lynch City Manager 302 N. Redbud Trail Buchanan, MI 49107

### Subject: Proposal for Professional Services McCoy Creek Culvert Repair

Dear Mr. Lynch:

Abonmarche is pleased to present this proposal for professional services related to the replacement of the failing culvert underneath the public driveway and sidewalk parallel to Days Avenue near downtown Buchanan. The culvert in question is located approximately 300 feet south of the centerline of Front Street.

#### UNDERSTANDING

A void has formed above the culvert/tunnel structure and photos from inside the structure indicate the original walls of the creek are failing in a localized area. Road/pedestrian access has been blocked off temporarily for public safety, but the City would like to repair the failure area and reopen this driveway/pedestrian access as soon as possible.



Figure 1: Image of failing culvert parallel to Days Avenue facing north (Buchanan, MI). Note: failure area inside culvert is approximately 10-20' into the culvert.

City of Buchanan McCoy Creek Culvert Repair Proposal for Professional Services February 23, 2024 Page 2 of 5

#### **SCOPE OF SERVICES**

We propose the following Scope of Services:

Abonmarche will assist the City of Buchanan with survey, conceptual design, and permitting for the replacement of the failing box culvert near Days Avenue. Abonmarche proposes to assist the City on an as-needed basis, anticipated to include the following minimum list of tasks:

1. <u>Topographic Survey</u>: Abonmarche will survey the immediate vicinity of the culvert, including observable, pertinent utility infrastructure (storm drains, electrical conduits, irrigation, and landscape amenities) adjacent to the project site only. Topographic data is necessary to begin conceptual engineering design and for permitting.



Figure 2: 2021 Aerial Google Image of project site; Note survey limits with yellow, dashed line

Additional pickup survey data upstream of McCoy Creek and the diversion channel may be required at a later time if required by the regulatory process. Survey outside the limits herein is excluded from the proposed scope of work.



- 2. <u>Conceptual Design</u>: Abonmarche will prepare up to three (3) conceptual design options to repair the culvert. Concepts may include a precast box culvert. steel sheet pile wall installation, and/or segmented block wall retaining solutions, pending analysis. Abonmarche will prepare plan view and cross section drawings to scale to support City reviews and discussion with regulatory personnel in Task 3 below. Abonmarche will also prepare an opinion of probable construction cost for each of the concepts. Abonmarche will then meet with City staff to review the concepts and to confirm the preferred approach(es). Once reviewed, Abonmarche will address comments and update the concepts and cost opinions.
- 3. <u>Pre-Application Meeting</u>: Due to potential stream impacts, jurisdiction from State of Michigan Environmental, Great Lakes, & Energy (EGLE) will be critical to determining the feasibility of each approach. A pre-application meeting with EGLE regulatory agents is recommended to determine the best permit strategy, but we are hopeful that EGLE may permit the proposed repair with Minor Permit category 11. 'Culverts and Bridges Large' -OR- MP 41. Public Transportation Projects, section 2. 'Culverts and Bridges Large' may also apply.
- 4. <u>Prepare and Submit Joint Permit Application</u>: After the pre-application meeting, Abonmarche will prepare and submit a Joint Permit Application package on behalf of the City using the online MiEnviro portal. The package will include a letter of authorization, permit form and data, and permit drawings. Prior to submittal, a draft application will be sent to the City for review/comment.
- 5. <u>Permit Processing</u>: Abonmarche will address comments, questions, and requests for additional information from EGLE on an as-needed basis. Due to the unpredictable nature of state permitting, this task will be tracked and invoiced on an as-needed, 'time and materials' basis.

#### **MEETINGS & SCHEDULE**

This proposal anticipates up to two (2) meetings on site.

Abonmarche is aware that the replacement needs to occur as soon as possible, as the driveway access is currently closed. We will expedite the survey and concept development to the extent possible. The permit process can take 1-3 months or longer, depending upon the design selected, agency review backlog, and the potential need for additional survey and/or modeling. The survey will be scheduled within one week of approval, pending weather.



#### NEXT STEPS AND EXCLUSIONS

Our proposal does not include any fees for obtaining record information or permit application fees. We recommend planning a budget of up to \$1,000 for EGLE permit fees. Berrien County SESC permit application fees will likely range from \$175 to \$300. The following services are specifically excluded from this proposal. If a need is identified, Abonmarche is available to provide a proposal at your request.

- SESC permits (Berrien County), Local (City) permits
- Final design/bid documents
- Formal construction specifications
- Construction administration & staking
- Boundary survey, hydrographic survey
- Soil borings geotechnical
- Special studies as required by agencies (i.e., wetland delineation, threatened endangered species studies, etc.)

Typical next steps will include either an informal/design-bid request or development of detailed, final design documents for formalized bidding. Bid documents would include detailed drawings, construction specifications, construction agreement, and general specifications intended for public advertisement and bid process.

### FEES

Our fees to complete the above scope of services, including direct costs, are proposed for the following lump sum fees, except where noted otherwise:

Total Fee:	\$ 21,900
Task 5 – Permit Processing, Time and Materials Budget (1)	\$ 4,000
Task 4 – Prepare and Submit Joint Permit Application	\$ 2,500
Task 3 – Pre-Application Meeting	\$ 1,700
Task 2 – Conceptual Design	\$ 11,300
Task 1 – Topographic Survey	\$ 2,400

1. Task 5, permit processing will be billed on a time and materials basis at our standard hourly rates. Typically, a straightforward permit processing fee range would be \$2,000 to \$6,000 for this type of project.



City of Buchanan McCoy Creek Culvert Repair Proposal for Professional Services February 23, 2024 Page 5 of 5

We require a signed copy of our attached standard professional services agreement and subsequent completion of the attached Notice of Professional Services (to be provided later). Upon receipt of the above, Abonmarche will commence the work outlined herein.

If you have any questions or need further clarification, please feel free to contact me at (269) 926-4559.

Sincerely, ABONMARCHE CONSULTANTS, INC.

Michael Morphey, PE, LEED AP Sr. Project Manager/Waterfront Group Director

) in they R. Drems

Timothy R. Drews, PE, PTOE Vice President

Attachments:

Professional Services Agreement Standard Hourly Rates

CC: Timothy R. Drews, PE, PTOE Scott Leblang, PE Tony McGhee Martin Rivas, EIT

# **ABONMARCHE**

			Al	oonmarche Proje	ect Number:
AGREEMENT between	(Client name), City o	f Buchanan			(Date)
(Client address) 302	N. Redbud Trail, Buch	nanan, MI 49107		(P	hone)
(Cell)	(Fax)	(Email)			hereinafter referred
to as the Client, and Ab	onmarche Consultants, Inc	c., referred to as Abonmarch	e, located at: 95 W. Ma	in Street, Ben	ton Harbor, MI 49022
The Client contracts with		professional services regardi		erally referred to	o as:
The professional service	s to be provided by Abonn	narche, collectively referred	to as the Work Plan, are as	s follows:	
(Scope of work) S	ee attached proposal	dated 2/23/2024			
(Preiseteebedule) S	ee attached proposal	dated 2/23/2024			
(i lojeet seriedole)	ee attached proposal				
	2/2	3/2024			
Abonmarche's propose described therein. Abo	ii/work plan, datea	ditions for Professional Service			rence, and is limited to the services on signature below.
		rided by Abonmarche for the	e Scope of Work according	g to the following	g:
(Fee/Type) See attack	hed proposal dated 2/23/20	024			
		specify any and all docume uest from the Client, Abonm			on with the invoice for services
		, ,		, ,	s in the invoice, the Client shall any such objection shall be deemed
					nvoice date. The parties agree that accrued interest and then to the
	ts pertaining to this Agreem	ent or amendments thereto, e shall be the contact perso	and for the approval of c	Il change orders	esentative shall have the authority to , addenda, and additional services to or communications.
that the Client is the resp and Conditions on Page understandings. These T notice or other commun	ponsible party for making p es 2-4 of this Agreement, ar erms and Conditions can o nications shall be in writing	payment to Abonmarche. <u>By</u> ad I understand that the Term only be amended, suppleme	<u>v signing below, I acknowle</u> <u>ns and Conditions take pre</u> nted, modified, or cancele ave been duly given whe	edge that I have cedence over c ed by a written ir	ovide services described above, and <u>received and agree to the Terms</u> <u>all prior oral and written</u> Istrument signed by both parties. Any vered or upon the third day after
Authorized Client Re	presentative	If Individual		Authorized A	bonmarche Representative
Client:		Signature:		Signature:	
Signature:		Printed Name:		Printed Name:	Timothy R. Drews
Printed Name:		Date of Birth:		Title:	Vice President
Date Signed:		Driver's License #:		Originating Office:	Abonmarche Consultants, Inc. 95 W. Main Street
Federal Tax ID:		Employed by:			Benton Harbor, MI 49022
		Address:			
		City/State		Date Signed:	
		Date Signed:			
		1			

#### TERMS AND CONDITIONS OF PROFESSIONAL SERVICES AGREEMENT

- Agreement. These Terms and Conditions shall be incorporated by reference and shall prevail as the basis of the Client's Agreement to Abonmarche. Any Client document or communication in addition to or in conflict with these Terms and Conditions shall be subordinate and subject to these provisions.
- 2. **Execution.** Abonmarche has the option to render this Agreement null and void, if it is not executed within thirty (30) days of delivery.
- 3. Client Responsibilities. The Client will provide all criteria and information concerning the requirements of the Project. Abonmarche shall be entitled to rely on the accuracy and completeness of services and information furnished by the Client, including services and information provided by design professionals or consultants directly to the Client. These services and information include, but are not limited to, surveys, tests, reports, diagrams, drawings, and legal information. The Client will assume responsibility for interpretation of contract documents and for construction observation and will waive all claims against Abonmarche that may be in any way connected, unless Abonmarche's services under this Agreement include full-time construction observation or review of contractor's performance. The Client shall designate in writing a person with authority to act on Client's behalf on all matters related to Abonmarche's services.
- 4. **Performance.** The standard of care for services performed by or provided by Abonmarche will be the care and skill ordinarily used by Abonmarche's profession practicing under similar circumstances at the same time and in the same locality. Abonmarche makes no warranty, expressed or implied, with respect to any services provided by Abonmarche. Abonmarche may be liable for claims, damages, cost, loss or expense (including reasonable attorney's fees) to the extent caused by the negligent acts, errors, or omissions of Abonmarche.
- 5. Billing and Payment. The client shall make an initial payment of \$ 0 \_(retainer) upon execution of this Agreement. The retainer shall be held by Abonmarche and applied against the final invoice. If the Client fails to make payments when due and Abonmarche incurs any costs in order to collect overdue sums from the Client, the Client agrees that all such collection costs incurred shall immediately become due and payable to Abonmarche. Collection costs shall include, without limitation, legal fees, collection agency fees and expenses, court costs, collection bonds and reasonable Abonmarche staff costs at standard billing rates for Abonmarche's time spent in efforts to collect. This obligation of the Client to pay Abonmarche's collection costs shall survive the term of this Agreement or any earlier termination by either party.
- 6. Hourly Billing Rates. If payment is on an hourly rate, Client will pay Abonmarche at the current hourly billing rates. The hourly rates are adjusted annually or as deemed appropriate.
- 7. Reimbursable Expenses. Reimbursable expenses, the actual costs incurred directly or indirectly for the Client's Project, will be charged at Abonmarche's current rates. Examples of reimbursable expenses include, but are not limited to: mileage, tests and analyses, special equipment services, postage and delivery charges, telephone and telefax charges, copying, printing, and binding charges, commercial transportation, meals, lodging, special fees, licenses, and permits. Subconsultant and outside technical or professional services will be charged on the basis of the actual costs times a factor of 1.15.
- Additional Services. Additional services that may be provided pursuant to the Agreement or any subsequent modification of the Agreement will be authorized by written amendment signed on behalf of the Client and Abonmarche. Additional services performed by Revised 1-16-2020

Abonmarche are subject to all Terms and Conditions and the Client will be responsible for payment. Should the Client, regulatory agency, or any public body or inspector direct modification or addition to services covered by this Agreement, including costs relating to the relationship between the Client and a third party i.e. punch lists, change orders, and disputes, the cost will be added to the agreed price. Requests for extra services should be made in writing via a change order, but nonetheless, Abonmarche is entitled to be paid for extra services provided whether or not it is in writing.

- 9. Underground Structures or Buried Utilities. The Client is responsible for identification and location of all public and private buried structures on the Client's property and the Project site, such as, but not limited to, storage tanks and lines, or gas, water, sewer, electrical, phone, cable, or any other public or private utilities. It is agreed that Abonmarche is not responsible for accidental damage to utilities or underground structures, whether known, unknown or improperly located. The client shall be responsible for design fees if changes are necessary. Utility locating or marking services provided by Abonmarche are not substitutes for complying with the utility owner notification requirements or the locating services (811 systems) required prior to an excavation. Utilities shown as located by ground penetrating radar are approximate only. No excavation took place to verify the positions shown or to verify the type of utility (except as noted). Careful excavation is required for verification of the buried utility. The owner or customer assumes the risk of error and the actual location of the underground utility. Abonmarche is not providing any certification or guarantee regarding the exact location of any underground utility.
- 10. Hazardous or Contaminated Materials/Conditions. Abonmarche does not provide environmental services. As such, Client will advise Abonmarche, in writing and prior to the commencement of services, of all known or suspected hazardous or contaminated materials/conditions present at the site(s). Abonmarche and the Client agree that the discovery of unknown or unconfirmed hazardous or contaminated materials/conditions constitutes a changed condition that may require Abonmarche to renegotiate the scope of work or terminate its services. Abonmarche and also agree that the discovery of said Client materials/conditions may make it necessary for Abonmarche to take immediate measures to protect health, safety, and welfare of those performing services. Client agrees to compensate Abonmarche for any costs incident to the discovery of said materials/conditions. Client acknowledges that Abonmarche cannot guarantee that contaminants do not exist at a project site. Similarly, a site which is in fact unaffected by contaminants at the time of Abonmarche's surface or subsurface exploration may later, due to natural phenomenon or human intervention, become contaminated. Client waives any claim against Abonmarche, and agrees to defend, indemnify and hold Abonmarche harmless from any claims or liability for injury or loss in the event that Abonmarche does not detect the presence of contaminants through techniques commonly applied in the provision of their services.
- 11. **Underground Conditions.** Abonmarche shall have no responsibility for the identification of existing or unforeseen/differing underground conditions. The Contractor shall have sole responsibility for determining the nature of underground conditions and the means and methods of dealing with those conditions. Abonmarche is entitled to rely upon the information provided by geotechnical consultants and shall have no responsibility for the accuracy or correctness of the data contained in the geotechnical reports.
- 12. Site Access and Security. With the exception of access rights that land surveyors are afforded by law, the Client will provide Abonmarche access to the Project site and the Client will be responsible for obtaining any necessary

permission from any affected third-party property owners for use of their lands. The Client is solely responsible for site security.

- 13. Consultants. Abonmarche may engage Consultants at the request of the Client to perform services which are typically the Client's responsibility, such as surveys, geotechnical and environmental assessments. The Client agrees that Abonmarche will not be responsible for, or in any manner guarantee, the performance of services by the Consultants. The Client further agrees, to the fullest extent permitted by law, to defend, indemnify and hold harmless Abonmarche, its officers, directors, employees and subconsultants (collectively, Abonmarche) against any damages, liabilities or costs, including reasonable attorneys' fees and defense costs, arising or allegedly arising from subsurface penetrations in locations authorized by the Client or from the inaccuracy or incompleteness of information provided to Abonmarche by the Client, except for damages caused by the sole negligence or willful misconduct of Abonmarche.
- 14. **Opinions of Cost.** Any opinions of probable construction cost and/or total project cost provided by Abonmarche will be on the basis of experience and judgment, but these are only estimates. Abonmarche has no control over market or contracting conditions and does not warrant that bids or ultimate construction or total project costs will not vary from such estimates.
- 15. **Ownership of Instruments of Service.** Abonmarche will remain the owner of all original drawings, reports, and other materials provided to the Client, whether in hard copy or electronic media form. The Client is authorized to use the copies provided by Abonmarche only in connection with the Project. Any other use or reuse by the Client for any purposes whatever will be at the Client's risk and full legal responsibility, without liability to Abonmarche and the Client will defend, indemnify, and hold Abonmarche harmless from all claims, damages, losses, and expenses, including attorney fees arising out of or resulting there from.
- 16. Electronic Media. Copies of data, reports, drawings, specifications, and other materials furnished by Abonmarche that may be relied upon by the Client are limited to the printed copies (also known as hard copies) that are delivered to the Client pursuant to the services under this Agreement. Computer files of text, data, graphics, or of other types of electronic media are the sole possession of Abonmarche, unless specifically stated otherwise in an amendment to this Agreement. Any electronic media provided under this Agreement to the Client. Any conclusions or information obtained or derived from such electronic files will be at the user's sole risk.
- 17. **Bonds and Permits.** The Client will be responsible for the adoption of any site access or right of way bonds that may be initiated on their behalf. At completion of Abonmarche's services, the Client will take responsibility and pay any ongoing bond or permit costs for any bonded or permitted services.
- 18. Insurance. The Client will cause Abonmarche and Abonmarche's employees to be listed as additional insured on the general liability policies carried by the Client that are applicable to the Project. Upon request, the Client and Abonmarche will each deliver to the other certificates of insurance evidencing their coverage. The Client will require the Contractor to purchase and maintain general liability, automobile liability, workers compensation and other insurance as specified in the Contract Documents and to cause Abonmarche and Abonmarche's employees to be listed as additional insured with on a primary and noncontributory basis under the general liability and automobile insurance policies as respect to such liability and other insurance purchased and maintained by the Contractor for the Project. A certificate of insurance evidencing the additional insured and primary coverage status of Abonmarche under the General and Automobile liability from the Contractor shall be provided to Abonmarche.

- 19. Third Party Invoicing. If the Client directs Abonmarche to invoice third party payers, Abonmarche will do so, but the Client agrees to be ultimately responsible for Abonmarche's compensation until the Client provides Abonmarche with the third party's written acceptance of all terms of this Agreement and until Abonmarche agrees to the substitution.
- 20. Third Party Beneficiaries. Nothing contained in this Agreement shall create a contractual relationship with or a cause of action in favor of a third party against either the Client or Abonmarche. Abonmarche's services under this Agreement are being performed solely for the Client's benefit, and no other party or entity shall have any claim against Abonmarche because of this Agreement or performance or nonperformance of services hereunder. The Client and Abonmarche agree to require a similar provision in all contracts with contractors, subconsultants, vendors and other entities involved in this Project to carry out the intent of this provision.
- 21. Suspension of Services. In the event of non-payment or other breach by Client, Abonmarche will have the absolute right and without any liability whatsoever to the Client for any costs or damages as a result of such suspension caused by any breach of this Agreement by the Client. Upon payment in full by the Client, Abonmarche shall resume services under this Agreement, and the schedule and compensation shall be equitably adjusted to compensate for the period of suspension plus any other reasonable time and expense necessary for Abonmarche to resume performance.
- 22. Contractor's Work. Abonmarche shall have no authority to direct or control the Work of the Contractor or to stop the Work of the Contractor. Abonmarche shall not be liable to any party for the failure of the Contractor to perform the Work consistent with the Plans and Specifications and applicable Codes and Regulations. Neither the performance of the services by Abonmarche, nor the presence of Abonmarche at a project construction site, shall impose any duty on Abonmarche, nor relieve the construction contractor of its obligations, duties and responsibilities including, but not limited to, construction means, methods, sequence, techniques or procedures necessary for performing, superintending and coordinating the construction work in accordance with the plans and specifications and any health or safety precautions required by any regulatory agencies or applicable law. Abonmarche and its personnel have no authority to exercise any control over any construction contractor or its employees in connection with their work or any health or safety programs or procedures. The Client agrees that the construction contractor shall be solely responsible for jobsite and worker safety.
- 23. ADA and Code Compliance. The Americans with Disabilities Act (ADA) provides that alterations to a facility must be made in such a manner that, to the maximum extent feasible, the altered portions of the facility are accessible to persons with disabilities. The Client acknowledges that the requirements of ADA will be subject to various and possibly contradictory interpretations. To the extent applicable, Abonmarche will use its reasonable professional efforts and judgement to interpret ADA requirements and other federal, state, and local laws, rules, codes, ordinances, and regulations as they may apply on the Project. Abonmarche does not warrant or guarantee that the Project will comply with all interpretations of the ADA requirements and/or the requirements of other federal, state and local codes, rules, laws, ordinances, and regulations as they may apply to the Project. Client shall pay Abonmarche its customary hourly fees plus reimbursable expenses for any design changes made necessary by newly enacted laws, codes and regulations, or changes to existing laws, codes, or regulations after the date that this Agreement is executed.
- 24. Notice of Lien Rights. Abonmarche hereby notifies, and the Client acknowledges that Abonmarche has lien rights on the Client's land and property when Abonmarche provides labor and materials for Projects on the Client's land and the Client

does not pay for those services except when the Client is a governmental agency and lien rights do not apply.

- 25. Legal Expenses. If Abonmarche brings a lawsuit against the Client to collect invoiced fees and expenses, the Client shall be legally liable to pay Abonmarche's expenses, including its actual attorney fees and costs.
- 26. Liability Limitation. In recognition of the relative risks and benefits of the Project to both the Client and Abonmarche, the risks have been allocated such that Client agrees, to the fullest extent permitted by law, and not withstanding any other provision of this Agreement, to limit the total liability, in the aggregate, of Abonmarche and Abonmarche's officers, directors, partners, employees, shareholders, owners and subconsultants, for any and all claims, losses, costs, or damages of any nature whatsoever, including attorneys' fees and costs and expert-witness fees and costs of any nature whatsoever or claims and expenses resulting from or in any way related to the Project or the Agreement from any cause or causes shall not exceed the total compensation received by Abonmarche under this Agreement, or the total amount of \$50,000, whichever is greater. It is intended that this limitation apply to any and all liability or cause of action, including without limitation active and passive negligence, however alleged or arising, unless otherwise prohibited by law. In no event shall Abonmarche's liability exceed the amount of available insurance proceeds. Client acknowledges that Abonmarche is a corporation and agrees that any claim made by Client arising out of any act or omission of any director, officer, or employee of Abonmarche, in execution or performance of this Agreement, shall be made against Abonmarche and not against such director, officer, or employee.
- 27. Contractor and Subcontractor Claims The Client further agrees, to the fullest extent permitted by law, to limit the liability of Abonmarche and Abonmarche's officers, directors, partners, employees, shareholders, owners and subconsultants to all construction contractors and subcontractors on the Project for any and all claims, losses, costs, damages of any nature whatsoever or claims and expenses from any cause or causes, including attorneys' fees and costs and expert witness fees and costs, so that the total aggregate liability of Abonmarche and Abonmarche's subconsultants to all those named shall not exceed \$50,000, or Abonmarche's total fee for services rendered on this project, whichever is greater. It is intended that this limitation apply to any and all liability or cause of action however alleged or arising unless otherwise prohibited by law.
- 28. Consequential Damages. The Client and Abonmarche waive consequential damages for claims, disputes, or other matters in question relating to services provided as a part of this Agreement, including for example, but not limited to, loss of business.
- 29. Governing Law. This Agreement will be deemed to have been made in the location where the services are performed, and shall be governed by and construed in accordance with the laws of that state.
- 30. Exclusive Choice of Forum. Each party irrevocably and unconditionally agrees that it will not bring any action, litigation, or proceeding against any other party in any way

arising from or relating to this Agreement in any forum other than the courts of the state and county where the work is performed. Each party irrevocably and unconditionally submits to the exclusive jurisdiction of those courts and agrees to bring any such action, litigation, or proceeding only in those courts. Each party agrees that a final judgment in any such action, litigation, or proceeding is conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

- 31. **Considerations.** The successors, executors, administrators, and legal representatives of the Client and Abonmarche are hereby bound onto the other with respect to the covenants, Agreements, and obligations of this Agreement.
- 32. Acts of God. Neither the Client nor Abonmarche will have any liability for nonperformance caused in whole or in part by causes beyond Abonmarche's reasonable control. Such causes include, but are not limited to, Acts of God, civil unrest and war, labor unrest and strikes, acts of authorities, and events that could not be reasonably anticipated.
- 33. Termination. Either the Client or Abonmarche may terminate this Agreement by giving ten (10) days written notice to the other party. In such an event, the Client will pay Abonmarche in full for all services previously authorized and performed prior to the effective date of the termination, plus (at the discretion of Abonmarche) a termination charge to cover finalization of services necessary to bring ongoing services to a logical conclusion. Such charge will not exceed thirty (30) percent of all charges previously incurred. Upon receipt of such payment, Abonmarche will return to the Client all documents and information that are the property of the Client. If the Client fails to make payment to Abonmarche in accordance with the payment terms herein, this shall constitute a material breach of this Agreement and shall be cause for termination of this Agreement by Abonmarche.
- 34. **Severability**. In the event that one or more provisions contained in this Agreement are declared invalid, illegal, or unenforceable in any respect, the validity, legality, and enforceability of the remaining provisions of the Agreement shall not be affected or impaired.
- 35. **Dispute Resolution**. Any claims or disputes made during design, construction or post-construction between the Client and Abonmarche shall be submitted to non-binding mediation. The Client and Abonmarche agree to include a similar mediation agreement with all contractors, sub-contractors, sub-consultants, suppliers and fabricators, thereby providing for mediation as the primary method for dispute resolution between all parties. The mediation shall be governed by the then current Construction Industry Mediation Rules of the American Arbitration Association ("AAA"). Mediation shall be a condition process, including court actions.
- 36. Entire Agreement. This Agreement contains the entire agreement between the parties and there are no agreements, representations, statements, or understandings which have been relied on by the parties which are not stated in this Agreement.

End of Agreement



Engineering • Architecture • Land Surveying

Engineering				
Firm Principal	\$240-275			
Senior Project Engineer/ Manager/ Group Director	\$180-210			
Project Engineer / Project Manager	\$125-195			
Staff Engineer	\$90-135			
Landscape Architect	\$90-135			
CADD Technician	\$80-120			
Senior Construction Technician/Construction Technician/Office Technician	\$70-110			
Structural Engineer	\$180-210			
Senior Urban Planner	\$130-140			
Urban Planner	\$100			
Engineering Intern	\$40-55			
Architecture				
Lead Architect	\$180-200			
Senior Licensed Architect/Project Manager	\$130-180			
Project Architect/Project Manager	\$115-150			
Architectural Draftsman/Designer	\$90-120			
Architectural Intern	\$40-55			
Surveying				
Senior Surveyor/Project Manager/Group Director	\$120-160			
Project Surveyor	\$110-140			
Survey Crew Manager	\$105-125			
Survey Crew Chief	\$80-115			
Survey Technician	\$65-110			
CADD Technician	\$70-105			
Digital Services				
Group Director	\$210			
GIS Specialist/Analyst	\$110-125			

## **Auxiliary Services**

IT Support Technician/Manager	\$140-185
Administrative/Executive Assistant/Graphic Designer/Grant Specialist	\$70-95
Development Services Professionals	\$100-200

Effective 03/01/2023 Rates Subject to Change