

## **25 THINGS WITHIN AN ARCHITECT'S CONTROL**

- 1. \_\_\_\_\_\_\_ Insist upon an **adequate scope of services** to meet your professional mandate and *Duty of Care* to the public
- Insist upon adequate fees for yourself and your subconsultants sufficient to provide an adequate scope of services...so you can meet your *Duty of Care* to the public
- 3. with respect to:
  - Process....stages, objectives, milestones
  - Time requirements...almost always longer than a client imagines or wants
  - Costs, budgets, need for contingencies
  - Codes...minimum adherence is the lawy, but you can do better, as long as the client agrees with doing better
  - Approvals by authorities...are out of your control
- 4. Do NOT act as your own "amateur lawyer"...retain a lawyer to assist you on contract and practice matters

- 5. to a potential client or anyone else who is entitled to rely on your professional opinion and advice
- 6. meet or threaten your own ethical and professional standards
- 7. you say and do in the provision of your services In writing!
- 8. your client about the implications of his / her demands and your recommendations....respectfully challenge your client
- 9. Be honest always even when your client doesn't want to hear it
- 10. that:
  - **are compatible** with your role as a professional
  - do not expose you to additional liability beyond what is already yours "at law"
  - do not expose you to uninsured liability
  - do not expose you to liability that exceeds your \$ limits

- Smart Contracts are: contract wordings provided by the profession specifically for the provision of architectural services, and those of their subconsultants, or are written by your own lawyer

- 11. Use your agreements for your services to serve your own interests and needs as a professional
  - Use Smart Contracts for your own services, and
  - Use Smart Contracts for your subconsultants' services

12.

- like Client-

authored contracts

- 13. To "fix" Client-authored indemnity Clauses
- 14. you face in a professional service business. Protect yourself and your practice.
- 15. for assessing potential new clients and projects
- 16. don't repeat prior mistakes
- 17. provided to you by your Professional Liability Insurance Policy (*If you need an incentive, reading your Professional Liability Policy counts as self-directed Con-Ed points.*)
- 18. .....actively, and through all phases of the work
- 19. Retain specialists where you lack experience or expertise:
  - Building Envelope...highest cost category for claims
  - Building Code...common source of claims
  - Costs...Client depends on you to respect their \$\$\$
- 20. don't accept contractual liability for the work of others as a "convenience" to a client
- 21.

in a Construction Contract

that you will be administering. Insist on:

- Consultant / Contract Administrator role **consistent with your scope of services** in your agreement with the client
- Role consistent with *Architects Act* and **Regulation**
- Dispute Resolution provisions that don't prejudice you / your insurer's ability to

defend you effectively (Exclusion 7)

- 22. including the basis on which you are prepared to provide your professional services
- 23. \_\_\_\_\_\_ like Clientauthored contracts
- 24.
- 25.

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