# Andrew T. Marshall Esquire



#### PROFILE

Andrew T. Marshall, Board Certified in Construction Law by the Florida Bar, has extensive experience in construction defect, premises liability, and personal injury litigation. He has represented general contractors, trade subcontractors, and design professionals in complex construction matters state-wide in Florida. Lawyers certified in construction law are considered experts in matters relating to the design and construction of improvements on private and public projects. Mr. Marshall is placed among the less than one percent of Florida Bar attorneys recognized as an expert in this field.

Certified by the Florida Supreme Court as a circuit civil mediator, Mr. Marshall utilizes his unique knowledge base and experience in construction law to explore related case issues, purposefully assisting his clients resolve disputes through full-time mediation.

### MEDIATION PRACTICE AREAS

Construction Defect Litigation Construction Contract Disputes Commercial Litigation First Party Property Claims

#### COURT ADMISSIONS

United States District Court for the Middle District of Florida Florida State Courts

#### ASSOCIATIONS & CERTIFICATIONS

The Florida Bar Association

Manatee County Bar Association

Board Certified in Construction Law by the Florida Bar

Florida Supreme Court Certified Circuit Court



CONSTRUCTION LAW

## EDUCATION

Mediator

Embry-Riddle Aeronautical University, Bachelor of Science, Professional Aeronautics

Western Michigan University, Juris Doctorate

Western Michigan University, Master of Laws, Corporate Law and Finance.

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#### RATE CARD

- 2 Parties \$275 per party, per hour
- 3 Parties \$225 per party, per hour
- 4-6 Parties \$190 per party, per hour
- 7-9 Parties \$850 an hour, split equally among the parties
- 10+ Parties \$950 an hour, split equally among the parties or \$50 per party, per hour, whichever is greater.

A "party" is defined as one or more persons or entities who have a common interest and who are represented by a single attorney or firm.

Minimum Fee: For half day mediations, there is a three and a half (3.5) hour minimum charge. For full day mediations, there is a seven (7) hour minimum charge. Time is billed in quarter hour increments.

#### CANCELLATION POLICY

Due to the difficulty of scheduling a new case after a cancellation, the expenses already incurred, and the potential positive effect of a scheduled conference on settlement negotiations, the following apply:

If the mediation is cancelled or rescheduled less than 21 calendar days prior to the session, each party will be billed for their portion of the minimum fee: three and a half (3.5) hours per party for half-day mediations and seven (7) hours per party for full-day mediations.

This ensures fair compensation for reserved time that typically cannot be filled within 3 weeks.