

Risk Management Contract Review

Contract/ Agreement Title	Air Pollution Control Specific Operating Agreement between the State of Florida Department of Environmental Protection (FDEP) and Pinellas County.					
Bid/Contract#		Granicus#	18-993A	Stars#	1819425	
Purchasing Contact:		PID #		Amount:	\$1,358,945.25	
Department	PCR - Air Quality	Project/Contract Mgr:	Ajaya Satyal			
Type of Contract	Interlocal Agreement			Method of Review	Granicus	
Limitation of Liability?		Indemnification Language?		If PE to PE, \$768.28?		

JPA:	Choose One	Name of JPA:	
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Required Coverages	Add'l Language / Exclusions	Limits	Justification
Choose an item.			PE to PE
Choose an item.			
Choose an item.			
Choose an item.			
Choose an item.			
Choose an item.			
Choose an item.			

Date/Time/Comments:

This Agreement is entered into between the Florida Department of Environmental Protection (FDEP) and Pinellas County for the Air Quality Division of Pinellas County (PCAQD or Local Agency) to act on FDEP's behalf as an approved local air pollution control program. Both parties will work together to protect the air quality of the county according to the provisions of Florida Statutes (F.S.), Section §403.182. Once signed by both parties, the Agreement shall remain in effect for a term of three (3) years. Expiration 8/31/2021

As an approved local air pollution control program pursuant to Section §403.182 and the terms of this Agreement, Pinellas County is eligible to receive a portion of state tag fee monies pursuant to Section §320.03(6). In addition, as an approved local air pollution control program, Pinellas County is eligible to receive federal grant monies from EPA through 42 USC Section 7403 (the "103 Grant) and 42 USC Section 7405 (the "105 Grant). FY 17 Tag Fees generated \$1,358,945.25 in revenue to operate Pinellas County's local air program. No match is required. Funds are budgeted under the County's Tag Fee fund and General Fund.

NOTES:

Reviewed prior Granicus item 15-814 – Risk Management Contingency remains the same:
Where equipment was purchased with State or federal funds, and where both the State and the Local Agency have a responsibility to see that the site is maintained and operated, the Local Agency shall allow DEP to operate said equipment in the event that the Local Agency either chooses not to operate the monitor or is unable to do so. This includes allowing the DEP access to the necessary shelters, support equipment, and data transfer equipment until such time as a mutually agreeable resolution is reached. If necessary, the Local Agency will assist the State with any access issues including amending access agreements. Continuing operation and maintenance costs, such as utilities, are the operator's responsibility.

Initial Reviewer: Vanessa Alfonso	Date 6/29/2018
Approved By:	Date Click to enter date.
Final Approval: Virginia E. Holscher, Director	Date 6/29/2018