

Terms and Conditions

Confidentiality

Charles River Associates (CRA) work will be conducted at Pinellas County's (County) direction, as forensic experts to Mullen-Coughlin LLC (Counsel), to assist in providing legal advice to County, including with respect to on-going or anticipated litigation. CRA's work is to assist Counsel and County with privileged consultation and analysis in the above-referenced matter and to perform such other tasks as may be identified during the course of this engagement. Therefore, CRA understands that information and materials received from Counsel or County, or generated by CRA, are expected to be protected by the attorney-client privilege and/or attorney work product doctrine. As such, all communications between and among CRA, Counsel, or County, either oral or written, as well as any materials or information developed or received by CRA pursuant to this arrangement will be treated as confidential. CRA agrees, subject to applicable law or court order, not to disclose any of our communications, or any of the information CRA receives or develops in the course of its work for you, to any other person or entity without your written authorization.

“Confidential Information” means the non-public information of either party, including but not limited to information relating to either party's product plans, customers, designs, costs, prices, finances, marketing plans, business opportunities, personnel, research, development or know how that would reasonably be deemed to be trade secrets in accordance with Section 812.081, Florida Statutes and has been specifically identified in writing to the other party. Confidential Information does not include information that (a) is in, or enters, the public domain without breach of this Agreement; (b) the receiving party lawfully receives from a third party without restriction on disclosure and without breach of a nondisclosure obligation; the receiving party knew prior to receiving such information from the disclosing party; or (c) the receiving party develops independently without reference to the Confidential Information. Each party agrees: that it will not disclose to any third party, for its use for its own benefit or the benefit of any third party, any Confidential Information disclosed to it by the other party except as expressly permitted in this Agreement; and that it will take reasonable measures to maintain the confidentiality of Confidential Information of the other party in its possession or control. Either party may disclose Confidential Information of the other party: (i) pursuant to the order or requirement of a court, administrative or regulatory agency, or other governmental body, provided that the receiving party, if feasible and/or legally permitted to do so, gives reasonable notice to the disclosing party to contest such order or requirement; or (ii) to the parties' agents and third-party professional advisors (including accountants, attorneys other than Counsel, financial and other advisors) who have a need to know such information provided that such party maintain the Confidential Information on a confidential basis. Each party acknowledges and agrees that a breach of the obligations of this Section by the other party may result in irreparable injury to the disclosing party for which there will be no adequate remedy at law, and the disclosing party shall be entitled to seek equitable relief, including injunction and specific performance, in the event of any breach or threatened breach or intended breach by the recipient.

Notwithstanding the foregoing, CRA acknowledges that County is a public entity subject to Chapter 119, Florida Statutes. If County receives a public records request for public records received from CRA, including any records that may be or may contain Confidential Information, County shall promptly notify CRA. The notice shall inform CRA that it must promptly inform County, in writing, whether or not CRA claims an exemption to the release of part or all of the requested public record. If CRA claims that part or all of a public record is exempt from inspection and copying, that writing shall state the basis of the exemption that it contends is applicable to the record, including the statutory citation to an exemption created or afforded by statute. If CRA claims that an exemption applies to part of a requested public record, CRA shall, in that writing, identify for redaction the part of that public record to which the exemption is asserted and validly applies, and the remainder of that public record shall be produced for inspection and copying. If CRA promptly notifies County of a claim of exemption, County shall review the exemption claimed and decide whether to release the public records. If CRA fails to promptly notify County that it claims an exemption to the release of the requested public record, that

failure constitutes a waiver of any claim of trade secret or confidentiality, and County shall release the record as requested.

CRA will indemnify, defend, and hold County, County's elected officials, employees, agents, and attorneys and their successors (each an "Indemnitee") harmless of and from any claim brought against any Indemnitee by any person or entity arising as a result of CRA's failure to comply with any public records request for public records, as that term is defined in Section 119.011, Fla. Stat., that are or may be or may contain Confidential Information.

Relationship

The role of CRA is solely that of an independent contractor. In no event shall this agreement or any work performed by CRA create a relationship of principal and agent, partnership or joint venture, or any fiduciary relationship between the parties.

Under this agreement, CRA will provide consulting expert services and will report on the progress of our work, either orally or, if requested, in written form. CRA will offer independent, objective opinions and analysis. Counsel confirms that County has authorized Counsel to enter into this agreement with CRA on behalf of County. CRA shall perform services at the direction of Counsel without further confirmation from County. Counsel shall bear the responsibility of keeping County apprised of CRA's efforts.

You will from time to time provide to us such information and documentation as we may request to comply with our obligations under applicable anti-money laundering or similar legislation in any relevant jurisdiction.

Use of Deliverables

CRA may provide deliverables, including tangible, written, branded materials or oral advice, to Counsel and to County for their sole internal use and benefit pursuant to a client relationship with you. The deliverables are not for a third party's use, benefit or reliance, and CRA disclaims any contractual or other responsibility or duty of care to others based upon deliverables or advice we provide. Except as contemplated below, as required by law or in response to subpoena or other compulsory process, neither Counsel nor County shall discuss the services performed or make the deliverables available to any third party, or otherwise disclose the deliverables without CRA's prior written consent, other than to a regulatory agency (or designee thereof) with jurisdiction over County.

If any of County's third-party professional advisors (including accountants, attorneys other than Counsel, financial and other advisors), in providing advice or services to County, has a need to receive the deliverables and is acting for the benefit and on behalf of County, County may provide the deliverables to such professional advisors provided that such advisors agree: (i) that CRA did not perform the services or prepare deliverables for such advisors' use, benefit or reliance and CRA assumes no duty, liability or responsibility to such advisors; and (ii) to not disclose the services or provide the deliverables to any other party without CRA's prior written consent. CRA deliverables may not, without prior written consent from CRA's General Counsel, be provided or disclosed to any parties that are providing or may provide insurance, financing, capital in any form, a fairness option, or selling

or underwriting securities in connection with any transaction that is the subject of the services or any parties which have or may obtain a financial interest in County or an anticipated transaction.

Counsel and/or County may disclose materials that do not contain CRA's name or other information that could identify CRA as the source (because County subsequently removed identifying information) to any third party if County accepts and represents them as its own and makes no reference to CRA in connection with such materials.

Subject to the limitations of Section 768.28, Florida Statutes, County shall be responsible for any and all claims, losses, liabilities, and damages arising from or relating to the negligent acts and omissions of County related to this engagement letter. Nothing herein shall be construed as a waiver of County's sovereign immunity afforded under the Florida Constitution or Section 768.28, Florida Statutes, nor as County's consent to be sued by third parties.

Notwithstanding anything to the contrary in this agreement, CRA understands that County has certain disclosure obligations under applicable public records laws, and CRA agrees that any such obligations shall supersede any limitations or restrictions on County's ability to disclose CRA's deliverables or other work product to third parties.

Data Handling

Any nonpublic information you or your client have supplied to CRA will be kept confidential with at least the same degree of care as we use for our own materials. It is your obligation to inform CRA at the outset of the engagement of any special data handling, storage, or destruction requirements. CRA shall take appropriate steps to accommodate your data handling, storage, and destruction needs on the understanding that certain measures may incur additional expense, which shall be borne by your client. Unless other terms are agreed or there is an order or other legal requirement to the contrary, upon the conclusion of the provision of services under this retention, CRA will return to you all information related to this retention (hard-copy or electronic). CRA reserves the right to maintain copies (at its expense) of such material as it deems necessary for administrative, legal, or regulatory purposes. The terms of this paragraph shall survive the termination and/or the expiration of this agreement. By accepting these terms, Counsel and County hereby provides consent for CRA to obtain, store and process any personally indefinable information acquired by in this engagement. The parties agree that the Public Records language, below, supersedes this provision in the event of a conflict.

Liability and Insurance

The total liability of CRA shall be limited to three times (3x) the total amount of fees paid to CRA under this engagement. Under no circumstances shall CRA be liable for any (1) loss of profits; (2) loss of sales; (3) loss of turnover; (4) loss of or damage to business; (5) loss of data; (6) business interruption; (7) wasted management or other staffing; (8) loss of customers; (9) indirect, consequential, incidental, or special damages. For the purposes of this paragraph, the term "loss" includes a partial loss or reduction in value as well as a complete or total loss. None of the foregoing exclusions and limitations on liability shall apply in respect of (a) liability in negligence causing personal injury or death; (b) liability for gross negligence, willful misconduct or fraudulent misrepresentation; or (c) a party's breach of its

confidentiality obligations; or (d) any other liability which cannot by law be excluded or limited (as appropriate). The terms of this paragraph shall survive termination and/or the expiration of this agreement. This paragraph applies regardless of any language contained in the provision below entitled **Warranties, Disclaimers, and Exclusive Remedies**. If there is a perceived inconsistency between this **Liability** provision and the **Warranties, Disclaimers, and Exclusive Remedies** provision, the language of this provision controls.

Minimum Insurance Requirement. CRA must maintain insurance in at least the amounts required throughout the term of this Agreement or any renewals or extensions. CRA must provide a Certificate of Insurance in accordance with the Insurance Requirements and as set forth herein naming “Pinellas County, a political subdivision of the State of Florida, and the Pinellas County Board of County Commissioners and its officers, directors, employees, agents, and representatives” as an additional insured evidencing such coverage prior to issuance of a purchase order or commencement of any work under this Agreement. All policies must be written on an occurrence basis, apply as primary and non-contributory, and include a waiver of subrogation.

- a. Loss Deductible Clause: County shall be exempt from, and in no way liable for, any sums of money which may represent a deductible in any insurance policy. The payment of such deductible shall be the sole responsibility of CRA and/or subcontractor providing such insurance.
- b. Worker's Compensation Insurance: CRA shall maintain during the life of this Agreement, Worker's Compensation Insurance in accordance with Chapter 440, Florida Statutes, for all of its employees connected with the work under this Agreement and, in case any work is sublet, CRA shall require the subcontractor similarly to provide Worker's Compensation Insurance for all of the latter's employees unless such employees are covered by the protection afforded by CRA. Such insurance shall comply fully with the Florida Worker's Compensation Law. In case any class of employees engaged in hazardous work under this Agreement is not protected under the Worker's Compensation statute, CRA shall provide, and cause each subcontractor to provide adequate insurance, satisfactory to County for the protection of its employees not otherwise protected. Coverage to include Employers Liability \$500,000 each accident, \$500,000 each Disease/Employee and \$500,000 each Disease/Maximum.
- c. Commercial General Liability Insurance: CRA shall take out and maintain during the life of this Agreement Commercial General Liability insurance including coverage for bodily injury, property damage, personal/advertising injury and products/completed operations for negligent acts which may arise from operations under this Agreement whether such operations are alone or by anyone directly or indirectly employed by it. The policy should include Contractual Liability to cover the hold harmless and

indemnity provision as set forth in this Agreement. The amounts of such insurance shall be the minimum limit as follows:

Each Occurrence -	\$1,000,000
Personal/Advertising Injury -	\$1,000,000
Products/Completed Operations Aggregate -	\$2,000,000
General Aggregate -	\$2,000,000
Fire Damage -	\$100,000 and 1 fire
Medical Expense -	\$10,000 any 1 person

- d. Cyber: CRA shall take out and maintain during the life of this Agreement Privacy & Cyber Security Liability, Extortion and Ransomware and Data Breach Response insurance coverage with policy limits of no less than \$5,000,000 to cover the full replacement value or damages to, alteration of, loss of or destruction of electronic data and/or information data which will be in the care, custody, or control of CRA; failure to prevent unauthorized access to and use of County's network by a third-party; failure to prevent introduction of malicious code by a third-party; failure to prevent identity theft by a third-party; and transmission to County of any malicious code.
- e. Subcontractors: CRA shall require each of its subcontractors to procure and maintain during the life of this subcontract, insurance of the type specified above or insure the activities of each subcontractor in its policy, as specified above.

Waiver of Subrogation. CRA hereby waives any and all rights of Subrogation against County, its officers, employees and agents for each required policy. When required by the insurer, or should a policy condition not permit an insured to enter into a pre-loss agreement to waive subrogation without an endorsement, then CRA shall agree to notify the insurer and request the policy be endorsed with a Waiver of Transfer of rights of Recovery Against Others, or its equivalent.

Billing and Payment

CRA will bill on a time and materials basis at the reduced blended rate of \$355 an hour.

County's Funding. The Agreement is not a general obligation of the County. It is understood that neither this Agreement nor any representation by any County employee or officer creates any obligation to appropriate or make monies available for the purpose of the Agreement beyond the fiscal year in which this Agreement is executed. No liability shall be incurred by the County, or any department, beyond the \$250,000 budgeted and available for this purpose unless amended in writing by the parties. If funds are not appropriated by the County for any or all of this Agreement, the County shall not be obligated to pay any sums provided pursuant to this Agreement beyond the portion for which funds are appropriated. The County agrees to promptly notify Contractor in writing of such failure of appropriation, and upon receipt of such notice, this Agreement, and all rights and obligations contained herein, shall terminate without liability or penalty to the County.

eDiscovery services will be billed their reduced CRA rates as listed below.

Description	Rate	Note
Pre-processing	\$45 / GB	
Processing	\$195 / GB	
Hosting	\$16 / GB / month	Minimum \$2,000 / month
User Fees	\$100 / user / month	
Production	\$550 / GB	Plus hourly rates for load files
Relativity analytics	\$100 / GB	
Near deduplication	\$.05 / doc	

Fees for specialized forensic-specific tools (i.e., non-eDiscovery tools) are billed separately. In reference to County budget allocation, the cost of the specialized tools are to be included in the calculation of the total County not to exceed amount of \$250,000. Network sensor appliances are charged at \$15,000 per device for 30 day deployment. Storage costs for data will be charged at the greater of \$2,000 or \$8.00 per gigabyte per month based upon the total amount of data being stored on the third to last day of the month. Storage media or data storage drives will be billed at a flat rate of \$150 each. Original electronic devices (e.g., computer or mobile phones) stored by CRA will be billed at a rate of \$25 per month, per device. End point detection tools such as Carbon Black will be billed between \$15,000 to \$30,000 for a deployment period of 30 days.

You understand and agree that CRA is an independent consultant and that CRA's fees shall be based upon hours worked and/or units incurred, and are not in any way contingent upon the outcome of the matter. Pursuant to the Local Government Prompt Pay Act, Section 218.70, et. seq, Fla. Stat., all invoices are due and payable within 45 days of receipt.. CRA reserves the option to charge interest on invoices that are outstanding more than forty-five (45) days, at a rate equal to the lower of 1 percent per month or the maximum rate permitted under applicable law. The obligation to pay CRA's fees and expenses is not contingent upon the results of the services or any suit or matter in connection with which the services are provided. Any objection with respect to CRA's invoices must be made by the client in writing within forty-five (45) business days following receipt of the invoice to which objection is made. CRA reserves the right to suspend and/or terminate services. From time to time you or your client may ask CRA to provide estimates of the likely costs of the engagement or of a particular phase or period of work. You and your client agree that (1) these estimates are provided for your own internal budgeting processes, (2) your client will remain responsible for CRA's fees on a time and materials basis provided that CRA shall obtain client's prior written approval before exceeding any estimate that we have given; and (3) these estimates are not binding on CRA unless CRA agrees in writing as an

amendment to this agreement that such estimates shall be binding. Independent contractors or subcontractors may be utilized from time to time at the applicable rates set forth above.

Miscellaneous

If CRA is required by government regulation, protective order, subpoena, or other similar legal requirement that may arise during or after the pendency of this agreement, to produce or destroy documents or provide personnel as witnesses with respect to the services or this agreement, CRA shall be reimbursed for its professional time and expenses, as well as reasonable attorneys' fees and expenses, incurred in responding to such requests.

Neither party shall be liable in damages and either party has the right to terminate this agreement for any delay or default in performing hereunder if such delay or default is caused by conditions beyond its control including, but not limited to acts of God, government restrictions, wars (declared or undeclared), acts or threats of terrorism, pandemic, insurrections and/or any other cause beyond the reasonable control of the party whose performance is affected.

Neither party may use the name, trade name or mark of the other party, any of its subsidiaries or its employees in any marketing or similar promotional materials, including websites or press releases without the express written consent of the other party, unless required by law.

The parties to this agreement hereby submit to the personal jurisdiction of the courts of the State of Florida, agree that any dispute that may arise in connection with this agreement shall be resolved by the courts of the State of Florida with venue in Pinellas County, Florida, and governed under the laws of the State of Florida without regard to conflicts of laws. The parties to this agreement hereby waive the right to a trial by jury on any matters arising under or related to this agreement. Charles River Associates is a registered trade name of CRA International, Inc., which is the entity being retained herein.

Proprietary Rights

County acknowledges that CRA and its business partners have proprietary or licensed tools, templates, methods, and know-how, pre-existing or otherwise, including generalized enhancements and derivatives thereto ("CRA Property"), and that such CRA Property is and shall be the exclusive property of CRA or its suppliers, as the case may be. CRA Property shall also include all copyrights, trademarks, patents, trade secrets, and any other proprietary rights inherent therein and appurtenant thereto. County may use CRA Property only in connection with the authorized purposes of this Letter and any Work Order or SOW hereunder. CRA retains ownership and all intellectual property rights to anything pre-existing, developed, or delivered under any Work Order or SOW and County shall obtain no such ownership or other property rights thereto. County agrees that its right to use CRA Property may be subject to and limited by agreements between CRA and third parties whose intellectual property has been incorporated into the CRA Property.

Warranties, Disclaimers, and Exclusive Remedies

CRA warrants that the services will be provided in a workmanlike manner consistent with industry standards. For any breach of this services warranty, County's exclusive remedy, and CRA's entire liability, shall be the re-performance of the deficient services, or if CRA determines it cannot correct materially correct a breach in a commercially reasonable manner, CRA or County may terminate the engagement and County's sole remedy is to recover the fees paid to CRA for the deficient services.

To the maximum extent permitted by law, this warranty is exclusive and CRA makes no other, and expressly disclaims any and all express or implied warranties or conditions, including but not limited to warranties of merchantability, fitness for a particular purpose, durability, title, accuracy, and non-infringement.

No oral or written information or advice given by CRA or any of its authorized representatives shall create any other warranties or in any way increase the scope of CRA's obligations hereunder.

Termination

Either party may terminate this agreement without cause at any time upon thirty (30) days' written notice. Upon termination, County agrees to: (i) pay all fees and expenses CRA has incurred or earned through the effective date of termination (partially completed fixed fee engagements will be billed on a time and materials basis); (ii) remove from CRA's premises all property County owns; and (iii) return to CRA all software, access keys, confidential information, and any other property provided to County by CRA.

If either party breaches a material term of this agreement and fails to correct the breach within thirty (30) days of written notice of and specification of the breach, the other party may terminate this agreement and/or the affected services. If services are ended as specified in the preceding sentence, County must pay within forty-five (45) days all amounts which have accrued as well as all sums remaining unpaid for services received. Except for nonpayment of fees, each party agrees to extend the forty-five (45) day period for so long as the breaching party continues reasonable efforts to cure the breach. Provisions that survive termination or expiration include those relating to limitation of liability, payment, and others which by their nature are intended to survive.

Upon termination of this agreement, or at County's request, CRA will provide County with a copy of County's data at no cost.

Entire Agreement

This agreement constitutes the complete and exclusive statement of the parties in relation to the subject matter hereof; sets forth all obligations of the parties in relation to the subject matter hereof; supersedes all prior or simultaneous written or oral proposals, estimates and understandings relating thereto, all of which are expressly excluded.

Public Records

Failure to comply with the following provisions shall be deemed a material default subject to termination as provided herein. To the extent that disclosure of information is required by law or regulation or applicable legal or regulatory process, County shall give notice as is practicable to the CRA that such disclosure is required. CRA shall comply with public records laws, specifically, CRA shall:

- (i) keep and maintain public records required by County to perform the service;
- (ii) upon request from County's custodian of public records, provide County with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes or as otherwise provided by law;
- (iii) ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the Agreement term and following completion of this Agreement if CRA does not transfer the records to County; and
- (iv) upon completion of this Agreement, transfer, at no cost, to County all public records in possession of CRA or keep and maintain public records required by County to perform the service. If CRA transfers all public records to County upon completion of this Agreement, CRA shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If CRA keeps and maintains public records upon completion of this Agreement, CRA shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to County, upon request from County's custodian of public records, in a format that is compatible with the information technology systems of County.

IF CRA HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO CRA'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT COUNTY'S CUSTODIAN OF PUBLIC RECORDS AT (727) 464-3237, mcchartier@pinellascounty.org COUNTY, ATTN: Marisa Chartier, 509 East Avenue South, Clearwater, FL 33756.

Attorney's Fees

The parties expressly agree that, with the exception of CRA's costs associated with responding to a subpoena or other similar legal requirement requiring CRA to produce or destroy documents or provide personnel as witnesses with respect to the services or this Agreement, each party will bear its own attorney's fees and court costs incurred in connection with this Agreement.

E-Verify.

As a condition precedent to entering into this AGREEMENT, and in compliance with Section 448.095, Fla. Stat., CRA and its subcontractors shall, register with and use the E-Verify system to verify work authorization status of all employees hired after January 1, 2021.

- a. CRA shall require each of its subcontractors to provide CRA with an affidavit stating that the subcontractor does not employ, contract with, or subcontract with an unauthorized alien. CRA shall maintain a copy of the subcontractor's affidavit as part of and pursuant to the records retention requirements of this AGREEMENT.
- b. The County, CRA, or any subcontractor who has a good faith belief that a person or entity with which it is contracting has knowingly violated Section 448.09(1), Fla. Stat. or the provisions of this section shall terminate the contract with the person or entity.
- c. The County, upon good faith belief that a subcontractor knowingly violated the provisions of this section, but CRA otherwise complied, shall promptly notify CRA and CRA shall immediately terminate the contract with the subcontractor.
- d. A contract terminated under the provisions of this section is not a breach of contract and may not be considered such. Any contract termination under the provisions of this section may be challenged pursuant to Section 448.095(2)(d), Fla. Stat. CRA acknowledges that upon termination of this AGREEMENT by the County for a violation of this section by CRA, CRA may not be awarded a public contract for at least one (1) year. CRA further acknowledges that CRA is liable for any additional costs incurred by the County as a result of termination of any contract for a violation of this section.

Subcontracts. CRA or subcontractor shall insert in any subcontracts the clauses set forth in this section, including this subsection, requiring the subcontractors to include these clauses in any lower tier subcontracts. CRA shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in this section.

Appendix A: Security RoadMap

CRA is proposing our CAR methodology that outlines the three stages noted below.

Collection

- 1) Hold discussions with counsel/client management and setup protocols for information exchange and points of contacts
 - a. Incident Response Notes to date
 - b. Remediation steps taken to date
 - c. Create risk ranking of applications, sources with SSN information and individuals that have access to the information
 - d. Deploy triage scripts to up to 150 endpoints
 - e. Access to Email Logs
 - f. Acquire images of devices as needed
 - g. Public IP Range

Analysis

- 1) Review and analyze forensic triage scripts to look for indicators of compromise (“IOCs”) and build out timeline of events
- 2) Perform external threat intelligence
- 3) Review OnPrem for IOCs
- 4) Scan external IPs to look for IOCs
- 5) Acquire additional logs based on the risk matrix
- 6) Perform dark market reconnaissance
- 7) Determine other forensic tasks based on information received during the investigation, if any

Report

- 1) Communicate results and standard security practices on an agreed upon basis

- 2) Discuss window of compromise and other vulnerabilities identified

Assumptions

- 1) For remediation activities, client will deploy patches and make changes to the environment.
- 2) At this time, a full compromise assessment is not being performed and a targeted approach is being performed.

Professional Fees

~~CRA professional fees will range between \$____ to \$____ based on the facts of the scoping call today. mc~~
Additional phases might be recommended based on investigation such as data mining of information at risk.

Billing and Payment

CRA will bill on a time and materials basis at the reduced blended rate of \$355 an hour per the billing section of the agreement.

May 16, 2022
John F. Mullen, Esq.
Mullen Coughlin LLC
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Accepted by:

Charles River Associates



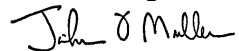
Signature

William A. Hardin, Vice President

8/29/22

Accepted by:

Mullen Coughlin LLC



Signature

John F. Mullen, Chief Executive Officer

Print Name and Title

11/01/2022

Date

Accepted by:

Pinellas County



Signature

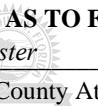
Barry A. Burton, County Administrator

Print Name and Title

October 31, 2022

Date

APPROVED AS TO FORM

By: 
Jason C. Ester
Office of the County Attorney

May 16, 2022
John F. Mullen, Esq.
Mullen Coughlin LLC
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Name and Address of Individual Designated to Receive and Approve Invoices:

Rick Kahler

Name

400 S. Ft. Harrison Ave., Clearwater FL 33756

Address

rkahler@pinellascounty.org

Email

727-464-5294

Phone