LEGAL SERVICES AGREEMENT

State of Florida (hereinafter referred to as "County"), and	County, a political subdivision of the
Firm, LLP, whose address is	324 W. Morse Blvd.
Winter Park, FL 32789 (hereinafter referred to as "Special Counsel	
Parties agree as follows:	, concentely the Futures heretoy. The
The County hereby retains Special Counsel to provid County's County Attorney Oversight Commissee	de legal services in connection with the
Such legal services ma	ay include, but not be limited to
representation of the County Attorney Oversight Committee cre	eated pursuant to Section 4.02 of the
Pinella County Charter —	and other related, issues a
directed by the County Attorney.	
 As compensation for the Special Counsel provid described herein, the County shall pay Special Counsel as follows: 	ling legal services to the County a
(a) Special Counsel's fees as listed in Exhibit "A incorporated by reference herein. The maximum allowable amount Agreement shall not exceed\$10,000, with County.	of fees and costs charged under this
(b) Reasonable out-of-pocket expenses and of providing the legal services as set forth in Exhibit A. The County expert witness or consultant fees that have been previously approve Office. Court filing fees and costs, witness fees, and previously invoiced separately.	y will only reimburse Special Counse ed in writing by the County Attorney's
(c) County shall not be responsible for the cost other than the actual billable hourly rate of Special Counsel.	st of any computerized legal research
(d) All requests for payment of expenses el Agreement shall include copies of paid receipts, invoices, or of Pinellas County Finance Department. Such documentation sha expenses were actually incurred and necessary in the performan county travel, per diem, mileage, meals, or lodging expenses which of this Agreement shall be approved by the County Attorney's Of accordance with the rates and conditions set forth in Section 112.0 policies and procedures established by the County.	ther documentation acceptable to the all be sufficient to establish that the ce of the legal services. Any out-of may be reimbursable under the term office in advance, and shall be paid in
3. The term of this Agreement shall commence on the	Effective Date and remain in full force

- 4. This Agreement may be terminated by the County or Special Counsel upon thirty (30) days written notice to the non-terminating party. Upon termination by either party, Special Counsel shall transfer all work in progress, completed work, and other materials related to the Legal Services to the County.
- 5. (a) Special Counsel understands that the legal file created in this representation of the County is a public record, except to the extent it is temporarily exempt from disclosure under Chapter 119, Florida Statutes, and that Section 286.011, Florida Statutes, may apply to this provision of legal services pursuant to this Agreement. Special Counsel shall observe and comply with the requirements of these laws and all related County policies and procedures in performing the legal services hereunder. Special Counsel agrees to maintain for public record access its file and to maintain for public access the file after the legal proceedings have become final in accordance with the destruct laws of the State of Florida. Alternatively, Special Counsel may elect to deliver the entire original file to the County upon completion of the legal proceedings.
- (b) All written and oral information not in the public domain and not previously known, and all information and data obtained, developed, or supplied by the County or at its expense shall be kept confidential by Special Counsel and shall not be disclosed to any other party, directly or indirectly, without the County's prior written consent unless required by an order issued by a court or like authority of lawful jurisdiction.
- 6. Special Counsel represents that it has, or will secure at its own expense, all necessary personnel required to perform the legal services as required herein and that such persons shall be qualified to perform the specialized legal services required under this Agreement. Such personnel shall not be employees of, or have any contractual relationship with, the County unless approved by the County Attorney's Office. All personnel engaged in performing the legal services shall be fully qualified for the specialized legal services required under this Agreement and, if required, authorized or permitted under federal, state, and local law to perform such services.
- 7. Special Counsel represents that it presently has no interest and shall acquire no interest, either direct or indirect, which would conflict in any matter with the performance of the legal services, as provided in the rules regulating The Florida Bar, in the standards set forth in Part III of Chapter 112, Florida Statutes, or the County Attorney's Office policy relating to Legal Representation of Multiple Clients. Special Counsel further represents that no person having a conflicting interest shall be employed by Special Counsel to perform the Legal Services.
- 8. Special Counsel and all its employees, agents, and servants are, and shall be, in the performance of the legal services under this Agreement, independent contractors and not an employee of the County. All persons engaged in the Legal Services performed by Special Counsel pursuant to this Agreement shall at all times, and in all places, be subject to Special Counsel's supervision and control. Special Counsel shall exercise direct control over the means and manner in which it and its employees, agents, and servants perform the Legal Services. Special Counsel does not have the power or authority to, and agrees that it will not attempt to, bind the County in any promise, agreement, or representation other than as specifically provided for in this Agreement. Special Counsel agrees to indemnify, defend and hold County harmless from any errors or omissions, or malpractice of the employees, agents, and servants of Special Counsel, regardless of whether Special Counsel is insured for errors or omissions, or malpractice. Attached as "Exhibit B" to this document are those insurance requirements.

Special Counsel warrants and represents that all of its employees are treated equally during employment without regard to race, color, religion, sex, age, national origin, ancestry, marital status, sexual orientation, or disability. Special Counsel hereby represents and warrants that it has and will continue to maintain all licenses and approvals required to conduct its business, and that it will at all times conduct its business activities in a professional manner and that all services shall be performed by skilled and competent personnel to the highest professional standards and qualified to perform the specialized Legal Services required under this Agreement. 11. All notices required in this Agreement shall be sent by fax or mail to: County Attorney's Office Attn.: James Bennett, County Attorney 315 Court Street Clearwater, FL 33756 (Representative of the County) If sent to Special Counsel, the notice shall be mailed to: Vose Law Firm LLP-Attn.: Wade C. Vose 324 W. Morse Blvd. Winter Park, FL 32789-The foregoing terms and conditions constitute the entire Agreement between the Parties hereto and any representation not contained herein shall be null and void and of no force or effect. Further, this Agreement may be amended only in writing upon mutual consent of the parties hereto. IN WITNESS WHEREOF, the Parties have duly executed this Agreement on the day and year reflected in the first above written. PINELLAS COUNTY, FLORIDA by and through its County Administrator By:

Name: Title:

Mark S. Woodard, County Administrator

ATTEST:

KEN BURKE, Clerk of Court

Deputy Clerk

APPROVED AS TO FORM

By		
-	Office of the County At	torney

EXHIBIT A PROFESSIONAL FEES AND EXPENSES FOR SPECIAL COUNSEL SERVICES

Title	Rate
All Billing Attorneys	\$150
All Billing Paralegals	\$ <u>70</u>
	S
	S
	\$
	S
	\$
	S
	\$
	\$
	S
Per Page	\$
Hourly	\$
Flat Rate	\$
Other (please specify)	\$

Cost & Expenses

Computer Research	No charge
Court Reporters	Direct invoice from vendor to client
Delivery Charges	Actual cost
Facsimile	No charge
Messenger Service	No charge

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Other Expenses	Actual cost invoices to the firm. In selected cases, these items may be directly invoiced from vendor to client.
Overnight Express	Actual cost
Photocopying	Inside copies: \$.10/copy; color \$.25/copy
	Outside copies: Actual cost
Postage	Actual cost
Process Server	Direct invoice from vendor to client
Secretarial/Paralegal Overtime	No charge
Telephone Charges	Local: No charge
	Long distance: Actual Charge
Travel – Local	No charge for travel to the County from the Firm's Tampa office
Travel - Out-of-State	Actual Common Carrier chargers for coach
	Meals/Accommodations: GSA allowances for a vendor to a County
Word Processing	No charge