SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



ITEM: 3.41 (ID # 19622) MEETING DATE: Tuesday, July 26, 2022

FROM : RUHS-BEHAVIORAL HEALTH:

SUBJECT: RIVERSIDE UNIVERSITY HEALTH SYSTEM-BEHAVIORAL HEALTH: Ratify and Approve the Legal Services Agreement with Myers Nave for the Retention of Outside Legal Counsel for Advice and Counsel Related to Public-Private Partnerships. Districts: 3 and 4. [\$100,000 annually for FY 2021/2022, Up to \$10,000 in Additional Compensation for FY 2021/2022, and \$700,000 for FY 2022/2023, Up to \$70,000 in Additional Compensation for FY 2022/2023, \$800,000 Total for Two Years, 100% General Fund]

RECOMMENDED MOTION: That the Board of Supervisors:

- Ratify and approve the Legal Services Agreement with Myers Nave for the retention of outside legal counsel for a not to exceed amount of \$800,000 to provide advice and counsel related to Public-Private Partnerships (P3) for the Behavioral Health Recovery Villages within the County;
- Authorize the Chair of the Board of Supervisors to sign the attached Legal Services Agreement with Meyers Nave, which has been approved as to form by County Counsel; and
- Authorize the Purchasing Agent, in accordance with Ordinance No. 459, based upon the availability of funding and with form as approved by County Counsel to: a) sign amendments that do not change the substantive terms of the Agreement; b) sign amendments to the compensation provisions that do not exceed 10% of the approved aggregate.

ACTION:Policy

atthew Chang 7/21/2022

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Spiegel, seconded by Supervisor Perez and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:	Jeffries, Spiegel, Washington, Perez and Hewitt
Nays:	None
Absent:	None
Date:	July 26, 2022
XC:	RUHS-Behavioral Health

Kecia R. Harper Clerk of the Boa

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FINANCIAL DATA	Current Fiscal Year:	Next Fi	scal Year:	Total Cost:	Ongoing Cost
COST	\$100,000	\$	700,000	\$ 800,000	\$0
NET COUNTY COST	\$0		\$0	\$0	\$0
SOURCE OF FUNDS	5:	Budget Adju	Budget Adjustment: No		
				For Fiscal Ye	ear: 21/22-22/23

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

On January 25, 2022, the Board of Supervisors approved Item # 1821 to allow RUHS-BH to pursue grant applications to the Department of Health Care Services for funding from the Behavioral Health Continuum Infrastructure Funding Program (BHCIP) and the California Department of Social Services for the Community Care Expansion (CCE) Funding Program for the proposed Behavioral Health Recovery Villages and RUHS Behavioral Wellness Center (formally referred to as the RUHS-BH Hospital). The terms of the grants being sought would require RUHS-BH and selected developers to begin permitting application processes for two within 60 days of award notification. In accordance with Ordinance No. 459, Section 7, Category I Exceptions for special counsel, at the request of RUHS-BH County Counsel identified a legal firm with specialized knowledge and project expertise for assistance specific to public private partnership (P3) transactions, without the need of competitive bids.

Myers Nave is a California based firm with specialties in public contracting, public finance, real estate, and environmental law – all areas necessary to support the development of these projects was deemed most knowledgeable. The firm has demonstrated expertise working on similar P3 projects for public entities, including the University of California's medical campuses and the County of Los Angeles. Due to the multiple areas of expertise and expedited schedule to provide the required legal assistance within the time required, the anticipated cost exceeded the previously Board approved amount of \$100,000 in Item ID # 1821, therefore RUHS-BH is requesting approval for the adjusted agreement amount. The firm will be contracted on a "not to exceed" basis, so the County will have the expertise available as needed, when needed.

Impact on Citizens and Businesses

The planned Behavioral Health services under development will be components of RUHS-BH system of care aimed at improving access to care, and the health and safety of the community.

Additional Fiscal Information

The Legal Services Agreement will be covered by County General Funds approved in the FY 21/22 budget process for design efforts of the Behavioral Health Recovery Villages.

7/20/2022 Jacqueline 7/21/2022 Sr. Management

LEGAL SERVICES AGREEMENT

This Legal Services Agreement ("Agreement") is entered into as of the date written below and is made by and between the County of Riverside, on behalf of the Riverside University Health System, Behavioral Health, a political subdivision of the State of California, hereinafter "COUNTY," "County" or "RUHS-BH", and Meyers Nave, a California Professional Corporation, hereinafter "ATTORNEY". The Parties hereto agree as follows:

1. <u>TERM OF AGREEMENT</u>. This Agreement shall commence on May 12, 2022 and continue until June 30, 2023, or completion of the last work assignment, whichever occurs later, unless sooner terminated. The Parties may extend the Term of this Agreement by written amendment.

2. <u>LEGAL SERVICES.</u> ATTORNEY shall provide legal counsel and services as needed. ATTORNEY legal representation shall include representation of County in all aspects of two projects related to the development and construction of two Behavioral Health Villages in Riverside County (the "Projects") involving the negotiations, preparation and review of agreements associated with the Projects (hereinafter the "WORK"). The legal services are necessary due to complex and unique legal issues arising out of the WORK which require a heightened level of expertise, including but not limited to, legal knowledge related to capital leasing and financing, real property, lease/leaseback transactions, construction and public/private partnership projects. The scope of services are as follows:

- A. Review of the law and provide legal guidance in regard to the leasing of real property owned by the County and the leaseback to the County for the project(s) and the associated financing documentation;
- B. Review of the law and provide legal guidance in the area of environmental regulations including California Environmental Quality Act compliance;
- C. Review of the law and provide legal guidance in the area of real estate law, construction law, the applicable laws and procedures for the selected delivery method of the project(s), government code and natural resources code in matters of real property title, appraisal purchases, exchanges, leases and crafting of associated contract documents;
- D. Review of the law and provide guidance in regard to requisite procedures, rules and regulations for the aforementioned areas of law and matters;
- E. Review and provide legal guidance on all documents prepared for this Project;
- F. Attend meetings and site visits as requested;
- G. Work with County Counsel office and other County staff throughout the project(s); and
- H. Participate in negotiations of the agreements and documents and attend meetings with County and developer representatives.

Based on the current Project definition, the County will not need to provide the types of legal opinions or other financing confirmations which are customarily provided only by specialized bond counsel. ATTORNEY is not engaged to act as bond counsel, County

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will obtain such services separately if required. The current scope of services does not include representation of the County in litigation relating to the Projects; the Parties may expand the scope of services by mutual agreement.

3. <u>ASSIGNMENT OF PERSONNEL.</u> The Supervising Attorney for this Agreement will be Shiraz Tangri. The Supervising Attorney shall have full authority to act for ATTORNEY on all matters encompassed by this Agreement and shall be fully responsible for the quality of the work produced. Support attorneys and paralegals shall be designated by the Supervising Attorney. Any changes or substitution of the Supervising Attorney must have the express written approval of County Counsel.

Upon execution of this Agreement, the Supervising Attorney shall provide to COUNTY the names of other professionals (senior partners, junior partners, associates, paralegals, etc.) who will assist in the provision of services under this Agreement. The Supervising Attorney shall also specify the functions to be performed by each professional and shall ensure that services are performed by the level of personnel qualified to perform the service. Any change in personnel assignments shall be made only upon telephonic or written notice to, and written consent by, COUNTY. COUNTY retains the right to approve or disapprove any and all attorney assignments.

4. <u>PROFESSIONAL CONFLICT OF INTEREST</u>. ATTORNEY represent and warrant that no COUNTY or County of Riverside employee whose position in COUNTY enables him/her to influence the award of this Agreement or any competing agreement, and no spouse or economic dependent of such employee is or shall be employed in any capacity by ATTORNEY, or shall have any direct or indirect financial interest in this Agreement.

Anyone who is a former employee of County at the time of execution of this Agreement or who subsequently becomes affiliated with ATTORNEY in any capacity (employee, associate or partner) shall not: (i) participate in the services provided by ATTORNEY to County; or (ii) become a partner, shareholder or otherwise share in the profits of ATTORNEY for a period of one year from the date the former County employee left County employment.

The ATTORNEY shall have conducted a conflict of interest check prior to appointment under this Legal Services Agreement. Since it is possible that some of the ATTORNEY'S present or future clients will have disputes with COUNTY during the time that ATTORNEY are representing the COUNTY, COUNTY and ATTORNEY agree that should the situation arise where a new or existing client engages ATTORNEY in any matter adverse to COUNTY, or in which COUNTY'S interest may be adversely affected, ATTORNEY will advise and request a waiver from COUNTY in writing. Upon receipt of such notice and request, COUNTY may determine that the conflict can be waived or may determine that it is in the COUNTY'S best interest to terminate the services of ATTORNEY. Should COUNTY determine that it is best to terminate the services of ATTORNEY, COUNTY will notify ATTORNEY in writing of such decision and termination shall take effect upon the date indicated in the notice. ATTORNEY may then submit any outstanding invoices for payment up to the date of termination as determined by the notice from COUNTY.

5. <u>TERMINATION.</u> Services performed under this Agreement may be terminated by COUNTY in whole or in part, at any time that COUNTY determines to be in its best interest. COUNTY shall terminate services by delivering to ATTORNEY a written Termination Notice executed by COUNTY and specifying the extent to which services are terminated and the effective termination date.

After receiving a Termination Notice, and unless otherwise directed by COUNTY, ATTORNEY shall: (i) take all steps necessary to stop services on the date and to the extent specified in the Termination Notice; and (ii) submit billing for all services performed to date of Termination Notice within thirty (30) days from the effective termination date.

ATTORNEY shall promptly submit a brief report advising of the status of all matters, including any unresolved matters being handled by ATTORNEY for COUNTY. ATTORNEY shall give COUNTY copies or originals, as appropriate of all files and attorney work product for all matters on which it has been working. This includes any computerized index, computer programs and document retrieval system created or used for these matters.

6. <u>COMPENSATION.</u> The total amount of compensation paid to ATTORNEY under the terms of this Agreement shall not exceed an amount of Eight Hundred Thousand Even Dollars (\$800,000). These amounts may be amended by the parties to this Agreement, provided a written amendment is executed by both parties prior to performance of any additional services. A written amendment shall be a condition precedent to any obligation for payment by COUNTY beyond the approved compensation. ATTORNEY shall notify the COUNTY immediately in writing when ATTORNEY have expended seventy-five percent (75%) of the total compensation.

COUNTY shall pay ATTORNEY at the following hourly rates for services rendered:

Partner/Associate	Hourly Rates
Senior Partner / Principal	\$ 580
All Of Counsel	\$ 500
All Associates	\$ 370
Paralegals	\$ 235

7. <u>EXPENSES.</u> COUNTY shall reimburse ATTORNEY for its actual out-ofpocket expenses but without any additional costs for having advanced the funds or for expenses generally considered as overhead already reflected in the ATTORNEY'S hourly rate.

Reimbursable ordinary expenses shall include but not be limited to: (i) postage; (ii) courier service; (iii) title reports; and (iv) copies of documents printed by outside firms;

provided however, that no single expenditure shall exceed \$500 without the prior consent of the COUNTY.

Reimbursable extraordinary expenses shall include charges for which ATTORNEY have obtained prior approval of COUNTY, and shall include, but not be limited to: (i) retaining consultants; (ii) travel outside the County of Los Angeles; (iii) investigative services; and (iv) any expense item exceeding Five Hundred Dollars (\$500.00).

Non-reimbursable expenses shall include, but not be limited to: (i) staff time or overtime for performing secretarial, clerical, or word processing functions; (ii) charges for the time spent to provide necessary information for COUNTY'S audits or billing inquiries; (iii) charges for work performed which had not been authorized by COUNTY; (iv) mileage or travel expenses from the regular office of ATTORNEY to COUNTY.

8. <u>PAYMENT.</u> ATTORNEY shall submit its billing statement monthly, in arrears, no later than the last day of the month following the month(s) for which services were rendered. The original billing statement(s) and one copy shall be submitted to:

COUNTY: RUHS-BH Attn: Melissa Noone 4095 County Circle Drive Riverside, CA 92503 mnoone@ruhealth.org

Office of County Counsel ATTN: Marty Knutson 3960 Orange St, Suite 500 Riverside, CA 92501 MKnutson@rivco.org

The Supervising Attorney shall certify that the work referenced in each billing statement was performed and each billing statement shall be itemized to include (i) staffing level(s), hourly rates and specific activities for each attorney and/or paralegal; (ii) a listing of each activity as a line item in a time reporting format acceptable to COUNTY with a detailed description of specific activities for each attorney and/or paralegal; (iii) total current period fees and total cumulative fees billed for each staffing level; and (iv) current period expenses and total cumulative expenses billed in itemized categories, including all invoices for disbursements paid to others.

ATTORNEY shall have and maintain all backup documentation to support all entries included in the monthly billing statement. Such documentation shall be in a form subject to audit and in accordance with generally accepted accounting principles. ATTORNEY shall make such documentation available to auditors upon request and at such reasonable times and locations as may be agreed to between COUNTY and ATTORNEY. COUNTY shall make payment(s) for services rendered under this Agreement monthly in arrears based on itemized billing statement(s) submitted by ATTORNEY. Payments shall be made by COUNTY within thirty (30) days of receipt of billing statements from ATTORNEY. COUNTY shall not pay interest or finance charges on any outstanding balance(s).

9. <u>UNAVAILABILITY OF FUNDS.</u> When funds are not appropriated or otherwise made available in any Fiscal Year, this Agreement shall be terminated by COUNTY upon immediate notice to ATTORNEY. ATTORNEY shall be reimbursed for services performed and covered under the terms of this Agreement.

10. <u>SUPERVISION OF AGREEMENT</u>. Melissa Noone, Administrative Services Manager, or designee, with concurrence from County Counsel on material issues, shall have authority to direct policy actions for COUNTY regarding ATTORNEY'S services.

11. <u>CONFIDENTIALITY</u>. ATTORNEY shall maintain the confidentiality of all information that it may acquire, arising out of or connected with, its provision of services under this Agreement in accordance with all applicable Federal, State and County laws, regulations, ordinances and directives relating to confidentiality, including the Code of Professional Responsibility. ATTORNEY shall inform all personnel providing services hereunder of the confidentiality provisions of this Agreement. These confidentiality obligations shall survive the termination or expiration of this Agreement.

12. <u>COMMUNICATIONS WITH COUNTY</u>. ATTORNEY recognizes that its relationship with COUNTY and its agents, employees, officers and/or representatives is subject to the attorney-client privilege and that any information acquired during the term of this Agreement from or through COUNTY is confidential and privileged. ATTORNEY warrants that it shall not disclose or use in any manner whatsoever any of the information from COUNTY and its officers, employees and agents in connection with said relationships or proceedings. ATTORNEY understands that the Office of County Counsel is the empowered legal representative of COUNTY and its officers and employees and ATTORNEY shall not without specific direction from the Office of County Counsel communicate with, advise or represent the COUNTY'S legislative body or appointive bodies.

13. <u>LICENSES.</u> ATTORNEY, its employees, agents, contractors and subcontractors shall maintain professional licenses required by the laws of the State of California at all times while performing services under this agreement.

14. Intentionally Deleted

15. <u>REQUIRED INSURANCE.</u> Without limiting or diminishing ATTORNEY'S obligation to indemnify or hold COUNTY harmless, ATTORNEY shall procure and maintain or cause to be maintained, at its sole cost and expense, the following insurance

coverage during the term of this Agreement. As respects to the insurance section only, the COUNTY herein refers to the County of Riverside, its Agencies, Districts, Special Districts, and Departments, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives as Additional Insureds.

A. <u>Workers' Compensation</u>: If ATTORNEY have employees as defined by the State of California, ATTORNEY shall maintain statutory Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employer's Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000.00 per person per accident. The policy shall be endorsed to waive subrogation in favor of COUNTY.

B. <u>Commercial General Liability</u>: Commercial General Liability insurance coverage, including but not limited to, premises liability, unmodified contractual liability, products and completed operations liability, personal and advertising injury, and cross liability coverage, covering claims which may arise from or out of ATTORNEY performance of its obligations hereunder. Policy shall name COUNTY as Additional Insured. Policy's limit of liability shall not be less than \$1,000,000.00 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this Agreement or be no less than two (2) times the occurrence limit.

C. <u>Vehicle Liability</u>: If vehicles or mobile equipment are used in the performance of the obligations under this Agreement, then ATTORNEY shall maintain liability insurance for all owned, non-owned or hired vehicles so used in an amount not less than \$1,000,000.00 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this Agreement or be no less than two (2) times the occurrence limit. Policy shall name COUNTY as Additional Insured.

D. Professional Liability: ATTORNEY shall maintain Professional Liability Insurance providing coverage for ATTORNEY'S performance of work included within this Agreement, with a limit of liability of not less than \$1,000,000.00 per occurrence and \$2,000,000.00 annual aggregate. If ATTORNEY'S Professional Liability Insurance is written on a claims made basis rather than an occurrence basis, such insurance shall continue through the term of this Agreement and ATTORNEY shall purchase at his sole expense either (1) an Extended Reporting Endorsement (also known as Tail Coverage); (2) Prior Dates Coverage from a new insurer with a date retroactive to the date of or prior to, the inception of this Agreement; or (3) demonstrate through Certificates of Insurance that ATTORNEY has maintained continuous coverage with the same or original insurer. Coverage provided under items (1), (2) or (3) will continue as long as the law allows.

- E. <u>General Insurance Provisions All Lines</u>:
 - 1) Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California and have an A.M. BEST rating of not less than an A:VIII (A:8) unless such requirements are waived,

in writing, by the County Risk Manager. If the County's Risk Manager waives a requirement for a particular insurer such waiver is only valid for the specific insurer and only for one policy term.

- 2) ATTORNEY must declare its insurance self-insured retention for each coverage required herein. If such self-insured retention(s(exceed \$500,000.00 per occurrence such retentions shall have the prior written consent of the County Risk Manager before the commencement of services under this Agreement. Upon notification of self-insured retentions which are deemed unacceptable to the COUNTY, at the election of the County's Risk Manager, ATTORNEY'S carriers shall either 1) reduce or eliminate such selfinsured retentions with respect to this Agreement with COUNTY or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, defense costs and expenses.
- 3) ATTORNEY shall cause its insurance carrier(s) to furnish COUNTY with 1) a properly executed original Certificate(s) of insurance and certified copies of endorsements effecting coverage as required herein and, 2) if requested to do so orally or in writing by the County Risk Manager, provide original Certified copies of policies including all Endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice be given to COUNTY prior to any material modification, cancellation, expiration, or reduction in coverage of such insurance. In the event of a material modification, cancellation, expiration, or reduction in coverage, this Agreement shall terminate forthwith, unless COUNTY receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or certified original policies, including all endorsements and attachments thereto, evidencing coverage's set forth herein and the insurance required herein is in full force and effect. ATTORNEY shall not commence operations until COUNTY has been furnished with original Certificate(s) of Insurance and certified original copies of endorsements and, if requested, certified original policies of insurance including all endorsements and any and all other attachments as required in this Section. An individual authorized by the insurance carrier to do so on its behalf shall sign the original endorsements for ach policy and the Certificate of Insurance.
- 4) It is understood and agreed by the parties hereto and ATTORNEY'S insurance shall be construed as primary insurance and COUNTY'S insurance and/or deductibles and/or self-insured retentions or selfinsured programs shall not be construed as contributory.

- 5) If during the term of this Agreement or any extension thereof, there is a material change in the scope of services; or, there is a material change in the equipment to be used in the performance of the scope of work; or, the term of this Agreement, including any extensions thereof, exceeds five (5) years; COUNTY reserves the right to adjust the types of insurance required under this Agreement and the monetary limits of liability for the insurance coverage's currently required herein, if in the County Risk Manager's reasonable judgment, the amount or type of insurance carried by the ATTORNEY has become inadequate.
- 6) The insurance requirements contained in this Agreement may be met with a program(s) of self-insurance acceptable to the COUNTY.
- 7) The ATTORNEY shall pass down the insurance obligations contained herein to all tiers of subcontractors working under this Agreement.
- 8) ATTORNEY agree to notify COUNTY of any claim by a third party or any incident or event that may give rise to a claim arising from the performance of this Agreement.

16. <u>INDEMNIFICATION.</u> ATTORNEY shall indemnify and hold harmless the County of Riverside, its Agencies, Districts, Special Districts and Departments, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents, attorneys and representatives (individually and collectively hereinafter referred to as "Indemnitees") from any liability whatsoever, based or asserted upon negligence, recklessness or willful misconduct in the performance of any services of ATTORNEY, its officers employees, subcontractors, agents or representatives, arising out of or in any way relating to this Agreement, including but not limited to, property damage, bodily injury, or death, or any other element of any kind or nature whatsoever arising from the performance of ATTORNEY, its officers, agents or representatives. ATTORNEY shall defend at its sole expense, all costs and fees including, but not limited to, attorney fees, cost of investigation, defense and settlements or awards, the Indemnitees in any claim or action based upon such services and performance.

With respect to any action or claim subject to indemnification herein by ATTORNEY, ATTORNEY shall, at its sole cost, have the right to use counsel of its choice and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of COUNTY; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes ATTORNEY'S indemnification to Indemnitees as set forth herein.

ATTORNEY'S obligation hereunder shall be satisfied when ATTORNEY has provided COUNTY the appropriate form of dismissal relieving COUNTY from any liability for the action or claim involved.

The specified insurance limits required in this Agreement shall in no way limit or circumscribe ATTORNEY'S obligations to indemnify and hold harmless the Indemnitees herein from third party claims.

17. <u>NOTICES.</u> Any and all notices and required reports shall be written and hand-delivered or mailed by first class, postage prepaid, addressed to the COUNTY or ATTORNEY at the following addresses below, or at any other address RUHS-BH or ATTORNEY shall provide in writing to each other:

To ATTORNEY:

MEYERS NAVE ATTN: Shiraz D. Tangri 707 Wilshire Boulevard, 24th Floor Los Angeles, CA 90017 stangri@meyersnave.com

To RUHS-BH:

COUNTY: RUHS-BH Attn: Melissa Noone 4095 County Circle Drive Riverside, CA 92503 mnoone@ruhealth.org

With a Copy to:

Office of County Counsel ATTN: Marty Knutson 3960 Orange St, Suite 500 Riverside, CA 92501 MKnutson@rivco.org

18. <u>ASSIGNMENT.</u> No part of this Agreement or any right or obligation arising from it is assignable without the written consent of COUNTY. Any attempt by ATTORNEY to assign or subcontract services relating to this Agreement without the consent of COUNTY shall constitute a material breach of this Agreement. However, ATTORNEY may retain consultants and experts as ATTORNEY deem appropriate after receiving the written approval of COUNTY.

19. <u>NON-DISCRIMINATION.</u> In the performance of the terms of this Agreement, ATTORNEY shall not engage in nor permit others he may employ to engage in discrimination in the employment of persons because of the race, color, national origin

Signature: Martha Ann Knutson

Email: mknutson@rivco.org

or ancestry, religion, physical handicap, disability as defined by the Americans with Disabilities Act (ADA), medical condition, marital status or sex of such persons, in accordance with the provision of California Labor Code Section 1735.

20. <u>COMPLETE AGREEMENT</u>. This Agreement shall constitute the complete and exclusive statement of understanding between COUNTY and ATTORNEY which supersedes all previous written or oral agreements, and all prior communications between COUNTY and ATTORNEY relating to the subject matter of this Agreement.

ATTEST: Kecia Harper Clerk of the Board

Dated:

Deputy

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APPROVED AS TO FORM County Counsel By: Martha Ann Knutson

MEYERS NAVE

Dated: 05/18/22

Ron L. Avenida, Chief Operating Officer

5105297.3

By:

Legal Services Agreement- Myers Nave

Final Audit Report

2022-07-21

Created:	2022-07-21	
By:	Ashley Trevino-Kwong (ajtrevino@ruhealth.org)	
的影响的人名		
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"Legal Services Agreement- Myers Nave" History

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- Document e-signed by Martha Ann Knutson (mknutson@rivco.org)
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