

END USER LICENSE AGREEMENT

BY SIGNING THIS END USER LICENSE AGREEMENT ("AGREEMENT"), YOU REPRESENT AND WARRANT THAT YOU HAVE AUTHORITY TO BIND THE INDIVIDUAL OR ENTITY IDENTIFIED ON THE SIGNATURE PAGE HERETO. THE EFFECTIVE DATE OF THIS AGREEMENT IS THE EARLIER OF THE DATE YOU SIGN THIS AGREEMENT OR THE DATE YOU DELIVER AN EXECUTED SERVICE ORDER FOR SERVICES (THE "EFFECTIVE DATE").

This Agreement constitutes a legally binding agreement between the individual or entity identified on the Service Order that is not the Reseller (as defined in Section 1.1) (also referred to as "You" or "Customer") and SecureWorks, Inc., a Georgia corporation ("SecureWorks"). The parties understand that the County is a public entity subject to the Colorado Open Records Act, C.R.S. 24-72-201 *et seq.* ("CORA"). In the event of a conflict between the terms of this Agreement and the provisions of CORA, the provisions of CORA shall prevail. By signing, You agree to be bound by this Agreement. BY SIGNING, YOU INDICATE THAT YOU HAVE READ, UNDERSTAND AND ACCEPT ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. PLEASE RETAIN A COPY OF THIS AGREEMENT FOR YOUR RECORDS. THIS AGREEMENT SUPERSEDES ANY CONFLICTING TERMS AND ANY CONFLICTING OR ADDITIONAL TERMS SHALL BE NULL AND VOID AND OF NO FORCE AND EFFECT.

1. Services; Equipment.

1.1 Managed Security Services. During the term of this Agreement and subject to the terms and conditions herein, SecureWorks agrees to provide managed security services ("MSS Services") purchased by Customer through the reseller of SecureWorks Products identified on the Service Order ("Reseller") in accordance with the terms of this Section 1.1. The MSS Services shall be specified in one or more service order(s), purchase order or other similar ordering document or method ("Service Order(s)") executed by Customer and Reseller. A detailed description of the MSS Services purchased is provided in the service description and service level agreement ("SLA") for such MSS Services attached to each Service Order and incorporated therein by reference.

1.2 Equipment SecureWorks will provide certain equipment as necessary for

Customer to receive the MSS Services ("Equipment"). Upon the earlier of the termination or expiration of this Agreement and/or the applicable Service Order, Customer will return all Equipment to SecureWorks and shall erase, destroy and cease use of all Software (as defined in Section 2.1) located on any Customer equipment. If Customer does not return Equipment, Customer will be responsible for the then-current replacement costs of such Equipment.

2. MSS Services Software; License; Restrictions.

2.1 License to Software, Documentation and Products. SecureWorks will provide Customer with: (i) user IDs, tokens, and passwords, (ii) access and use of the software (in object code format only) (the "Software"), (iii) digital signatures, and (iv) access and use of the SecureWorks customer online portal (details and login details of which shall be provided by SecureWorks to the Customer) (the "Portal"), in each case as necessary for Customer to receive the MSS Services. SecureWorks will also provide Customer with the applicable written directions and/or policies relating to the MSS Services, which may be in paper or electronic format (the "Documentation", and collectively with the Portal, MSS Services, Equipment and Software, the "Products"), or a combination thereof, as necessary for Customer to receive the MSS Services and access the Portal. Subject to the terms and conditions of this Agreement (including, without limitation, the restrictions set forth in Section 2.2 below), SecureWorks grants to Customer a limited, non-transferable, non-sublicensable, royalty-free and non-exclusive license to access and use, and for Customer's Affiliate(s) to access and use, during the term of the MSS Services only, the Products delivered to Customer.

2.2 Restrictions. Customer (i) will use the Products for its internal security purposes only, and (ii) will not, for itself, any Affiliate of Customer or any third party: (a) sell, rent, license, assign, distribute, or transfer any of the Products; (b) decipher, decompile, disassemble, reconstruct, translate, reverse engineer, or discover any source code of the Software; (c) copy any Software or Documentation, except that Customer may make a reasonable number of copies of the Documentation for its internal use (provided Customer reproduces on such copies all proprietary notices of SecureWorks or its suppliers); or (d) remove from any Software, Documentation or Equipment any language or designation indicating the confidential nature thereof

or the proprietary rights of SecureWorks or its suppliers. In addition, Customer will not, and will not permit unaffiliated third parties to, (I) use the Products on a time-sharing, outsourcing, service bureau, hosting, application service provider or managed service provider basis; (II) alter any aspect of any Software or Equipment; or (III) assign, transfer, license, distribute, or otherwise provide access to any of the Products to any unaffiliated third party or otherwise use any Product with or for the benefit of any unaffiliated third party.

2.3 Affiliates. As used herein, the term "Affiliate" with respect to a party means any entity that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with such party. "Customer" shall include Customer's Affiliate(s) if: (i) such Customer Affiliate(s) are approved by SecureWorks to purchase MSS Services under this Agreement by such Affiliate(s) executing a Service Order for such MSS Services directly with SecureWorks ("Signing Customer Affiliate(s)") or by Customer executing a Service Order for such MSS Services on such Affiliate(s)' behalf, (ii) such Customer Affiliate(s) are receiving the benefit of the MSS Services through Customer's purchase of the MSS Services, or (iii) such Customer Affiliate(s)' data is included, accessed or received by SecureWorks in connection with the performance of the MSS Services for Customer. With respect to such Customer Affiliate(s), Customer hereby represents and warrants that: (A) Customer has obtained the necessary consent from each Customer Affiliate for SecureWorks to access such Customer Affiliate's networks and data in connection with providing the MSS Services, and (B) each Customer Affiliate agrees to, and is hereby legally bound by, this Agreement as if it were a party hereto. The parties acknowledge and agree that except for any Signing Customer Affiliate(s), Customer Affiliate(s) are not intended to be third party beneficiaries to this Agreement and shall have no direct claim against SecureWorks hereunder. Except for Signing Customer Affiliate(s), Customer shall be fully liable for any breach of the terms of this Agreement by its Affiliate(s) receiving or having access to the MSS Services hereunder.

In addition, in the event that a Customer Affiliate with a location outside of the United States is purchasing MSS Services under this Agreement ("Customer International Affiliate"), (i) such Customer International Affiliate shall enter into a Service Order directly with the SecureWorks local Affiliate ("SecureWorks Local Affiliate") for such

MSS Services, and (ii) Customer shall execute a local country addendum in the form required by SecureWorks specifying any local country required terms with respect to Customer's International Affiliate. For the purposes of either party's Affiliate(s) performing, receiving or purchasing MSS Services hereunder, references to SecureWorks and Customer herein shall be deemed references to such party's respective Affiliate(s).

3. Customer Responsibilities.

3.1 Customer will provide SecureWorks with the cooperation, access and detailed information reasonably necessary for SecureWorks to implement and deliver the MSS Services, including (i) test time on Customer's computer systems and networks sufficient for SecureWorks to provide the MSS Services and (ii) one employee who has substantial computer system and network and project management experience reasonably satisfactory to SecureWorks to act as project manager and as a liaison between Customer and SecureWorks. SecureWorks will be excused from any failure to perform its obligations under this Agreement to the extent such failure is caused by Customer's delay or failure to perform its responsibilities under this Agreement.

3.2 If and to the extent that SecureWorks is providing managed or co-managed MSS Services hereunder, the obligations of SecureWorks to comply with the SLAs applicable to the MSS Services are dependent on SecureWorks' ability to connect directly to the Customer devices on the Customer's network through an authenticated server in SecureWorks' secure operations center. If and to the extent that SecureWorks is required to connect to Customer devices via Customer's VPN or other indirect or nonstandard means, then to the extent that SecureWorks is required to make adds, moves, or changes to or otherwise access such devices in connection with any incident response or help desk request, SecureWorks (i) can make no guarantees or give any assurances of compliance with the SLAs with respect thereto and (ii) shall have no responsibility or liability for any failure to perform or delay in performing its obligations or meeting its SLAs hereunder.

3.3 In providing the vulnerability assessment service (if purchased by Customer) (the "Vulnerability Assessment Service"), SecureWorks will take all reasonable precautions to minimize negative impact to Customer's computer systems and network; however, Customer acknowledges that performance of such

Vulnerability Assessment Service may temporarily degrade operation of Customer's computer systems and network. Customer hereby unconditionally and irrevocably releases and acquits SecureWorks and its Affiliates from any and all claims, demands, actions, proceedings, liabilities, obligations, losses, damages, costs, and expenses in connection with any negative impact or degradation to Customer's computer systems or networks resulting from the Vulnerability Assessment Service.

3.4 Customer acknowledges that SecureWorks' performance and delivery of the MSS Services are contingent upon: (A) Customer providing safe and hazard-free access to its personnel, facilities, equipment, hardware, network and information, and (B) Customer's timely decision-making, providing the requested information and granting of approvals or permissions. Customer (i) has obtained or shall promptly obtain and provide to SecureWorks any required licenses, approvals or consents necessary for SecureWorks' performance of the MSS Services and (ii) shall perform such actions and tasks, in each case, as may be reasonably requested by SecureWorks to enable SecureWorks to perform the MSS Services in accordance with this Agreement (including, but not limited to, the Customer responsibilities set forth in a Service Order). SecureWorks will be excused from its failure to perform its obligations under this Agreement to the extent such failure is caused by Customer's delay in performing or failure to perform its responsibilities under this Agreement and/or the applicable Service Order.

3.5 Customer is responsible for providing timely, accurate and complete information and reasonable assistance to SecureWorks, and Customer acknowledges and agrees that information developed by the MSS Services or advice and recommendations of SecureWorks in connection therewith may be impacted by untimely, inaccurate or incomplete information provided by Customer. Unless otherwise agreed in writing, SecureWorks will not validate or confirm any information or materials provided by Customer.

3.6 Customer is responsible for all management functions and decisions, including establishing and maintaining Customer's internal controls, evaluating and accepting the adequacy of the MSS Services in addressing Customer's needs and making decisions whether to proceed with advice and recommendations of SecureWorks.

3.7 If SecureWorks is requested by Customer, or required by government regulation, regulatory agency, subpoena, or other legal process, to produce Customer Reports (as defined in Section 5.3), documentation or SecureWorks personnel for testimony or interview with respect to the MSS Services, Customer will reimburse SecureWorks' and its counsel's expenses and professional time incurred in responding to such a request.

4. Term and Termination

4.1 Term of Agreement. The term of this Agreement shall commence on the Effective Date and shall continue until all Service Orders hereunder have expired or been terminated.

4.2 Term of Service Orders(s). The term for the applicable MSS Services will be specified on each Service Order.

4.3 Effect of Termination. Upon termination or expiration of this Agreement, the license granted to Customer and its Affiliates with respect to the Products will immediately terminate.

5. Proprietary Rights.

5.1 Customer's Proprietary Rights. Customer represents and warrants that it has the necessary rights, power and authority to transmit Customer Data (as defined below) to SecureWorks under this Agreement, including with respect to all federal, state, local and international laws, rules and regulations (collectively, "Applicable Laws") applicable to Customer Data. As between Customer and SecureWorks, Customer will own all right, title and interest in and to (i) (A) any data provided by Customer and/or its Affiliate(s) to SecureWorks and (B) Customer and/or its Affiliate(s)' data accessed or used by SecureWorks or transmitted by Customer and/or its Affiliate(s) to SecureWorks or SecureWorks Equipment in connection with SecureWorks' provision of the MSS Services, including, but not limited to, Customer's and/or its Affiliate(s)' data included in any written or printed summaries, analyses or reports generated in connection with the MSS Services (Customer and its Affiliate(s)' data collectively, "Customer Data"), (ii) all intellectual property, including patents, copyrights, trademarks, trade secrets and other proprietary rights and information (collectively, "IP") of Customer that may be made available to SecureWorks in the course of providing MSS Services under this Agreement, and (iii) all Confidential Information (as defined in Section 6) of

Customer or its Affiliates, including, but not limited to, Customer Data, Customer Reports, and other Customer files, documentation and related materials, in each case under this clause (iii), obtained by SecureWorks in connection with this Agreement.

Customer grants to SecureWorks a limited, non-exclusive license to use the Customer Data to perform the Services. SecureWorks may use certain information relating to identified or identifiable individuals collected in connection with security events to develop and enhance its products and services during and after the term hereof. This Agreement does not transfer or convey to SecureWorks or any third party any right, title or interest in or to the Customer Data or any associated IP rights, but only a limited right of use as granted in and revocable in accordance with this Agreement.

During the term of the MSS Services, Customer grants to SecureWorks a limited, non-exclusive, royalty-free license to use Customer Data to (i) perform the MSS Services hereunder; and (ii) perform research to enhance its MSS Services, including: (1) monitoring the performance of the MSS Services; and (2) optimizing the MSS Services by improving performance, functionality and usability; provided, however that SecureWorks' obligations of confidentiality with respect to Customer Data shall apply to SecureWorks' use of Customer Data as set forth in this paragraph. This Agreement does not transfer or convey to SecureWorks or any third party any right, title or interest in or to Customer Data or any associated IP rights, but only a limited right of use as granted in and revocable in accordance with this Agreement.

5.2 SecureWorks'

Proprietary Rights. As between Customer and SecureWorks, SecureWorks will own all right, title and interest in and to the Products and MSS Services. This Agreement does not transfer or convey to Customer, any of its Affiliates, or any third party, any right, title or interest in or to the Products and MSS Services or any associated IP rights, but only a limited right of use as granted in and revocable in accordance with this Agreement. SecureWorks will retain ownership of all copies of the Documentation. SecureWorks agrees to transfer to Customer, all right, title and interest in and to any Equipment purchased by Customer ("**Customer Purchased Equipment**"), excluding any right, title or interest in and to the Software and any other SecureWorks IP loaded onto such Customer Purchased Equipment. In addition, Customer agrees that SecureWorks is the owner of all

right, title and interest in all IP in any work, including, but not limited to, all inventions, methods, processes, and computer programs including any source code or object code (and any enhancements and modifications made to any of the foregoing), contained within the MSS Services and/or Products, developed by SecureWorks in connection with the performance of the MSS Services hereunder and of general applicability across SecureWorks' customer base (collectively, the "**Works**"), and Customer hereby assigns to SecureWorks all right, title and interest in and to any IP that Customer may have in and to such Works; provided, however, that such Works shall not include Customer's Confidential Information (as defined in Section 6), Customer Data, or Customer Reports (as defined in Section 5.3). Without limiting the foregoing, SecureWorks will own all right, title and interest in and to all IP in any advisory data, threat data, vulnerability data, analyses, summaries, bulletins and information made available to Customer in SecureWorks' provision of its counter threat intelligence MSS Services (the "**TI Reports**").

During the term of the MSS Services, SecureWorks grants to Customer a limited, non-transferable, non-sublicensable, royalty-free, non-exclusive license to use such Works and TI Reports solely for Customer to receive the MSS Services and for Customer's or its Affiliate's internal security purposes only. Customer acknowledges that any license to the Products, MSS Services, Works and TI Reports immediately expires upon the expiration or termination of any individual Service Order and/or this Agreement.

At all times during the term of this Agreement and thereafter, Customer covenants and agrees not to take any action, either directly or indirectly, to: (i) challenge, question, or attempt to invalidate any of the ownership rights of SecureWorks described in this Section 5.2; or (ii) assert any IP or other rights in or to any of the Products, MSS Services, Works, or TI Reports, , other than the limited licenses granted to Customer under this Agreement.

5.3 Customer Reports.

Customer shall own all right, title and interest in and to any written summaries, reports, analyses, and findings or other information or documentation prepared uniquely and exclusively for Customer in connection with the MSS Services and as specified in a Service Order (the "**Customer Reports**"). For clarity, the Customer Reports do not include the TI Reports, as set forth in Section 5.2 above. The provision by Customer of any Customer Report, any information therein or any other results or output of

7.2 Limitation of Liability

7.2.1 SECUREWORKS WILL NOT BE LIABLE FOR ANY INCIDENTAL, INDIRECT, PUNITIVE, SPECIAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, (i) DAMAGES FOR LOST OPPORTUNITIES, REVENUE, INCOME, PROFITS, OR SAVINGS, AND (ii) DAMAGES FOR LOST OR CORRUPTED DATA OR SOFTWARE, LOSS OF USE OF SYSTEMS OR NETWORKS, OR THE RECOVERY THEREOF, OR BUSINESS INTERRUPTION OR DOWNTIME, IN EACH CASE, EVEN IF SECUREWORKS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7.2.2 SECUREWORKS' AGGREGATE LIABILITY (WHETHER IN CONTRACT, TORT OR OTHERWISE) FOR ALL CLAIMS OF LIABILITY ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT SHALL NOT EXCEED THE AMOUNTS PAID BY CUSTOMER FOR THE SPECIFIC MSS SERVICE(S) GIVING RISE TO SUCH CLAIM DURING THE PRIOR TWELVE (12) MONTH PERIOD.

7.2.3 THE FOREGOING LIMITATIONS, EXCLUSIONS AND DISCLAIMERS SHALL APPLY, REGARDLESS OF WHETHER THE CLAIM FOR SUCH DAMAGES IS BASED IN CONTRACT, WARRANTY, STRICT LIABILITY, NEGLIGENCE, AND TORT OR OTHERWISE. INSOFAR AS APPLICABLE LAW PROHIBITS ANY LIMITATION, EXCLUSION OR DISCLAIMER HEREIN, THE PARTIES AGREE THAT SUCH LIMITATION, EXCLUSION OR DISCLAIMER WILL BE AUTOMATICALLY MODIFIED, BUT ONLY TO THE EXTENT SO AS TO MAKE THE LIMITATION, EXCLUSION OR DISCLAIMER PERMITTED TO THE FULLEST EXTENT POSSIBLE UNDER SUCH LAW. THE PARTIES AGREE THAT THE LIMITATIONS ON LIABILITIES SET FORTH HEREIN ARE AGREED ALLOCATIONS OF RISK CONSTITUTING IN PART THE CONSIDERATION FOR SECUREWORKS' PROVISION OF MSS SERVICES AND/OR PRODUCTS TO CUSTOMER, AND SUCH LIMITATIONS WILL APPLY NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY AND EVEN IF A PARTY HAS BEEN

ADVISED OF THE POSSIBILITY OF SUCH LIABILITIES.

8. Indemnification.

8.1 By SecureWorks. SecureWorks shall defend, indemnify, and hold harmless Customer, its Affiliates, and the directors, officers, employees, contractors and agents of each of the foregoing, from any and all Damages resulting from or in connection with any third-party claim, demand, action, suit or proceeding alleging that the Products as provided by SecureWorks infringe any third-party IP rights enforceable in the country or countries in which the Products are provided or delivered by SecureWorks to Customer; provided, however, that the foregoing indemnification obligation of SecureWorks shall not apply to the extent that such third-party claim, demand, action, suit or proceeding arises from or relates to (i) any services, equipment, software or documentation not provided by SecureWorks, or (ii) modifications to the Products made by or at the direction of Customer.

9. Export. Each party agrees to comply with all Applicable Laws in the course of performance of its obligations under this Agreement. Customer acknowledges that the Products provided under this Agreement, which may include technology, authentication and encryption, are subject to the customs and export control laws, rules, and regulations of the United States ("U.S."); may be rendered or performed either in the U.S., in countries outside the U.S., or outside of the borders of the country in which Customer or its systems are located; and may also be subject to the customs and export laws and regulations of the country in which the Products are rendered or received. Each party agrees to abide by those laws and regulations applicable to such party in the course of performance of its obligations under this Agreement. Customer also may be subject to import or re-export restrictions in the event Customer transfers the Products from the country of delivery and Customer is responsible for complying with applicable restrictions. SecureWorks' acceptance of any order for Products is contingent upon the issuance of any applicable export license required by the U.S. Government or any other applicable national government. SecureWorks will not be liable for delays or failure to deliver Products resulting from Customer's failure to obtain such license or to provide such certification.

10. OFAC Warranty. Customer warrants that neither it, nor any of its Affiliates or such party's agents are on any list maintained by the United States Treasury Department's Office of Foreign Assets

Control of persons, entities, or prohibited or restricted jurisdictions. Customer agrees that it will promptly notify SecureWorks in writing if it becomes aware of any changes to this warranty or if to Customer's knowledge any change is threatened. In such event, SecureWorks shall have the ability to immediately terminate this Agreement without affording Customer an opportunity to cure.

11. Government Relations. Customer hereby disclaims, waives and agrees not to assert any right to or claim of sovereign immunity (or other similar statutory, constitutional or other legal right to defense) in any suit, claim, litigation or other proceeding, whether at law, in equity or otherwise, brought by SecureWorks to enforce Customer's obligations under this Agreement.

12. Additional Terms.

12.1 Independent Contractor Relationship; Assignment; Subcontracting. The parties are independent contractors. Neither party will have any rights, power or authority to act or create an obligation, express or implied, on behalf of another party except as specified in this Agreement. Neither party will use the other party's name (except internal use only), trademark, logos, or trade name without the prior written consent of the other party. SecureWorks has the right to assign, subcontract or delegate in whole or in part this Agreement, or any rights, duties, obligations or liabilities under this Agreement, by operation of law or otherwise, provided that SecureWorks shall remain responsible for the performance of the MSS Services under this Agreement. Otherwise, neither party may assign this Agreement without the permission of the other party, which such permission shall not be unreasonably withheld or delayed.

12.2 Entire Agreement; Severability; Section Headings. This Agreement and the Service Orders are the entire agreement between SecureWorks and Customer with respect to its subject matter and supersede all prior oral and written understandings, agreements, communications, and terms and conditions between the parties, including without limitation any terms contained within a purchase order issued by Customer in connection with the MSS Services, including, but not limited to, any security or privacy agreements executed by the parties. If any provision of this Agreement is void or unenforceable, the remainder of this Agreement will remain in full force and effect. Section headings are for reference only and shall not affect the meaning or interpretation of this Agreement.

12.3 Force Majeure. SecureWorks shall not be liable to Customer for any failure to perform any of its obligations under this Agreement during any period in which such performance is delayed by circumstances beyond its reasonable control, including, but not limited to, fire, flood, war, embargo, strike, riot or the intervention of any governmental authority.

12.4 Governing Law, Forum and Language.

12.4.1 THE PARTIES AGREE THAT THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH U.S. FEDERAL LAW AND THE INTERNAL LAWS OF THE STATE OF COLORADO, U.S., WITHOUT REGARD TO ITS CONFLICTS OR CHOICE OF LAW RULES OR PRINCIPLES. THE PARTIES EXPRESSLY AGREE THAT THIS AGREEMENT SHALL NOT BE GOVERNED BY OR CONSTRUED IN ACCORDANCE WITH THE U.N. CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS.

12.4.2 ANY CASE, CONTROVERSY OR OTHER LEGAL PROCEEDING ARISING BETWEEN THE PARTIES WITH RESPECT TO THIS AGREEMENT SHALL ONLY BE INSTITUTED IN THE COURTS OF THE STATE OF COLORADO, U.S., OR, IF JURISDICTION CAN BE ESTABLISHED, IN THE U.S. DISTRICT COURT FOR THE DISTRICT OF COLORADO. EACH PARTY IRREVOCABLY SUBMITS TO THE EXCLUSIVE JURISDICTION OF SUCH COURTS IN ANY SUCH CASE, CONTROVERSY OR OTHER LEGAL PROCEEDING, AND WAIVES ANY OBJECTION TO THE LAYING OF VENUE IN SUCH COURTS AND AGREES NOT TO PLEAD THAT SUCH COURTS ARE AN INCONVENIENT FORUM.

12.4.3 This Agreement will be interpreted and construed in accordance with the English language.

12.5 Survival. Sections 5.1, 5.2, 6, 7.2, and 8-12 shall survive any expiration or termination of this Agreement.

12.6 No Third Party Beneficiaries. Unless expressly provided otherwise herein, the parties do not intend, nor will any Section hereof be interpreted, to create for any third party beneficiary rights with respect to either of the parties.

SecureWorks, Inc.	
Signature:	<i>Victoria Couse</i>
Name:	Victoria Couse
Position:	Sr. Contract Advisor
Date:	3-4-19

Adams County Colorado	
Signature:	<i>John Bend</i>
Name:	Kevin Bend
Position:	IT Director
Date:	2-12-19

APPROVED AS TO FORM
COUNTY ATTORNEY


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