CITY OF JOHNSTOWN, CAMBRIA COUNTY, PENNSYLVANIA

RESOLUTION NO. 10529

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF JOHNSTOWN, CAMBRIA COUNTY, PENNSYLVANIA AUTHORIZING THE CITY MANAGER TO SIGN AN AGILITY AGREEMENT WITH THE COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF TRANSPORTATION FOR THE EXCHANGE OF SERVICES FOR A FIVE-YEAR PERIOD EFFECTIVE DATE OF OCTOBER 12, 2022 AND ENDING OCTOBER 2027

WHEREAS, The Commonwealth of Pennsylvania has control and maintenance responsibilities for certain public highways and bridges within the corporate limits of the City of Johnstown; and

WHEREAS, The Pennsylvania Department of Transportation desires to enter into a agility agreement for the exchange of services within the City of Johnstown for a fiveyear period effective start date October 12, 2022 and ending October 2027; and

WHEREAS, The City Council of the City of Johnstown desires to enter into the said agreement with the Pennsylvania Department od Transportation.

NOW, THEREFORE, BE IT RESOLVED, by the City Council of the City of Johnstown, hereby authorizes the City Manager to sign and submit an agility agreement with the Pennsylvania Department of Transportation.

ADOPTED: October 12, 2022

By the following Vote:

Yeas: Mr. Britt, Mr. Arnone, Mrs. Mock, Ms. Huchel, Rev. King, Mr. Capriotti Nays: Absent: Mayor Janakovic

Frank J. Janaković, Mayor Michael Capriotti, Deputy Mayor

ATTEST:

I do hereby certify that the foregoing is a true and correct copy of Resolution No.10529 as the same by the City Council of the City of Johnstown, Pennsylvania.

5-27

Ethan Imhoff, City Manager



AGILITY AGREEMENT

Agreement Number:	
Federal ID Number:	

Effective Date:

(Department will insert)

AGILITY AGREEMENT

(Attachments A, B, C and D)

1) THIS AGREEMENT is made and entered into by and between the Commonwealth of Pennsylvania, acting through the Department of Transportation, ("DEPARTMENT") and the following public procurement unit(s) as defined in the Commonwealth Procurement Code, 62 Pa. C.S. § 101, et seq., ("PARTNER(S)").

Partner:	Federal ID Number:
City:	County:

- 2) NOW, THEREFORE, in accordance with the Terms and Conditions of Attachment A, attached to and made a part of this Agreement, the parties, with the intention of being legally bound, agree to perform those activities to be set forth in the Agility Work Plan which, upon completion by the parties, will be attached to and made a part of this Agreement.
 - a. Attachment B, which lists the services that may be performed by the parties, is made a part of this Agreement.
 - b. Modifications to the services to be performed as identified in the Agility Work Plan may be made at any time in writing during the term of this Agreement or the renewal period described in Paragraph 3.
- 3) This Agreement shall be effective for an initial five- (5-) year period, beginning on the date noted in the upper left hand corner, unless terminated sooner for either cause or convenience upon thirty (30) days' written notice by either party to the other, at which time all obligations shall cease; provided, further, that termination for convenience shall be subject to reconciliation of outstanding balances.
- 4) By renewal letter, not requiring approval by either the Office of Chief Counsel or Office of Comptroller Operations, the parties can extend the Agreement for one three- (3-) year term beyond the initial five- (5-) year term. The three- (3-) year renewal period shall begin on the termination date of the initial term. The three- (3-) year renewal period shall similarly be subject to termination for either cause or convenience upon thirty (30) days' written notice by either party to the other, at which time all obligations shall cease; and, as during the initial period, termination for convenience shall be subject to reconciliation of outstanding balances. The PARTNER shall return the letter, signed by its duly authorized agent and accompanied by a resolution authorizing the agent to sign on the PARTNER's behalf, to the DEPARTMENT's appropriate county agility coordinator at least sixty (60) days before the end of the initial term. A sample renewal letter is attached to and made a part of this Agreement as Attachment C. In any event, this Agreement shall not be effective after eight (8) years from the date noted in the upper left-hand corner.
- 5) The Pennsylvania Right-to-Know Law, 65 P.S. §§ 67.101-3104, applies to this Agreement. Therefore, the Agreement is subject to, and the PARTNER shall comply with the clause entitled, Contract Provisions Right to Know Law, attached as Attachment D and made a part of this Agreement. As used in this Agreement, the term "Contractor" refers to the PARTNER.

	Agreement Number:	
IN WITNESS WHEREOF, the parties have executed t	this Agreement on the date first above written.	
	COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF TRANSPORTATION	
	BY:	
	BY: Secretary of Transportation or designee	Date
	(Name of Partner)	
ATTEST:	BY:	
Title: Date		Date
APPROVED AS TO LEGALITY AND FORM:	NWEALTH USE ONLY:	
BY: For Chief Counsel	Date	
	Dale	
Preapproved Form: OGC Form No. 18-FA-4o.0 Approved OAG 5/6/2013		
FUNDS COMMITMENT DOC. NO .:		
Certified Funds Available Under GL ACCOUNT:		
Amount \$:		

AGILITY AGREEMENT TERMS AND CONDITIONS Attachment A

This Agreement is subject to the following terms and conditions:

- 1. The PARTNER, using its own personnel and equipment owned or leased by it, or materials owned by it or supplied by others, shall provide the maintenance activities identified in the Agreement in quantities determined and specified on individual work orders to be of equal value to the maintenance activities provided by the DEPARTMENT under this Agreement. The PARTNER shall perform all maintenance activities in accordance with applicable provisions of the most current version of the DEPARTMENT's Publication No. 408, Specifications, and its amendments and supplements; the policies and procedures set forth in the most current version of the DEPARTMENT's Publication No. 113, Highway Foreman Manual, and its amendments and supplements; and all applicable provisions of the most current version of the DEPARTMENT's Publication No. 213, Temporary Traffic Control Guidelines, and its amendments and supplements and Publication No. 212, Official Traffic Control Devices, and all amendments thereto. These publications and regulations are all incorporated by reference as though physically attached to this Agreement. The PARTNER's (s') provision of these maintenance activities on state highways shall serve as consideration for the DEPARTMENT's provision of maintenance activities which it is provided in the Agreement on the PARTNER's (s') roads.
- 2. The DEPARTMENT, on state and local highways, shall provide the maintenance activities identified in the Agreement in quantities determined and specified on individual work orders to be of equal value to the maintenance activities provided by the PARTNER(s) under this Agreement in good workmanlike manner. The DEPARTMENT shall use its own personnel and equipment owned or leased by it, and/or materials owned by it or supplied by others and shall perform these maintenance activities in accordance with applicable provisions of the most current version of the DEPARTMENT's Publication No. 408, Specifications, and its amendments and supplements; the policies and procedures set forth in the most current version of the DEPARTMENT's Publication No. 113, Highway Foreman Manual, and its amendments and supplements; and all applicable provisions of the most current version of the DEPARTMENT's Publication No. 213, Temporary Traffic Control Guidelines, and its amendments and supplements and Publication No. 212, Official Traffic Control Devices, and all amendments thereto. These publications and regulations are all incorporated by reference as though physically attached to this Agreement. In the alternative, if the PARTNER(s) has (have) its (their) own ordinances, specifications, standards, manuals, criteria, policies or procedures relating to highway maintenance, and the applicable provisions of these documents are stricter than those found in the DEPARTMENT's publications listed above, the DEPARTMENT shall follow the municipal documents in providing the maintenance activities on highways under the jurisdiction of the affected PARTNER(s). The DEPARTMENT's provision of these maintenance activities on municipal roads shall serve as consideration for the PARTNER's(s') provision of maintenance activities that it is providing under this Agreement on state highways.
- 3. The DEPARTMENT and the PARTNER(s) agree, acknowledge and understand that each party undertakes its responsibilities independently and that its employees or lessors shall not be considered employees of the other party for the purposes of undertaking activities under this Agreement. The DEPARTMENT shall not be liable, nor shall it indemnify, defend, or save harmless the PARTNER(s) for the negligent acts of the DEPARTMENT'S employees or lessors during the undertaking of, or resulting from the undertaking of, activities under this Agreement. The PARTNER(s) shall not be liable, nor shall it (they) indemnify, defend, or save harmless the DEPARTMENT'S employees or lessors during the undertaking of, or resulting from the undertaking of, activities under this Agreement. The PARTNER(s) shall not be liable, nor shall it (they) indemnify, defend, or save harmless the DEPARTMENT for the negligent acts of the PARTNER's (s') employees or lessors during the undertaking of, or resulting from the undertaking of, activities under this Agreement.
- 4. Activities undertaken by any party under this Agreement on another party's roadways or other property shall be subject to inspection by the duly authorized representatives of the other party within sixty (60) days of

completion. If the inspection establishes that certain activities are not in general conformance with the specifications, policies, and procedures, of the receiving party or have not been undertaken and completed in a good and workmanlike manner, the party that has performed the activity shall correct or re-perform it, as necessary, to the satisfaction of the other party. The parties are not obligated to conduct an inspection program. Any party, at its complete discretion, may conduct spot inspections or inspections of a particular maintenance activity being performed within its jurisdiction by another party.

- 5. PennDOT has implemented a Strategic Environmental Management Program (SEMP) which complies with the ISO 14001:2004 standard. As part of SEMP, PennDOT has established a Green Plan Policy that can be found at www.dot.state.pa.us and is also posted at PennDOT District and County Offices. The Green Plan Policy is designed to protect the environment, conserve resources and comply with environmental laws and regulations. The PARTNER shall ensure that its personnel (including the personnel of any of its subcontractors, if applicable) are aware of PennDOT's commitment to protecting the environment, are properly trained about the environmental impacts of their work and are competent (through appropriate work experience, job training or classroom education) to perform the work that they do.
- 6. The following designated contract provisions are hereby incorporated by reference as if physically attached to this Agreement:
 - Commonwealth Nondiscrimination/Sexual Harassment Clause
 - Contractor Integrity Provisions
 - Provisions Concerning the Americans with Disabilities Act
- 7. This document may be executed by the parties' signatory in counterpart. Execution in counterpart shall be deemed to have the same force and effect as simultaneous execution; and all counterparts shall together constitute a single Agreement.
- 8. The following conditions apply to services that the DEPARTMENT wishes to receive:

a. **Services** – The DEPARTMENT cannot accept a service if there is a state-wide or local services contract with a private vendor for the service unless:

- 1. The contract is amended, upon concurrence by all parties to the contract, with language to allowing the DEPARTMENT to obtain service/supply from another source; or
- 2. The vendor(s) cannot provide the service or equipment when requested. The vendors MUST be contacted at the time a work plan is generated to verify that the vendor(s) cannot provide the equipment/service requested.
- b. Training Training must be for appropriate maintenance related training or for subjects offered by Transportation University, but are not available when needed. Attach out service forms and approvals to Work Plan.
- c. Training not allowed The following training will not be allowed under any circumstances:
 - Computer training
- d. **Meals** If the other party is providing any meals in conjunction with meeting rooms, Form OS-58 (5-98), Donation of Excess Prepared Food, must be attached to the Agreement. However, if there is a local contract in place for provision of meals to the DEPARTMENT, the DEPARTMENT cannot accept meals from that party unless the conditions set forth above in 8.a. are met.
- e. Materials The DEPARTMENT can accept materials outright, except for materials that are under a

statewide contract. However, if the materials are being provided incidentally to the performance of a service, the prohibition against accepting materials that are under a statewide contract does not apply. Furthermore, any materials provided incidentally to the performance of a service shall be considered part of the service.

- 9. The following conditions apply to services that the DEPARTMENT wishes to provide:
 - a. Materials The DEPARTMENT cannot provide materials, other than salt brine and signs described below, outright. Materials may be included as part of a service normally performed with DEPARTMENT forces so long as the overall purpose of the activity is the performance of the service and the materials are being provided incidentally thereto.
 - b. **Signs** The DEPARTMENT will provide signs within Plant Maintenance Group Number 16 outright. If the signs do not fall within this grouping, they would be considered surplus and must have the DGS green tag approval form attached.
 - c. Surplus If materials being included as part of a service are surplus (e.g., guiderail or pipe), the DGS green tag approval form for surplus materials procedures must be attached and the Agreement must refer to the DGS surplus procedures.



www.dot.state.pa.us	Attaohine
SERVICE	SERVICE
Roads - Unpaved	Roads – Paved (Continued)
Shaping	Stockpile Aggregate
Re - stabilization	Minor Risk Management/Safety
Dust Palliative - Bituminous/Calcium Chloride/Other	
Dust Palliative - Spot	Shoulders – Unpaved and Side Approaches
Patch/Base Repair	Grading - Mechanical
	Stabilization - Add Material - Mechanical
Roads – Paved	Stabilization - Prehauling
Patching - Manual	Dust Palliative Bituminous or Calcium Chloride
Patching - Manual (Emergency)	Cutting - Belt Loader
Patching - Manual - Pipe Trenches	Cutting - Front End Loader
Patching - Layered - Including Patch Machine	Upgrading - Paving Mechanical
Patching - Mechanical - Tow Paver	Stabilization - Add Material - Manual
Patching - Mechanical Mixer Paver	
Patching - Mechanical - Paver Finisher	Shoulder – Paved and Side Approaches
Patching - Edge - Mechanical	Patching - Manual
Surface Treatment - Mixer Paver	Patching - Mechanical - Plant Mix
Surface Treatment - Mixer Paver - Pre Hauling	Surface Treatment - Plant Mix
Surface Treatment - Liquid Bituminous - Mechanical	Surface Treatment - Mechanical - Liquid Bituminous
Surface Treatment - Sand Bleeding Roads	Surface Treatment - Liquid Bituminous - Prehauling
Surface Treatment - Liquid Bituminous - Prehauling	Driveway Adjustment
Surface Treatment - Plant Mix - Paver Finisher	Base/Subbase Repair - Light Duty
Base/Subbase Repair - Flex. Base - Light Duty	Base/Subbase Repair - Heavy Duty
Base/Subbase Repair - Flex. Base - Heavy Duty	Skin Patching - Manual - Liquid Bituminous
Base/Subbase Repair - Rigid Base	Skin Patching - Mechanical - Liquid Bituminous
Base/Subbase Repair - Widener	Skin Patching – Mechanical - Liquid Bidminous
Skin Patching - Liquid Bituminous - Manual	Skin Patching - Prehauling
Skin Patching - Liquid Bituminous - Manual Skin Patching - Liquid Bituminous - Mechanical	Crack Sealing
Skin Patching – Liq. Bit Manual Dist. & Spray Wand	
Skin Patching - Prehauling	Milling
Crack Sealing - Bituminous Surface	Recycling
Leveling - Tow Pav/Pav Finish - Mechanical	Drainage, Cleaning, Repair or Replacement
Leveling - Mixer Paver - Mechanical	Cleaning - Inlet/Endwall/Basin - Manual/Mechanical
Leveling - Mixer Paver - Prehauling	Cleaning - Inlet - Clogged
Milling - Bituminous Surfaces	Cleaning - Ditch/Drain Chan - Mechanical
Spot Milling Only	Cleaning - Ditch/Drain Chan - Manual
Recycling – Bituminous Surfaces	Cleaning - Swales - Mechanical
Slurry Seal and Ralumac	Cleaning Pipes & Culverts
Surface Treatment - Plant Mix – Paver, 1 1/2	Install Rock Lining
Surface Treatment - Plant Mix – ID 3	Replace Inlet & Endwall - Manual
Pavement Widening BCBC - Mechanical	Replace Pipes and Culverts under 36" - Mechanical
Pavement Widening Recycled Material - Mechanical	Replace Pipes and Culvert 36" over - Mechanical
Concrete Patching - Full Depth	Replace/Install Parallel Pipe
Concrete Patching - Spalls	Pipe Extension
Joint Sealing Concrete Roads	Replace Pipes and Culverts - Pipe Hauling
Joint Sealing Concrete Roads - Pavement/Shoulders Sep	Repair/Replace Structure under 8' Length



SERVICE	SERVICE
Drainage, Cleaning, Repair or Replacement (continued)	Bridge Maintenance and Repair (continued)
Repair Pipe and Culvert	Repair/Replace - Slabs/Box Culvert
Install Subsurface Drain (U-Drain)	Other - Bridge Activities
Roadway Section Restoration	Tunnel Maintenance & Repair
Side Dozing - Mechanical	Wash/Clean - Various
Repair/Install Gabions/Retaining Walls	Traffic Service - Various
Repair Sink Holes/Slides - No Storms - Slope Removal	Light System Service - Various
Graffiti Removal	Electro - Mechanical Equipment Maintenance
	Other - Tunnel Activities
Damage and/or Disaster Restoration	
Major Slides	Special Charges
Major Structure Damage	Hauling Nondisabled Equipment-Lowboy Oper, Only
Patrol	Agility Winter Traffic Service
Rain or Wind Patrol	Snow Season Preparation, Snow Removal & Ice Control
	Plow Snow, Spread Anti-Skid, Chemical or Plow/Spread
Bridge Maintenance and Repair	Anti-icing
Repair/Replace - Bridge over 8' Length	Snow removal - Non-storm activities
Clean/Flush - Deck	Winter Services
Clean/Flush - Bearing and Super Structure	
Clean/Flush - Open Grid	Pavement Marking
Painting - Spot	Traffic Line Painting - Mechanized
Painting - Full	Pavement Marking - Hand Operated Machine
Seal - Joint (Liquid Only)	Raised Pavement Markers
Repair Joints	Eradicate Paint Lines
Repair/Replace - Guiderail/Median Barrier/Parapet	Thermo Plastics
Lubricate - Bearings	Repair paint machines - Crew only
Repair/Replace - Bearings	Other - Pavement Marking Activities
Repair/Replace - Pedestal/Seat	
Repair/Replace - Approach Slabs	Signs
Repair/Replace - Deck	Construction Detour & Other Temporary Signs
Repair/Replace - Sidewalk/Curb	Delineators, Hazard
Repair/Replace - Deck Drainage	Sign Review
Repair/Replace Superstructure Member	Permanent Signs under 16 Square Feet
Repair/Replace - Truss Member	Permanent Signs 16 Square Feet and over
Repair/Replace - Backwalls	SR & Segment Markers
Repair/Replace - Substructure	Other - Sign Activities
Maintenance - Underpinning	
Maintenance - Rejointing	Guiderail, Median Barrier & Impact Attenuation Device
Repair/Replace - Slopewalls	Guiderail Repair - Mechanical - Cable
Repair/Replace - Culverts	Guiderail Repair - Mechanical - w/beam
Erosion Protection - Stream Bed/Rock/Defl	Guiderail Repair/Replace - Manual
Erosion Protection - Scour Hole Backfill	Guiderail Removal
Erosion Protection - Channel Cleaning	Other-Guiderail, Med. Barrier & Impact Attenuation Dev.
Const/Install - Temporary Supports	



SERVICE	CEDVIOE
	SERVICE
Lighting	Agility Spe
Service - Highway, Bridge & Sign Lighting Systems	General M
Traffic Services – Incidental Services	Services or
	Inspect Bo
Sweeping Other - Incidental Service Activities	Exchange
	Exchange
Deer Removal	Engineerin
Special Payments	Inspection
In-Service Training	A william Fran
Administration	Agility Equ
	Service of
Meeting Facilities Miscellaneous Services	Labor, Equ
Inscenarieous Services	
Increation Surveyor Etc. Dant Former	Homeland
Inspection – Surveys – Etc. – Dept. Forces	Homeland
Material & Construction Inspection & Soils Testing	
Surveys, Staking, etc.	Design Se
Laboratory Tests	Engineerin
Apility Decide Verstation Menanemat	Other Cost
Agility Roadside – Vegetation Management	Constructio
Mowing Machaning	
Mowing - Mechanized	Minor Con
Plant Growth Reg (PGR's)	Installation
Herb Application - Non-select	Intersection
Herb Application - Broadcast Foliage	
Broadcast Growth Regulator (Fosamine)	
Brush & Select Tree Thin & Removal – Manual	SERVICE
Brush & Select Tree Thin & Removal – Mechanical 1	Other:
Herbicide Basal Bark & Dorman Stem	
Seed & Soil Supplement	
Wildflower Planting	
Maintaining Beautification Plots	
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Maintaining Beautification Plots Other Vegetation Management & Scenic Feature Act. Public Service Facilities Maintenance of Interstate all Weather Roadside Rest Maintenance of all Other Roadside Rests & Table Sites Roadside Litter Pickup & Debris Removal Tire Casting Removal Other - Public Service Facility Activities Maintenance and Operations of Buildings and Grounds Maintenance of Building	

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meland Security and Emergency Preparedness
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SAMPLE – Attachment C

Effective Date:

(Department will insert)

Date

AGILITY PARTNER NAME ATTN: Contact Address City, State ZIP Re: Renewal Notification - AGILITY AGREEMENT Number

Dear Name:

In accordance with Paragraph 4 of the above-referenced Agility Agreement, the Department of Transportation is interested in renewing this Agreement once for an additional period of three (3) years. The current termination date of this Agreement is [Date]. The renewal period will be effective [Date] and terminate [Date], unless terminated earlier for cause or convenience upon thirty (30) days' written notice by either party to the other, at which time all obligations shall cease. Furthermore, termination for convenience shall be subject to reconciliation of outstanding balances.

We are requesting your concurrence to renew the above referenced Agreement. If you agree to the renewal, please indicate below by checking "Yes," where indicated and sign your name, title and date. Please include a resolution authorizing the individual signing this letter to sign it on behalf of your organization. Your response is required no later than [Date], which is sixty (60) days before the current Agility Agreement termination date. Please complete this letter and return it along with the resolution to the following address:

PennDOT Attn: Your Name Your Organization Your Address

Please keep a copy of this renewal letter for your files.

Sincerely, Name, Title Organization

I agree to the renewal of the above referenced Agility Agreement for the stated term of renewal. All terms and conditions shall remain the same as in the current Agility Agreement. Yes No

*Signature:	Date:
Title:	

*Only a person authorized to sign on behalf of the Agility Partner may sign.

Contract Provisions - Right to Know Law

- a. The Pennsylvania Right-to-Know Law, 65 P.S. §§ 67.101.3104, ("RTKL") applies to this Contract. For the purpose of these provisions, the term "the Commonwealth" shall refer to the contracting Commonwealth agency.
- b. If the Commonwealth needs the Contractor's assistance in any matter arising out of the RTKL related to this contract, it shall notify the Contractor using the legal contact information provided in this Contract. The Contractor, at any time, may designate a different contact for such purpose upon reasonable prior written notice to the Commonwealth.
- c. Upon written notification from the Commonwealth that it requires the Contractor's assistance in responding to a request under the RTKL for information related to this Contract that may be in the Contractor's possession, constituting, or alleged to constitute, a public record in accordance with the RTKL ("Requested Information"), the Contractor shall:
 - Provide the Commonwealth, within ten (10) calendar days after receipt of written notification, access to, and copies of, any document or information in the Contractor's possession arising out of this Contract that the Commonwealth reasonably believes is Requested Information and may be a public record under the RTKL; and
 - 2. Provide such other assistance as the Commonwealth may reasonably request, in order to comply with the RTKL with respect to this Contract.
- d. If the Contractor considers the Requested Information to include a request for a Trade Secret or Confidential Proprietary Information, as those terms are defined by the RTKL, or other information that the Contractor considers exempt from production under the RTKL, the Contractor must notify the Commonwealth and provide, within seven (7) calendar days of receiving the written notification, a written statement signed by a representative of the Contractor explaining why the requested material is exempt from public disclosure under the RTKL.
- e. The Commonwealth will rely upon the written statement from the Contractor in denying a RTKL request for the Requested Information unless the Commonwealth determines that the Requested Information is clearly not protected from disclosure under the RTKL. Should the Commonwealth determine that the Requested Information is clearly not exempt from disclosure; the Contractor shall provide the Requested Information within five (5) business days of receipt of written notification of the Commonwealth's determination.
- f. If the Contractor fails to provide the Requested Information within the time period required by these provisions, the Contractor shall indemnify and hold the Commonwealth harmless for any damages, penalties, costs, detriment or harm that the Commonwealth may incur as a result of the Contractor's failure, including any statutory damages assessed against the Commonwealth.
- g. The Commonwealth will reimburse the Contractor for any costs associated with complying with these provisions only to the extent allowed under the fee schedule established by the Office of Open Records or as otherwise provided by the RTKL if the fee schedule is inapplicable.
- h. The Contractor may file a legal challenge to any Commonwealth decision to release a record to the public with the Office of Open Records, or in the Pennsylvania Courts, however, the Contractor shall indemnify the Commonwealth for any legal expenses incurred by the Commonwealth as a result of such a challenge and shall hold the Commonwealth harmless for any damages, penalties, costs, detriment or harm that the Commonwealth may incur as a result of the Contractor's failure, including any statutory damages assessed against the Commonwealth, regardless of the outcome of such legal challenge. As between the parties, the Contractor agrees to waive all rights or remedies that may be available to it as a result of the Commonwealth's disclosure of Requested Information pursuant to the RTKL.
- i. The Contractor's duties relating to the RTKL are continuing duties that survive the expiration of this Contract and shall continue as long as the Contractor has Requested Information in its possession.