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MOT
MARK E. FERRARIO, ESQ.
Nevada Bar No. 01625
KARA B. HENDRICKS, ESQ.
Nevada Bar No. 07743
JERRELL L. BERRIOS, ESQ.
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GREENBERG TRAURIG, LLP
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hendricksk@gtlaw.com
berriosj@gtlaw.com

Counsel for Petitioner

EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

SCOTT J. KIPPER, COMMISSIONER OF
INSURANCE, STATE OF NEVADA,

Petitioner,

vs.

FRIDAY HEALTH PLANS OF NEVADA, INC.,

Defendant.

CASE NO. A-23-871639-C
DEPARTMENT 18

[NO HEARING REQUESTED]

MOTION TO APPROVE RATES OF
RIMON LAW

MOTION TO APPROVE RATES OF RIMON LAW

Petitioner, SCOTT J. KIPPER, COMMISSIONER OF INSURANCE, STATE OF NEVADA, as Receiver (“Receiver”) for FRIDAY HEALTH PLANS OF NEVADA, INC. (“Friday Health”), by and through his counsel, the law firm of Greenberg Traurig, LLP, moves for an order approving, ratifying, and confirming the rates of the Rimon, P.C. to assist the Receiver as Special Litigation Counsel in evaluating claims and recovery of reinsurance assets against Axa France Vie.

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1 This motion is based on the papers and pleadings on file, the attached memorandum of
2 points and authorities, and any oral argument the Court permits on this matter.

3 DATED this 2nd day of May, 2025

GREENBERG TRAURIG, LLP

4 */s/ Kara B. Hendricks*

5 MARK E. FERRARIO, ESQ.

Nevada Bar No. 01625

6 KARA B. HENDRICKS, ESQ.

Nevada Bar No. 07743

7 JERRELL L. BERRIOS, ESQ.

8 Nevada Bar No. 15504

10845 Griffith Peak Drive, Suite 600

9 Las Vegas, Nevada 89135

10 *Counsel for Petitioner*

11 **MEMORANDUM OF POINTS AND AUTHORITIES**

12 **I. INTRODUCTION & FACTUAL BACKGROUND**

13 Due to Friday Health Plans of Nevada, Inc.’s (“Friday Health”) rapidly declining financial
14 condition, the Commissioner of Insurance petitioned this Court for an order appointing him as the
15 Receiver of Friday Health to oversee Friday Health’s operations and conserve or rehabilitate it. On
16 June 12, 2023, the Court entered its Order Granting Petition for Appointment of Commissioner as
17 Receiver (the “Receivership Order”). On July 25, 2023, the Court entered an Order finding Friday
18 Health to be insolvent and ordering it into liquidation as of September 1, 2023.

19 The Receiver seeks the Court to approve the rates of the law firm of Rimon, P.C. (“Rimon
20 Law”), who the Receiver retained in conjunction with receivers appointed to oversee the estates of
21 related Friday Health entities that have also been placed into receivership. *See* Declaration of
22 Darren Ellingson (“Ellingson Decl.”), attached as **Exhibit 1**, ¶ 3. Specifically, the receivers of
23 Friday Health Plans of Colorado, Inc., Friday Health Plans of Georgia, Inc., Friday Health Plans of
24 North Carolina, Inc., Friday Health Plans of Oklahoma, Inc. have joined with the receiver of the
25 Nevada Friday Health entity (referred to jointly herein as “Friday Health State Entities”) to retain
26 counsel to evaluate and pursue claims against Axa France Vie (“AXA”), who is attempting to
27 retroactively terminate reinsurance treaties that impact all the Friday Health State Entities. *Id.* at ¶
28 4.

1 Due to the nature of AXA’s actions, the Receiver believes it is necessary to have counsel
2 represent Friday Health interests and it is beneficial to share costs associated with the same with
3 the receivers of the other Friday Health State Entities. **Ex. 1.** Pursuant to NRS 696B.255(1) and
4 NRS 696B.290(6), the Receiver retained the law firm of Rimon Law to assist the Receiver with the
5 recovery of reinsurance assets. Each receivership estate involved has agreed to coordinate costs
6 incurred in connection with AXA claims and anticipates similar arguments related to the same. *Id.*
7 at ¶ 5. Through this motion, the Receiver seeks approval of Rimon Law’s rates and seeks Court
8 approval of the process and procedure utilized to pay Rimon Law as the case moves forward.

9 **II. LEGAL ANALYSIS**

10 **A. Approval of Fees.**

11 NRS Chapter 696B is the statutory framework for receivership actions involving delinquent
12 insurers. Under NRS 696B, the Commissioner, as Receiver, may employ counsel as the Receiver
13 considers necessary. NRS 696B.255(1). The Receiver must fix the compensation for such counsel,
14 to be paid from the insurer’s money or assets, subject to approval by the Court. *Id.* Further, the
15 Receiver’s actions are subject to Court oversight, as the statutes require the Receiver to file reports
16 on at least a quarterly basis. NRS 696B.290(7). The status reports must detail “the insurer’s affairs
17 under the receivership” and “progress being made in accomplishing the objectives of the
18 receivership.” *Id.* Such reports, and all actions detailed therein, are subject to the Court’s approval.
19 *Id.*

20 The Receiver seeks the Court’s approval of Rimon Law’s proposed rates for legal services.
21 The Receiver negotiated and approved Rimon Law’s as follows:

<u>Timekeeper:</u>	<u>Hourly Billing Rates:</u>
Partners and Counsels	\$575.00
Associates	\$345.00
Paraprofessional Services	\$225.00

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27 Pursuant to a shared services agreement, Friday Health will contribute to legal expenses on
28 a pro rata basis, sharing the same with other Friday Health State Entities. *See Ex. 1*, at ¶ 6. The

1 receivers Friday Health State Entities selected Rimon Law based on its experience, expertise, and
2 ability to adequately represent the collective entities in relation to AXA concerns. *Id.* at ¶ 7. Rimon
3 Law is a global law firm with over 50 offices in 11 countries and is consistently recognized for its
4 excellence, innovation and teamwork. *Id.* at ¶ 8.

5 Rimon Law agreed to flat rates for partners and of counsel and the Receiver believes the
6 rates are fair and reasonable given the complexity of the issues presented. *Id.* at ¶ 9 and Exhibit A
7 thereto. Where practical Greenberg Traurig will assist Rimon Law on Nevada specific issues.

8 **B. Approval of Process for Payment Moving Forward.**

9 The Nevada Commissioner of Insurance as Receiver, pursuant to NRS 696B.255(1), has
10 approved Rimon Law’s rates. The Receiver requests approval to pay Rimon Law going forward
11 without pre-approval by the Court, with those paid invoices to be submitted in the Receiver’s
12 quarterly status reports to the Court for in camera review.¹ Submitting such invoices with quarterly
13 reports will allow this Court to monitor the status of work performed by Rimon Law and is
14 consistent with the approval process used in this case and other receivership matters filed in the
15 Eighth Judicial District Court, including Case No. A-15-725244-C, Department No. 1, Case
16 No. A- 19,787325-B, Department No. 27, and Case No. A-19-791409- C, Department No. 16.

17
18 ¹ Certain billings submitted to the Court are appropriate for *in-camera* review (as opposed to being
19 made part of a public filing). The invoices and billing entries relating thereto should be considered
20 privileged, confidential, or otherwise not subject to discovery. In this regard, courts have held that the bills
21 of legal counsel and experts may be withheld from legal discovery and are not subject to legal disclosure, as
22 this information may provide indications or context concerning potential litigation strategy and the nature
23 of the expert services being provided. *See, e.g., Avnet, Inc. v. Avana Technologies Inc.*, No. 2:13-cv-00929-
24 GMN-PAL, 2014 WL 6882345, at *1 (D. Nev. Dec. 4, 2014) (finding that billing entries were privileged
because they reveal a party’s strategy and the nature of services provided); *Fed. Sav. & Loan Ins. Corp. v.*
Ferm, 909 F.2d 372, 374-75 (9th Cir. 1990) (considering whether fee information revealed counsel’s mental
impressions concerning litigation strategy). Other courts addressing this issue recognized that the “attorney-
client privilege embraces attorney time, records and statements to the extent that they reveal litigation
strategy and the nature of the services provided.” *Real v. Cont’l Grp., Inc.*, 116 F.R.D. 211, 213 (N.D. Cal.
1986).

25 The *in-camera* review should apply not only to documentation concerning attorney’s fees, but it also
26 extends to “details of work revealed in [an] expert’s work description [which] would relate to tasks for which
27 she [or he] was compensated[.]” a situation which is “analogous to protecting attorney-client privileged
28 information contained in counsel’s bills describing work performed.” *See DaVita Healthcare Partners, Inc.*
v. United States, 128 Fed. Cl. 584, 592-93 (2016); *see also Chaudhry v. Gallerizzo*, 174 F.3d 394, 402 (4th
Cir. 1999) (recognizing that “correspondence, bills, ledgers, statements, and time records which also reveal
the motive of the client in seeking representation, litigation strategy, or the specific nature of the services
provided, such as researching particular areas of law,” are protected from disclosure) (quoting *Clarke v. Am.*
Commerce Nat’l Bank, 974 F.2d 127, 129 (9th Cir. 1992)).

1 **II. CONCLUSION**

2 Based on the foregoing, the Receiver respectfully requests that this Court approve the rates
3 of Rimon Law.

4 Additionally, the Receiver respectfully requests the ability to pay Rimon Law at the
5 approved rates going forward without the need to file a separate motion seeking pre-approval of the
6 same and instead including such information with the required quarterly status reports submitted to
7 this Court.

8 DATED this 2nd day of May, 2025

GREENBERG TRAURIG, LLP

9 */s/ Kara B. Hendricks*

10 MARK E. FERRARIO, ESQ.

11 Nevada Bar No. 01625

12 KARA B. HENDRICKS, ESQ.

13 Nevada Bar No. 07743

14 JERRELL L. BERRIOS, ESQ.

15 Nevada Bar No. 15504

16 10845 Griffith Peak Drive, Suite 600

17 Las Vegas, Nevada 89135

CERTIFICATE OF SERVICE

Pursuant to Nev. R. Civ. P. 5(b)(2)(D) and E.D.C.R. 8.05, I certify that on **this 2nd day of May 2025**, I caused a true and correct copy of the foregoing ***Motion to Approve Rates of Rimon, P.C.*** to be filed with the Clerk of Court using the Odyssey e-FileNV Electronic Service system and served on all parties with an email address on record, pursuant to Administrative Order 14-2 and Rule 9 of the N.E.F.C.R.

/s/ Andrea Lee Rosehill
An employee of Greenberg Traurig, LLP

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INDEX OF EXHIBITS		
EXHIBIT	DESCRIPTION	PAGES
1	DECLARATION OF DARREN ELLINGSON IN SUPPORT OF MOTION TO APPROVE RATES OF RIMON LAW	2

EXHIBIT 1

1 **DECL**
2 MARK E. FERRARIO, ESQ.
3 Nevada Bar No. 01625
4 KARA B. HENDRICKS, ESQ.
5 Nevada Bar No. 07743
6 JERRELL L. BERRIOS, ESQ.
7 Nevada Bar No. 15504
8 GREENBERG TRAUIG, LLP
9 10845 Griffith Peak Drive, Suite 600
10 Las Vegas, Nevada 89135
11 Telephone: 702.792.3773
12 Facsimile: 702.792.9002
13 Email: ferrariom@gtlaw.com
14 hendricksk@gtlaw.com
15 berriosj@gtlaw.com

16 *Counsel for Petitioner*

17 **EIGHTH JUDICIAL DISTRICT COURT**
18 **CLARK COUNTY, NEVADA**

19 SCOTT J. KIPPER, COMMISSIONER OF
20 INSURANCE, STATE OF NEVADA,

21 Petitioner,

22 vs.

23 FRIDAY HEALTH PLANS OF NEVADA, INC.,

24 Defendant.

25 CASE NO. A-23-871639-C
26 DEPARTMENT 18

27 **DECLARATION OF DARREN**
28 **ELLINGSON IN SUPPORT OF**
MOTION TO APPROVE RATES
OF RIMON LAW GROUP

29 I, Darren Ellingson, declare as follows:

30 1. I am over eighteen years of age and competent to testify to the matters stated herein
31 based on personal knowledge.

32 2. I am the Managing Partner of Ellingson & Associates, LLC and have been appointed
33 Special Deputy Receiver of Friday Health Plans of Nevada, Inc. I make this Declaration in support
34 of the Receiver's Motion to Approve Rates of the Rimon Law Group ("Motion").

35 3. The Nevada Commissioner of Insurance as Receiver ("Receiver") retained Rimon,
36 P.C. ("Rimon Law") to assist in evaluating claims and recovery of reinsurance assets concerning
37 Friday Health Plans of Nevada, Inc. ("Friday Health") against one of its reinsurers, Axa France Vie
38

1 (“AXA”), who is attempting to retroactively terminate reinsurance treaties. A true and correct copy
2 of the engagement agreement is attached hereto as **Exhibit A**.

3 4. Specifically, the receivers of Friday Health Plans of Colorado, Inc., Friday Health
4 Plans of Georgia, Inc., Friday Health Plans of North Carolina, Inc., Friday Health Plans of
5 Oklahoma, Inc. have joined with the receiver of the Nevada Friday Health entity (referred to jointly
6 herein as “Friday Health State Entities”) believe it is prudent to retain Rimon Law collectively due
7 to AXA’s actions which similarly impact all the Friday Health State Entities.

8 5. Each receivership estate involved has agreed to coordinate costs incurred in
9 connection with AXA claims and anticipates similar arguments related to the same.

10 6. Friday Health will contribute to legal expenses on a pro rata basis, sharing the same
11 with other Friday Health State Entities based on shared services agreement.

12 7. The receivers of the Friday Health State Entities selected Rimon Law based on its
13 experience, expertise, and ability to adequately represent the collective entities in relation to AXA
14 concerns.

15 8. Rimon Law is a global law firm with over 50 offices in 11 countries and is consistently
16 recognized for its excellence, innovation and teamwork.

17 9. Rimon Law agreed to flat rates for partners and of counsel of \$575 an hour; associates
18 at \$345 an hour; and paraprofessionals at \$225 an hour. I believes the proposed rates are fair and
19 reasonable given the complexity of the issues presented.

20 I declare under penalty of perjury under the laws of the United States and the State of
21 Nevada that the foregoing is true and correct.

22 DATED this 2nd day of May, 2025.

23 
24 _____
25 DARREN ELLINGSON
26
27
28

EXHIBIT A

April 4, 2025

PRIVILEGED AND CONFIDENTIAL

Friday Health Plans of Colorado, Inc.
Friday Health Plans of Georgia, Inc.
Friday Health Plans of Nevada, Inc.
Friday Health Plans of North Carolina, Inc.
Friday Health Plans of Oklahoma, Inc.
Attn: Trey Sivley III, Esq.
20 N. 10th Street, NW Suite 803
Atlanta, GA 30309

Sent via e-mail to: treysivley@examresources.net

Dear Trey:

We at Rimon, P.C. (“we,” “us” or “our”) are pleased to represent Friday Health Plans of Colorado, Inc., Friday Health Plans of Georgia, Inc., Friday Health Plans of Nevada, Inc., Friday Health Plans of North Carolina, Inc., and Friday Health Plans of Oklahoma, Inc (“you”). This letter sets forth the terms of your engagement of us to assist with the representation of the Colorado, Georgia, Nevada, North Carolina, and Oklahoma receivership estates in connection with claims against Axa France Vie concerning Friday Health Plans (the “**Engagement**”) and any additional matters on which we may agree. The terms of this agreement will apply from the date we first performed legal services on your behalf; it applies to any party who has relied or relies on its benefits.

- 1. Scope of Services.** Should you request and we agree to additional services, this letter will govern those services unless we agree in writing to different terms. References to “you” or “your” mean , not you personally. Unless we agree in writing or specifically undertake such additional representation at your request, we only represent the client named in this letter and not its affiliates, subsidiaries, partners, employees, or other related entities.
- 2. Fees & Deposits.** Unless we agree otherwise, our legal fees are based on time spent on your matter. We charge for all legal services, including in-person and phone meetings and written and email communications. Charges for our Partners’ and Counsels’ services are billed at \$575 per hour, charges for our Associates’ services are billed at \$345 per hour, and charges for the services of paraprofessionals are billed at \$225 per hour, all billed in increments of one-tenth of an hour. Fees for specialty practice areas (e.g., tax lawyers) may be higher and will be communicated to you in advance. Hourly rates are subject to change with advance notice and approval by the receiver, and we review our rates for possible adjustments annually in January. You shall each be jointly and severally liable for the payment of all fees, costs, and expenses incurred and charged in association with this Engagement.
- 3. Costs & Disbursements.** We generally do not charge for in-house copying, faxing, scanning, and telephone services. However, we charge separately for other expenses related to our services, such as vendor fees, government fees, third-party research, travel, parking, courier services, postage, and photocopying (when using an outside vendor). These charges are billed at



actual cost unless stated otherwise. When possible, third-party vendors will invoice you directly for services. You agree to pay these invoices promptly. For any costs over \$250, we may request payment in advance.

4. **Invoices.** We will invoice you monthly (and upon completion of the representation, if earlier) for all services and costs. All invoices are due upon t receivership estates' approval. Please review each invoice promptly and notify us of any questions.

5. All invoices are due upon receivership court approval. Please review each invoice promptly and notify us of any questions.

6. **Termination.** We hope for a long and successful relationship. However, you may end our engagement at any time with written notice and receive a refund of unearned fees. Termination does not relieve you of the obligation to pay for services rendered and expenses incurred up to the termination date, including any additional time and expenses needed for an orderly transition.

We also have the right to terminate the engagement at any time, subject to professional responsibility rules or any applicable court or administrative agency regulations. This letter serves as a reasonable warning that we will withdraw from representing you if you fail to fulfill your obligations to us, such as timely payment of invoices or prompt responses to our communications. Unless stated otherwise in writing, our client relationship with you will terminate 30 days after we send you our final invoice. At that point, we will consider you a former client and will maintain all duties associated with a former client relationship.

7. **Corporate Transparency Act Policy.** Our attorneys and staff will not act as incorporators, organizers, authorized persons, or applicants or file formation documents for a corporation, LLC, or similar entity on your behalf. We can advise you on the Corporate Transparency Act's requirements and guide you in completing these tasks or using a filing service. We may assist with the filing process, but you will be included in all correspondence and will direct the filing.

8. **Outside Experts.** During our representation, we may need to hire experts (e.g., accountants, foreign lawyers, investigators) with your prior approval. Depending on the situation, we may handle hiring these experts. You will be responsible for their fees and expenses, whether they are hired by us or directly by you. We may share fees with other lawyers and law firms we introduce to you, but this will not increase your total fees.

9. **Client File.** Your client file is comprised of the communications, drafts, notices, filings, and other documents created and/or exchanged during our representation of you. Please keep a copy of all such documents we send to you as your copy of the client file. If, at the end of your representation, you require any additional documents or information for your ongoing representation in this matter or for your records, please let us know in writing as soon as is reasonably practicable.

10. **Data Storage, Electronic Communication, and Use of AI.** We will comply with relevant ethics rules for returning records to you after termination. We destroy client records seven years after a matter is completed. You agree to keep the records we send you, which comprise your client file. You consent to us holding your file electronically and shredding hard copies once scanned and stored in two separate locations. You also consent to our use of third-party online backup services for this purpose.



You agree to our use of cell phones, email, fax, and other electronic communications and understand the risks of disclosing confidential information. We value your privacy. By signing this letter, you agree to our privacy policy, which is available at rimonlaw.com/privacy-policy.

In our ongoing effort to enhance the efficiency and effectiveness of our legal services, we may use state-of-the-art artificial intelligence (“AI”) tools. These tools assist us with tasks such as data analysis, legal research, document review, and other supportive functions. This use of AI, like use of the other technologies we employ, is supervised by our experienced legal professionals and is conducted in strict adherence to all ethical obligations, including confidentiality and diligence. We believe the thoughtful use of technology will help us better meet your legal needs. If you have any questions or concerns about our use of AI technology, please discuss them with us.

11. Conflicts: Request for Advance Waiver. We conducted a conflict check on the parties you identified as being related to the Engagement thus far. You agree to inform us of any additional related parties promptly. Our conflict check did not reveal any current conflicts of interest. However, given our diverse client base, we may have provided or may provide services to other individuals or entities connected to this Engagement, which could result in future conflicts of interest.

By signing this letter, you agree that:

- A. We may continue to represent or may undertake to represent other clients in disputes or transactions not substantially related to our work for you, even if their interests are adverse to yours.
- B. You will not disqualify us from opposing you in future litigation, transactions, or other legal matters not substantially related to this representation.

Rimon is frequently engaged to prosecute patents that implicate another client’s intellectual property; they may seek an opinion related to a new product, or a client in a contractual relationship with another client may wish to understand its rights and obligations under that contract. In such situations, Rimon’s confidentiality obligations to those clients may preclude Rimon from disclosing such circumstances for the purposes of seeking consent from the other client. Therefore, you agree that Rimon may advise other clients about their rights and responsibilities involving your intellectual property without disclosing such situations to you so long as Rimon has not previously advised and is not currently advising you on substantially related subject matter.

Our information security model restricts access to your confidential information to only those lawyers involved in your representation and necessary support personnel. We will not disclose or use any of your proprietary or confidential information obtained during this representation to your disadvantage in any matter where we might oppose you. If any specific conflicts arise that affect our representation, we will promptly inform you and seek your informed consent, as appropriate, under the applicable rules of professional conduct.

By consenting, you acknowledge the risks involved with providing this advance waiver, including the possibility that we may have to withdraw from representing you if a conflict arises. This could delay your matter and cause you to incur additional fees for retaining successor counsel. We encourage you to seek independent legal counsel regarding this waiver if you have concerns or questions about the effect of this advance waiver. Your signature indicates that you understand and give your informed consent to these terms.

11. Conflicts: Joint Representation. As you know, we have been asked to represent Friday Health Plans of Colorado, Inc., Friday Health Plans of Georgia, Inc., Friday Health Plans of Nevada, Inc., Friday Health Plans of North Carolina, Inc. and Friday Health Plans of Oklahoma, Inc. jointly with respect to this Engagement. Because joint representation may involve significant risks and your respective interests may become adverse to one another, the Rules of Professional Conduct require consent from each of you. For example, joint representation could result in divided or shared attorney-client loyalties as between the joint clients. Although we are not currently aware of any actual or reasonably foreseeable adverse effects of such divided or shared loyalty, it is possible that issues may arise as to which our representation of one client may be materially limited by our representation of the other clients. Further, where the joint representation involves terms or transactions between the joint clients themselves, using joint counsel can mean giving up the advantage of having separate counsel advocating your own interests exclusively.

If a conflict of interests develops among you, we may be required to withdraw from representing one or all clients in this matter. If that were to happen, it could become necessary for such client(s) to hire new counsel, which would likely entail additional expense, delay, and some loss of familiarity with the matter. In any event, should we identify any significant areas or issues that have the potential to create a conflict of interest among you, we will point them out to all clients (and, if necessary, advise all clients of the need for separate counsel as to any such issues). Finally, you should be aware that any communications between any of you and Rimon, made during the course of any joint representation and relating to its subject matter, are not privileged from disclosure to the other clients. You should consider the possibility that joint representation may result in all of you feeling constrained in discussing the facts of this Engagement, potentially impairing our ability to obtain significant and accurate information.

Notwithstanding these risks, you have advised us that in this matter at the present time you do not desire to seek other counsel but instead you desire that we jointly represent you in this Engagement. We encourage you to seek independent counsel regarding the importance of this consent, if you so desire, and we emphasize that you remain completely free to seek independent counsel or to terminate our services at any time even if you now consent. Your signature to this Engagement letter indicates you understand these risks and consent to the joint representation.

12. Understandings. You consent to us identifying you as a client, including using your logo for marketing or other purposes. Legal outcomes are uncertain. Nothing in this letter or our communications guarantees any specific result. Any estimates, deposits, retainers, or advances are not limits on our fees unless agreed to in writing.

If you agree to these terms, please sign and return a copy of this letter. This letter is effective when I receive the signed copy.

Very truly yours,

Rimon P.C.



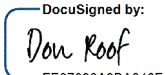
By: _____

Hillary Wells, Partner



APPROVED AND ACCEPTED:

Friday Health Plans of Colorado, Inc.

By:  _____
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Don Roof, Special Deputy Receiver


Date: 4/23/2025 _____

Friday Health Plans of Georgia, Inc.

By:  _____
FE87692A9BA846F...
Don Roof, Special Deputy Receiver

Date: 4/23/2025 _____

Friday Health Plans of Nevada, Inc.

By:  _____
037DB359321D45D...
Darren Ellingson, Special Deputy Receiver

Date: 4/18/2025 _____

Friday Health Plans of North Carolina, Inc.

By:  _____
FE87692A9BA846F...
Don Roof, Special Deputy Receiver

Date: 4/23/2025 _____



Friday Health Plans of Oklahoma, Inc.

By:  _____
Donna Wilson, Assistant Receiver

Date: 4/18/2025 _____

Certificate Of Completion

Envelope Id: 06F684CA-458C-4BA0-9E6B-34D49B8A6BE1
 Subject: Complete with Docusign: AXA Reinsurance - Engagement Letter - Execution Version.pdf
 Source Envelope:
 Document Pages: 6
 Certificate Pages: 2
 AutoNav: Enabled
 Envelopeld Stamping: Enabled
 Time Zone: (UTC-06:00) Central Time (US & Canada)

Status: Completed
 Envelope Originator:
 Debra Crowe
 13900 N. Portland Suite 102
 Oklahoma City, OK 73134
 dcrowe@okaro.org
 IP Address: 23.23.73.44

Record Tracking

Status: Original
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 Holder: Debra Crowe
 dcrowe@okaro.org
 Location: DocuSign

Signer Events

Darren Ellingson
 dellingson@ellingsonassociates.com
 Security Level: Email, Account Authentication
 (None), Access Code

Signature

DocuSigned by:

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Timestamp

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Signature Adoption: Pre-selected Style
 Using IP Address: 68.108.197.134

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Don Roof
 DonRoof@examresources.net
 Special Deputy Receiver
 Security Level: Email, Account Authentication
 (None), Access Code

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 Not Offered via Docusign

Donna Wilson
 dwilson@okaro.org
 Assistant Receiver
 Security Level: Email, Account Authentication
 (None), Access Code

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Editor Delivery Events	Status	Timestamp
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Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp
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Carbon Copy Events**Status****Timestamp**

Trey Sivley

treysivley@examresources.net

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(None), Access Code**Electronic Record and Signature Disclosure:**

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Sent: 4/23/2025 3:53:08 PM

Witness Events**Signature****Timestamp****Notary Events****Signature****Timestamp****Envelope Summary Events****Status****Timestamps**

Envelope Sent

Hashed/Encrypted

4/18/2025 2:21:04 PM

Certified Delivered

Security Checked

4/18/2025 2:43:47 PM

Signing Complete

Security Checked

4/18/2025 2:54:53 PM

Completed

Security Checked

4/23/2025 3:53:08 PM

Payment Events**Status****Timestamps**