County Request No._



REQUEST FOR LEGAL SERVICES

This form is used to provide legal opinions and contract approval by the District Attorney's Office. Only that advice that is related to a pending or potential claim against the County or its officers and employees is protected by the attorney-client priviledge. Opinions that are privileged should not be disclosed to anyone or the priviledge may be waived.

All legal opinions and approvals rendered are based only on the documentation and information stated below or attached to this form and, thus, it is important that all relevant facts and information be provided at the time of review. Please advise the District Attorney's Office of new or additional information, as it may cause the opinion to change. In all cases, the opinions of the District Attorney's Office are not binding on the County, its officers or employees and may be followed or disregarded in the discretion of the elected official.

Date of Request: 4/8/2025 Department: MIS
State the nature of the legal request: Please review the FY 2025-2026 contract renewal
for Rimini Street. This is for Oracle Support. The total estimated cost shall not exceed
seventy-eight thousand, five hundred, seventy-seven dollars (\$78,577.00).
RECEIVED
APR 0 9 2025 Signature
CIVIL DIVISION DISTRICT ATTORNEY Reply of District Attorney's Office:
Devices
KWWX
,
Date of Reply: 4 10 / 25
Assistant District Attorney

Rimini Street

Quotation

Quoted Tö;
Oklahoma County
Charlotte Swindle
211 N Robinson Ave Ste N110
Oklahoma Clty,73102-7101
United States

Customer ID	Good Thru	Payment Terms	Sales Rep
R00062281	06/30/25	Net Due	Sara Folmer

Description	Amount
Oracle Tech Slack Support Services Agreement for the Periods: 07/01/2025 through 06/30/2026 Statement of Work No. 2	23,436.00 USD
Oracle Database Support Services Agreement for the Periods; 07/01/2025 through 06/30/2026 Statement of Work No. 3	55,141.00 USĐ
Subtotal	78 577 00 USD

 Subtotal
 78,677,00 USD

 Sales Tax
 TOTAL
 78,677.00 USD

Rimini Street, Inc. ("Rimini Street") and *Oklahoma County* are parties to that certain Statement of Work No. 2 (for OT Support Services) dated 07/03/2018 ("SOW"). The capitalized terms used herein shall have the meanings defined in the SOW.

On behalf of Oklahoma County, the undersigned signatory hereby certifies to Rimini Street that:



No additional licensed products have been added to the Covered Products listed in Schedule A of the SOW, and there have been no increases to the license usage of any Covered Product beyond the "Maximum License Metric" listed in Schedule A for one or more Covered Products. The products for which Rimini Street is providing Services, including but not limited to the license metrics and user counts of such products, are identical to those identified in Schedule A of the SOW (as amended by one or more valid amendments between the parties, as applicable).

☐ Yes.

Additional licensed products have been added to the Covered Products listed in Schedule A of the SOW, or there have been increases to the license usage of any Covered Product beyond the "Maximum License Metric" listed in Schedule A for one or more Covered Products. These changes are reflected in the documentation attached hereto.

Please mark the appropriate box above ("Yes" or "No"). If "Yes," please also provide documentation evidencing the additional licensed products or increased license usage. We will be in touch to discuss any other information required to reflect these changes for your upcoming Support Period Year.

The undersigned signatory represents and warrants that he/she is authorized, as a representative of his/her organization on whose behalf he/she is signing, to sign this certification and to bind his/her organization hereto.

For Oklahoma County.:

Authorized Signature

Printed Name

Title

Date

Rimini Street, Inc. ("Rimini Street") and *Oklahoma County* are parties to that certain Statement of Work No. 3 (for ODB Support Services) dated 07/03/2018 ("SOW"). The capitalized terms used herein shall have the meanings defined in the SOW.

On behalf of Oklahoma County, the undersigned signatory hereby certifies to Rimini Street that:

₪ No.

No additional Ilcensed products have been added to the Covered Products listed in Schedule A of the SOW, and there have been no increases to the license usage of any Covered Product beyond the "Maximum License Metric" listed in Schedule A for one or more Covered Products. The products for which Rimini Street is providing Services, including but not limited to the license metrics and user counts of such products, are identical to those identified in Schedule A of the SOW (as amended by one or more valid amendments between the parties, as applicable).

☐ Yes,

Additional licensed products have been added to the Covered Products listed in Schedule A of the SOW, or there have been increases to the license usage of any Covered Product beyond the "Maximum License Metric" listed in Schedule A for one or more Covered Products. These changes are reflected in the documentation attached hereto.

Please mark the appropriate box above ("Yes" or "No"). If "Yes," please also provide documentation evidencing the additional licensed products or increased license usage. We will be in touch to discuss any other information required to reflect these changes for your upcoming Support Period Year.

The undersigned signatory represents and warrants that he/she is authorized, as a representative of his/her organization on whose behalf he/she is signing, to sign this certification and to bind his/her organization hereto.

For Oklahoma County.:

Authorized Signature

Printed Name

Title

AMENDMENT NO. 7

This Amendment No. 7 ("Amendment") to that certain Statement of Work No. 2 - Oracle Technology Support Services dated on or about July 1, 2018 (as amended, the "OT SOW") is entered into by and between Rimini Street, Inc. ("Rimini Street") and Oklahoma County ("Client"). This Amendment is effective as of the date of the last signature of the parties below ("Amendment Effective Date").

This Amendment shall become part of and subject to the terms and conditions of the OT SOW, which except as modified herein, remains unchanged and in full force and effect. However, to the extent that the terms and conditions expressly set forth in this Amendment conflict with the terms and conditions of the OT SOW, the terms and conditions expressly set forth in this Amendment will prevail. Unless otherwise defined in this Amendment, capitalized terms used herein shall have the meanings assigned to such terms in the OT SOW.

WHEREAS, Rimini Street and Client are parties to the OT SOW and Client elects to renew the Services pursuant to Section 3 of the OT SOW;

NOW, THEREFORE, In consideration of the mutual promises herein, the OT SOW is hereby amended as follows:

- Section 2 (Support Period) is amended to reflect that Rimini Street will provide Client with Services ending at one minute before midnight (11:59 p.m.) United States Pacific Time on June 30, 2026 ("Support Period").
- Section 5.A (Annual Support Fees) is amended to reflect that, for the period July 1, 2025 through June 30, 2026 (Year 8 of the Support Period), the Annual Support Fee shall be \$23,436.00 USD.

By signing below, the undersigned certify that they have read and understand, and agree to be legally bound by, this Amendment.

For Client:	For Rimini Street, Inc.:
Authorized Signature	Authorized Signature
Printed Name	Printed Name
Title	Title
Date	Date

AMENDMENT NO. 7

This Amendment No. 7 ("Amendment") to that certain Statement of Work No. 3 – Oracle Database Support Services dated on or about July 1, 2018 (as amended, the "ODB SOW") is entered into by and between Rimini Street, Inc. ("Rimini Street") and Oklahoma County ("Client"). This Amendment is effective as of the date of the last signature of the parties below ("Amendment Effective Date").

This Amendment shall become part of and subject to the terms and conditions of the ODB SOW, which except as modified herein, remains unchanged and in full force and effect. However, to the extent that the terms and conditions expressly set forth in this Amendment conflict with the terms and conditions of the ODB SOW, the terms and conditions expressly set forth in this Amendment will prevall. Unless otherwise defined in this Amendment, capitalized terms used herein shall have the meanings assigned to such terms in the ODB SOW.

WHEREAS, Rimini Street and Client are parties to the ODB SOW and Client elects to renew the Services pursuant to Section 3 of the ODB SOW;

NOW, THEREFORE, in consideration of the mutual promises herein, the ODB SOW is hereby amended as follows:

- Section 2 (Support Period) is amended to reflect that Rimini Street will provide Client with Services ending at one minute before midnight (11:59 p.m.) United States Pacific Time on June 30, 2026 ("Support Period").
- 2. Section 5.A (Annual Support Fees) is amended to reflect that, for the period July 1, 2025 through June 30, 2026 (Year 8 of the Support Period), the Annual Support Fee shall be \$55,141.00 USD.

By signing below, the undersigned certify that they have read and understand, and agree to be legally bound by, this Amendment.

For Client:	For Rimini Street, Inc.:
Authorized Signature	Authorized Signature
Printed Name	Printed Name
Title	Title
Date	Date



Bill To OKLAHOMA COUNTY - IT 320 ROBERT S. KERR SUITE 317 OKLAHOMA CITY, OK 73102

Requisition 12600003-00 FY 2026

Acct No: UNDEFINED ACCOUNT.

Review: Buyer: 6065itch Status: Created 6065itchaswi

Page 1

Vendor RIMINI STREET INC PO BOX 846287

DALLAS, TX 75284-6287

Te1#702-839-9671

Ship To OKLAHOMA COUNTY - IT 320 ROBERT S. KERR SUITE 317

OKLAHOMA CITY, OK 73102

Deliver To OKLAHOMA COUNTY - IT 320 ROBERT S. KERR SUITE 317 OKLAHOMA CITY, OK 73102

Date Ordered	Vendor Number	Date Required	Ship Via	Terms	Department	in pen han part han had had had had pag hag pag
04/08/25	003294	and period have been been and arm from deed be-		• 94 pet \$4 acc lest lest lest lest lest pet pet	Information Tech	nology
LN Descript	ion / Aco	count		Qty	Unit Price	Net Price
06/30/20	Service /	Agreement - 07/01/2025 ment of Wor	-	23436.00 EACH	-,	23436.00

Ship To OKLAHOMA COUNTY ~ IT 320 ROBERT S, KERR SUITE 317 OKLAHOMA CITY, OK 73102

Deliver To OKLAHOMA COUNTY - IT 320 ROBERT S. KERR SUITE 317 OKLAHOMA CITY, OK 73102

Requisition Link

Requisition Total

23436.00

**** General Ledger Summary Section **** Account

Amount Remaining Budget



Bill To OKLAHOMA COUNTY - IT 320 ROBERT S. KERR SUITE 317 OKLAHOMA CITY, OK 73102

Requisition 12600004-00 FY 2026

ACCT No: UNDEFINED ACCOUNT.

Review: Buyer: 6065itchaswi Status: Created

Page 1

Vendor RIMINI STREET INC PO BOX 846287 Ship To OKLAHOMA COUNTY - IT 320 ROBERT S. KERR SUITE 317 OKLAHOMA CITY, OK 73102

DALLAS, TX 75284-6287

Te1#702-839-9671

Deliver To OKLAHOMA COUNTY - IT 320 ROBERT S. KERR SUITE 317 OKLAHOMA CITY, OK 73102

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1	Information Techr	าอไogy
Qty	Unit Price	Net Price
55141.00 EACH	1.00000	55141.00
	Qty 55141.00	Qty Unit Price 55141.00 1.00000

Ship To OKLAHOMA COUNTY - IT 320 ROBERT S. KERR SUITE 317 OKLAHOMA CITY, OK 73102

Deliver To OKLAHOMA COUNTY - IT 320 ROBERT S. KERR SUITE 317 OKLAHOMA CITY, OK 73102

Requisition Link

Requisition Total

55141.00

***** General Ledger Summary Section ***** Account

Amount Remaining Budget