## **SOLICITATION FOR:**

#### RFQ # 24-62

Design and Engineering Services for Somerville Annex Building Roof Removal and Replacement



## **CITY OF SOMERVILLE, MASSACHUSETTS**

## RELEASE DATE: 4/3/2024 PRE-PROPOSAL MEETING DATE AND TIME: 4/9/2024 10AM PRE-PROPOSAL MEETING LOCATION: 50 Evergreen Ave, Somerville, MA 02145 QUESTIONS DUE: 4/10/24 by 2PM EST DUE DATE AND TIME: 4/19/24 by 11AM EST

Anticipated Contract Award	05/01 /24
Est. Contract Commencement Date	06/01/24
Est. Contract Completion Date	08/01/24

## DELIVER TO: City of Somerville Procurement & Contracting Services Department

Attn: Sonia Castro Procurement Manager scastro@somervillema.gov 93 Highland Avenue Somerville, MA 02143

#### CITY OF SOMERVILLE, MASSACHUSETTS Enclosed You Will Find a Request for Proposal For: RFQ # 24-62

Design and Engineering Services for Somerville Annex Building Roof Removal and Replacement

# SECTION 1.0 GENERAL INFORMATION ON PROPOSAL PROCESS

## **1.1 General Instructions**

Copies of the solicitation may be obtained from the Procurement & Contracting Services on and after 4/3/2024 per the below-noted City Hall hours of operation.

Hall Hours of	Operation:
Monday – Wednesday	8:30 a.m. and 4:30 p.m.
Thursday	8:30 a.m. to <b>7:30</b> p.m.
Friday	8:30 a.m. to <b>12:30</b> p.m.
All Responses Must be Sea	aled and Delivered To:
Procurement & Contracting	g Services Department
City of Somerville, 93 Highland A	venue, Somerville, MA 02143
It is the sole responsibility of the Offeror to ens	ure that the proposal arrives on time at the
designated place. Late proposals will not be con	nsidered and will be rejected and returned.
Proposal F	ormat:
Submit one (1) sealed proposal package marked with	the solicitation title and number and must be
original.	
In an effort to reduce waste, please DO NOT USE 3	-RING BINDERS.
Responses must be sealed and marked with the solici	tation title and number.
All proposals must include all forms listed in the Pro	posers Checklist (and all documents included or
referenced in Sections 2.0 - 4.0). If all required doc	uments are not present, the proposal may be
deemed non-responsive and may result in disqual	ification of the proposal unless the City
determines that such failure(s) constitute(s) a min	or informality, as defined in Chapter MGL
30B.	
A complete Proposal must also include a cover letter	signed by an official authorized to bind the
Offeror contractually and contain a statement that the	e proposal is firm for ninety (90) days. An
unsigned letter, or one signed by an individual no	t authorized to bind the Offeror, may be
disqualified.	
The Offeror's authorized official(s) must sign all req	uired proposal forms.
The price proposal will be requested of the top-ranke	ed respondent and negotiated with the City.
All information in the Offeror's response should be c	elear and concise. The successful response will
be incorporated into a contract as an exhibit; therefor	e, Offerors should not make claims to which
they are not prepared to commit themselves contract	ually.
The successful Offeror must be an Equal Opportunity	y Employer.

## **1.2 Proposal Schedule**

Key dates for this Request for Propos	sals:
RFQ Issued	04/03/2024
Pre-proposal meeting date and time:	4/9/2024 10AM
Deadline for Submitting Questions to RFQ	4/10/24 by 2PM <b>EST</b>
Proposals Due	4/19/24 by 11AM EST
Anticipated Contract Award	05/ 01/2024
Est. Contract Commencement Date	06/01/2024
Est. Contract Completion Date	08/01/2024

Responses must be	City of Somerville
delivered by 4/19/24 by	Procurement & Contracting Services Department Attn: Sonia Castro 93 Highland Avenue
11AM EST <b>to:</b>	Somerville, MA 02143

## **1.3 Submission Instructions**

Please submit one sealed proposal package, with the following contents and marked in the following manner:

<b>Contents of Sealed Proposal</b> <b>Package</b>	Marked As
<b>Envelope 1 Non-Price Technical Proposal:</b> Shall Include (1) original and one (1) copy, and one (1) electronic copy. [Electronic copies are to be submitted on CD-ROM or thumb drives and are to be saved in Adobe Acrobat format. ("Read only" files are acceptable.)]	<b>To Be Marked:</b> Non-Price Proposal <b>RFQ # 24-62</b> for Somerville Annex Building Roof Removal and Replacement.
Please send the complete sealed package to the attention of :	Sonia Castro Procurement Manager Procurement & Contracting Services Department Somerville City Hall 93 Highland Avenue Somerville, MA 02143

## **Non-Price (Technical) Proposal Format**

Responses must be submitted in accordance with the requirements set forth in this solicitation. Results of the proposal review process will be utilized to establish a preliminary ranking of the proposers. The City may interview the top ranked candidates as part of the evaluation process. All information in the technical proposal should be organized and presented as directed below. Your Non-Price Proposal response should contain all forms outlined in the Proposers Checklist (Section 3.0). Responses shall be prepared on standard 8.5 x 11 inch paper (charts may be landscaped but must be on 8.5 x 11 inch paper) and shall be in a legible font size (12). All pages of each response shall be appropriately numbered (and with consecutive page numbering across tabs).

*Elaborate format and binding are neither necessary nor desirable*. Each proposal shall clearly identify the Offeror's name, solicitation number, formal solicitation title and copy number, (e.g., "Original", "copy 2 of 3"). All submissions will allow for easy removal and replacement of pages.

## **Cover Letter**

Submit a cover letter that includes the official name of the firm submitting the proposal, mailing address, e-mail address, telephone number, fax number, and contact name. The letter must be signed by an official authorized to bind the proposer contractually and contain a statement that the proposal is firm for ninety (90) days. An unsigned letter, or one signed by an individual not authorized to bind the Offeror, may be disqualified.

### **Qualifications & Experience**

The Offeror shall include qualifications and experience of the firm (or sole proprietor). The Offeror shall identify the year the firm was established, the total number of employees currently employed, and the number of employees focused on this engagement. This section should also describe work that is similar in scope and complexity that the Offeror has undertaken in the past. A discussion of the challenges faced and solutions developed are highly recommended. The Offeror may include any additional literature and product brochures. The Quality Requirements Form, or set of basic business standards, must be submitted in the sealed proposal.

#### References

The Offeror shall list <u>at least three</u> relevant references, which the City can contact. The City of Somerville reserves the right to use ourselves as a reference. References shall include the following information:

•The name, address, telephone number, and email address of each client listed above.

•A description of the work performed under each contract. •The amount of the contract.

•A description of the nature of the relationship between Offeror and the customer.

•The dates of performance. •The volume of the work performed.

## **1.4 Questions**

Questions are due: 4/10/24 by 2PM EST Questions concerning this solicitation must be delivered in writing to: Sonia Castro Procurement Manager Somerville City Hall Procurement & Contracting Services Department 93 Highland Avenue Somerville, MA 02143 Or emailed to: scastro@somervillema.gov Or faxed to: 617-625-1344 When submitting questions, Subject Line must include: Questions RFQ#24-62

Answers will be sent via an addendum to all Offerors who have registered as proposal holders. Proposers are encouraged to contact to the Procurement & Contracting Services Department to register as a proposal document holder to automatically be alerted as to addenda as they are issued. It is the responsibility of the Offeror to also monitor the proposal portal on the City's website for any updates, addenda, etc. regarding that specific solicitation. The web address is: http://www.somervillema.gov/departments/finance/purchasing

If any proposer contacts City personnel outside of the Procurement & Contracting Services Department regarding this proposal/proposal, that proposer will be disqualified immediately.

## **1.5 General Terms**

#### **Estimated Quantities**

The City of Somerville has provided estimated quantities, which will be ordered/purchased over the course of the contract period. These estimates are estimates only and not guaranteed.

#### **Proposal Signature**

A response must be signed as follows: 1) if the Offeror is an individual, by her/him personally; 2) if the Offeror is a partnership, by the name of the partnership, followed by the signature of each general partner; and 3) if the Offeror is a corporation, by the authorized officer, whose signature must be attested to by the clerk/secretary of the corporation (& with corporate seal).

#### **Time for Proposal Acceptance and City Contract Requirements**

The contract will be awarded within 90 days after the proposal opening. The time for award may be extended for up to 45 additional days by mutual agreement between the City of Somerville and the Offeror that is most advantageous and responsible. The Offeror's submission will remain in effect for a period of 90 days from the response deadline or until it is formally withdrawn, a contract is executed, or this solicitation is canceled, whichever occurs first. The Offeror will be required to sign a standard City contract per the City's general terms included herein as Appendix A.

#### Holidays are as follows:

New Year's Day	Martin Luther King. Jr. Day	Washington's Birthday	Patriots' Day
Memorial Day	Juneteenth Independence Day	Independence Day	Labor Day
Indigenous Peoples' Day	Veterans' Day	Thanksgiving Day	Thanksgiving Friday
Christmas Eve (half day)	Christmas Day		

Please visit <u>http://www.somervillema.gov/</u> for the City's most recent calendar. \*Under State Law, all holidays falling on Sunday must be observed on Monday.

If the awarded Offeror for their convenience desires to perform work during other than normal working hours or on other than normal work days, or if the Offeror is required to perform work at such times, the Offeror shall reimburse the City for any additional expense occasioned the City, thereby, such as, but not limited to, overtime pay for City employees, utilities service, etc. UNLESS otherwise specified in these provisions, services will be performed during normal work hours. When required services occur on holidays, work will be performed on either the previous or following work day, unless specified otherwise.

#### **Unforeseen Office Closure**

If, at the time of the scheduled proposal opening, the Procurement & Contracting Services Department is closed due to uncontrolled events such as fire, snow, ice, wind, or building evacuation, the proposal due date will be postponed until 2:00 p.m. on the next normal business day. Proposals will be accepted until that date and time. In the event of inclement weather, the Offeror is responsible for listening to the media to determine if the City has been closed due to weather.

#### Changes & Addenda

If any changes are made to this solicitation, an addendum will be issued. All proposers on record as having picked up the solicitation will be alerted via email as to the posting of all addenda. The City will also post addenda on its website (<u>http://www.somervillema.gov/departments/finance/purchasing</u>). No changes may be made to the solicitation documents by the Offerors without written authorization and/or an addendum from the Procurement & Contracting Services Department.

#### Modification or Withdrawal of Proposals, Mistakes, and Minor Informalities

An Offeror may correct, modify, or withdraw a proposal by written notice received by the City of Somerville prior to the time and date set for the proposal opening. Proposal modifications must be submitted in a sealed envelope clearly labeled "Modification No.\_\_" to the address listed in Section 1. Each modification must be numbered in sequence and must reference the original solicitation. After the proposal opening, an Offeror may not change any provision of the proposal in a manner prejudicial to the interests of the City or fair competition. Minor informalities will be waived or the proposer will be allowed to correct them. If a mistake and the intended proposal are clearly evident on the face of the proposal document, the mistake will be corrected to reflect the intended correct proposal, and the proposal if a mistake is clearly evident on the face of the proposal document, but the intended correct proposal is not similarly evident.

#### **Right to Cancel/Reject Proposals**

The City of Somerville may cancel this solicitation, or reject in whole or in part any and all proposals, if the City determines that cancellation or rejection serves the best interests of the City.

#### **Unbalanced Proposals**

The City reserves the right to reject unbalanced, front-loaded, and conditional proposals.

#### **Brand Name "or Equal"**

Any references to any brand name or proprietary product in the specifications shall require the acceptance of an equal or better brand. The City has the right to make the final determination as to whether an alternate brand is equal to the brand specified.

### **Electronic Funds Transfer (EFT)**

For EFT payment, the following shall be included with invoices to the point of contact:

- Contract/Order number; Contractor's name & address as stated in the contract;
- The signature (manual or electronic, as appropriate) title, and telephone number of the Offeror's representative authorized to provide sensitive information;
- Name of financial institution; Financial institution nine (9) digit routing transit number;
- Offeror's account number; Type of account, i.e., checking or saving.

# **1.6 Evaluation Methodology**

## **Comparative Evaluation Criteria**

The Comparative Evaluation Criteria set forth in Section 2 of this RFQ shall be used to evaluate responsible and responsive proposals.

All proposals will be reviewed by an evaluation committee composed of employees of the City. Final selection will be based upon the evaluators' analysis of the information and materials required under the RFQ and provided by the proposing vendors in their submissions. The City reserves the right to involve an outside consultant in the selection process. Proposals that meet the minimum quality requirements will be reviewed for responses to the comparative evaluation criteria. The evaluation committee will assign a rating of Highly Advantageous, Advantageous, Not Advantageous, or Unacceptable to the comparative evaluation criteria.

The City will only award a contract to a responsive and responsible Proposer. Before awarding the contract(s), the City may request additional information from the Proposer to ensure that the Proposer has the resources necessary to perform the required services. The City reserves the right to reject any and all proposals if it determines that the criteria set forth have not been met.

Factor 1: Qualifications and Prior Experience			
<b>Highly Advantageous</b> The proposer has prior similar experience as designer of at least five years replacement projects including at least three of a similar size and design as the subject project.			
Advantageous	The proposer has prior similar experience as designer of at least five years on roof replacement projects including at least two of a similar size and design as the subject project.		
Not Advantageous	The proposer has prior similar experience as designer of less than five years or has demonstrated less than two projects of similar size and design		

Factor 2: Firm's Past Performance on Similar Projects			
<b>Highly Advantageous</b> Evidence and references of excellent past performance as design firm on at leas public and private projects in the field of complex roof replacement and building restoration design.			
Advantageous	Evidence and references of excellent past performance as design firm on at least 3 public and private projects in the field of complex roof replacement and building restoration design.		
Not Advantageous	Evidence and references of excellent past performance as design firm on less than 3 public and private projects in the field of complex roof replacement and building restoration design.		

Factor 3: Quality of Submission			
<b>Highly Advantageous</b> Designer has provided a high-quality statement of qualifications o proposed scope of services with a proposed project schedule meetic City's requirements.			
Advantageous	Designer has provided a complete statement of qualifications outlining a proposed scope of services with a proposed project schedule meeting the Committee's requirements.		
Not Advantageous	Designer has not provided a complete statement of qualifications outlining a proposed scope of services or has not proposed a project schedule meeting the City's requirements		

#### **Selection Process**

Qualified proposals will be reviewed and rated by the Evaluation Committee ("the Committee") on the basis of the comparative evaluation criteria and minimum quality requirements included in Section 2.0.

The City may request additional information from the Offerors to ensure that the Offeror has the necessary resources to perform the required services. The Committee may choose to select a set of finalists to be interviewed ("the short list"). The short-listed applicants will be notified, either by e-mail or telephone, of the date, time, and place for their interviews and any other pertinent information related thereto. The Mayor may, at the Mayor's sole discretion, interview the applicants on the short list. The Committee will rank all candidates and make a recommendation to the Mayor to enter into a contract with the most highly advantageous Offeror.

The City will award the contract to the most responsive and responsible Offeror whose entire proposal (technical and price) is deemed to be the most highly advantageous. The City reserves the right to reject any and all proposals if it determines that the criteria set forth have not been met.

#### **Selection Schedule**

The Selection Committee reserves the right to re-advertise if there are fewer than four Respondents that meet the minimum requirements. After submission of qualifications, a Selection Committee will review all applications to determine which ones meet the minimum requirements. The Selection Committee will rate every Respondent that meets the minimum qualifications using the evaluation criteria in this RFQ. The evaluation criteria will be assigned by all committee members with a brief written explanation for their assigned score. After individual evaluations, the Procurement Officer will collect all committee members' evaluation sheets for each Respondent and will compile a master list ranking the Respondents from most advantageous (the highest cumulative score) to least advantageous (the lowest cumulative score).

Following the ranking of Respondents, the committee will short-list and conduct interviews with selected applicants. The Purchasing Director will notify all applicants of the names of the applicants selected for the short list. The short-listed applicants will be notified, either by e-mail or telephone, of the date, time and place for their interviews and any other pertinent information related thereto.

Each short-listed Respondent will be required to make a presentation of their qualifications to the Selection Committee. Each interview will consist of a question and answer period and time allotted for Respondents to present past experience with projects of similar scope and size. All three (or more) finalists will be asked the same questions and given the same opportunities to present. The interview process will also have a ranking system and committee members will be required to rank each of the finalists. Based on the interview process, Respondents will be ranked and references will be checked for the highest ranking Respondent.

#### **Fee Negotiations**

The Owner will commence fee negotiations with the first-ranked selection. If the Owner is unable to negotiate a contract with the first-ranked selection, the Owner will then commence negotiations with its second-ranked selection and so on, until a contract is successfully negotiated and approved by the Owner.

The Owner will negotiate the fee for services dependent upon an evaluation of the level of effort required, job complexity, specialized knowledge required, estimated construction cost, comparison with past project fees, and other considerations. As construction cost is but one of several factors, a final construction figure in excess of the initial construction estimate will not, in and of itself, constitute a justification for an increased Engineer's fee.

If the Owner is unable to negotiate a satisfactory fee with any of the finalists, the Mayor shall recommend that the Committee select additional finalists from the original pool of applicants or re-advertise the RFQ.

Once successful negotiations have concluded (for a not-to-exceed fee), the City will prepare the contract and submit it to the successful applicant for signature. Upon receipt of the executed contract and all other required documents from the designer, Purchasing will have the contract signed by the appropriate City officials. This award will result in the issuance of a purchase order to be delivered with a fully executed contract to the designer. Unless otherwise stated, the issuance of the purchase order and fully executed contract is tantamount to a Notice to Proceed, at which time the successful applicant will be expected to begin work under the contract.

# RFQ # 24-62 SECTION 2.0 RULE FOR AWARD / SPECIFICATIONS/SCOPE OF SERVICES

#### **Rule For Award**

The City may award a contract to a responsive and responsible Applicant deemed to be the most highly qualified based on the evaluation procedures and fee negotiations described herein. The City reserves the right to reject any and all responses if it determines that it is in the best interest of the City to do so. The contract will be awarded within ninety (90) days after the proposal opening. The time for award may be extended for up to 45 additional days by mutual agreement between the City and the most highly advantageous and responsible offeror.

#### Background

The City of Somerville Department of Public Works conducted a moisture analysis on the roof system located at the City-owned Annex facility, located at 50 Evergreen Avenue, Somerville, MA 02145. The analysis consisted of thermal imaging, asbestos testing and core cuts, which revealed nearly 50% of the roof system is compromised by moisture. The core cuts indicated that there are two existing roof systems installed at the facility. There is an upper EPDM roof system over the original built up roof system that is adhered directly to the structural wood decking. During the assessment, it was found the existing EPDM membrane is nearing the end of its serviceable life cycle. Replacement options would entail the removal of roof systems down to the structural deck to inspect the structural integrity of facility. The process of code compliance (per Massachusetts State Building Code) requires that a registered design professional is involved in the project from start to finish. The next step is to hire a licensed design professional certified by the State of Massachusetts to develop a set of plans for contractor bidding purposes.



Figure 1 – Aerial view of 50 Evergreen Ave Roof

#### 50 Evergreen Ave. Annex Building (see attachment A, Roof Analysis) Illustrated on Figure 2, the Annex Building Roof Composition based on the assessment.

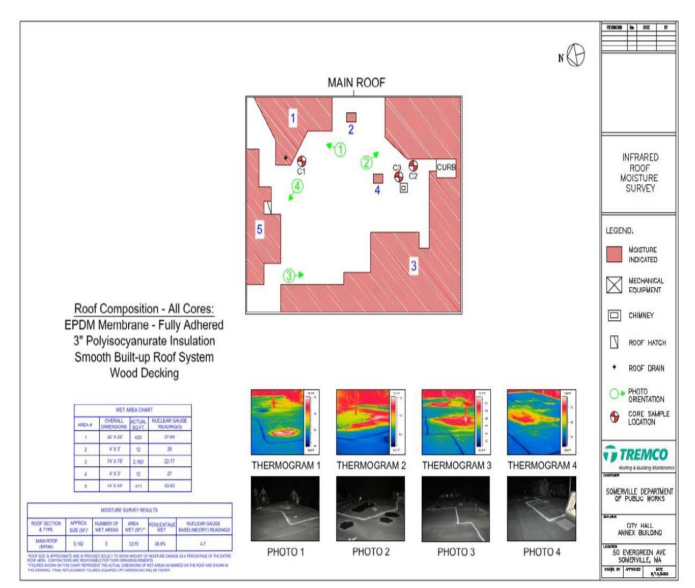


Figure 2 – Roof Composition

Core E	xtraction Information- 50 Ev	ergreen Ave, Somerville, MA	. 02145
<u>Core #1- Roof Field- By</u> <u>Drain</u>	Core #2- Roof Field- High Point Away from Drain	Core #3- Chimney Flashing • EPDM Membrane- Fully	
<ul> <li>EPDM Membrane- Fully adhered</li> </ul>	<ul> <li>EPDM Membrane- Fully adhered</li> </ul>	adhered • 3" polyisocyanurate insulation	
<ul><li> 3" polyisocyanurate insulation</li><li> Smooth Built-up Roof</li></ul>	<ul><li> 3" polyisocyanurate insulation</li><li> Smooth Built-up Roof</li></ul>	<ul> <li>Smooth Built-up Roof System.</li> </ul>	
System. • Wood Decking.	System. • Wood Decking.	Wood Decking.	

#### 50 Evergreen Ave. Annex Building Roof Asbestos Testing Results (see attachment B report)

Asbestos was identified in the older gray flashing on the top of the chimney and in the tar with rocks along the metal edge of the built-up roof at the parapet.

_	33058 – City Hall Annex roof			
Rubber membrane roof		3000 SF	D	N
3" Isocyanate insulation	Roof		D	N
Facer paper on insulation			D	N
Built-up roofing (Rock over tar with multi-layer felt/asphalt)	Below rubber membrane roof		D	N
Wood decking	Vood decking Roof		Not su	ispect
New flashing	Associated with rubber membrane roof	250 LF	D	N
Old flashing	Associated with built-up roof at perimeter, penetrations & top of chimney	250 LF	D	Y

Figure 3 – Roof Materials Test Cuts



Roof cut



Old flashing mastic present at chimney (top & perimeter), around access hatch and perimerter of roof

### 50 Evergreen Roof Replacement Engineering Project

With this RFQ, The City of Somerville, through its Procurement and Contracting Services Department and on behalf of the Department of Public Works, is seeking statements of qualifications and proposals for engineering services to support the preliminary design, public engagement process, final design, bidding support and construction control documents for the Roof Removal and Replacement at the facility otherwise known as the Annex Building located at 50 Evergreen Ave., Somerville. MA, 02145.

The City proposes a project to evaluate, engineer, design & specifications and provide construction control documents for the removal and replacement of the roof at the Annex Building Facility located at 50 Evergreen Ave.

Specifications shall conform to the typical DCAMM (Mass. Division of Capital Asset Management and Maintenance) standard format and shall include all appropriate legal and technical provisions for contracts executed under M.G.L. c. 30 and c. 149. Designs shall also be in conformance with prevailing federal, state, and local laws, regulations and codes. Drawings and sketches shall be submitted to the City in scale and size sheets typical to DCAMM. Drawings size is 24" by 36" sheets. Design documents (specs and drawings) shall be turned over to the City in both electronic format as accepted by the City and hard copy upon completion of the job. No additional charges will be due to the designer for this service. All work that requires the services of a registered professional, e.g., Architect, or Engineer, shall bear the stamp and signature of the respective professional responsible for such services, and who is registered in the Commonwealth of Massachusetts. Services will be invoiced at the Designer's hourly rates for hours expended on authorized work tasks. Invoicing shall correspond to project milestones established at the proposal phase and shall not deviate unless previously approved by the City. Individual work tasks for the project will be identified by the City and a corresponding budget established. The designer shall not proceed until the design budget and timeline are approved, in writing, by the City. Any changes in scope must be approved in writing by the City. Sub-consultants may be engaged to execute specific specialized, related tasks needed under the project scope. These sub-consultant firms shall be approved by the City's Project Manager, prior to their use. Fees associated with administering sub-consultants should be identified in this designer proposal, under the fee schedule, but should not exceed ten percent overhead charge. All rates are inclusive of clerical functions, typing, charges, meals, lodging, insurance, telephone, travel and other incidental expenses. Direct charges for extensive blueprinting, reproduction, photography, copies of maps or documents and other related expenses incurred by the design firm will be invoiced at actual cost without markup.

#### Deliverables

Vendor shall provide evidence of all work performed to ensure compliance with the contract requirements. The contractor is responsible for remedying all defects and/or omissions to the supplies or services provided to ensure that said deliverables meet the requirements as detailed in the contract specifications.

#### Phase One

The Designer's responsibilities shall include, but shall not be limited to, the following services:

#### Task 1: Evaluation of existing conditions, Engineering plans and specifications.

**Scope:** Evaluate existing conditions on site and prepare a set of Engineering Plans and Specifications suitable for the permitting and construction of the roof replacement project. Provide recommendations to install safety equipment, an access ladder, walkway grating, and to remove obsolete equipment (if any).

#### Deliverables: Signed and Sealed Engineering Plans for Permit Submittal.

#### Task 2: Structural Review of Roof Deck and Ceiling Joists

**Scope:** Based on roof test cuts and information known at this time, the proposed roof replacement would weigh more than the existing smooth built up roof and EPDM roof recover. Review the existing conditions of the wood roof deck and ceiling joists. Provide a letter report analyzing the dead load and live loads on the roof and the structural capacity of the existing structural framing.

Deliverables: Structural framing analysis letter report.

## Phase Two

Task 3: Project Bidding

**Scope:** Prepare documents in conjunction with the City of Somerville DPW & Procurement Department to advertise the Roof Replacement Project. Meet with interested contractors on site to review the Scope of Work and respond to any Requests For Information. Review submitted proposals from qualified contractors and recommend the selection of a contractor.

- 1. Upon Notice to Proceed with the Bidding Phase of the Project from the City, perform the following services in accordance with MGL Chapter 149 on or before the date and time specified in the Approved Project Schedule.
- 2. Attend the pre-bid conference, taking note of all questions asked.
- 3. Answer all relevant questions and communicate answers to the DPW & Procurement Department for Addenda purposes.
- 4. Attend bid opening and conduct review of qualifications, including review of DCAMM file, of the three (3) lowest bidders and shall within three (3) business days of the respective bid opening dates, advise the City in writing of the Designers recommendations and which general bidder is the most responsive, responsible eligible bidder that has submitted the lowest bid.
- 5. The Designer shall assist in rebidding of general bid unless such rebidding is made necessary by the fault of the City, in which event such rebidding shall be deemed an additional service.

Deliverables: Bid Tabulation report summarizing results of bids from qualified Contractors.

### Task 4: OWIP and Project Certification Documentation

**Scope:** To comply with the requirements of the State of Massachusetts State Building Code, provide Construction Control Documentation by the Engineer of Record during the construction phase of the project. Design firm will provide the necessary Project Certification and Construction Phase Services to ensure full compliance with the requirements of the City and State.

- 1. Schedule, coordinate and hold a pre-construction meeting with the Construction Contractor Project Superintendent, City's Designee (Building Superintendent or City appointed personnel) and other necessary attendees such as Building Inspection and related agencies.
- 2. Provide general administration of the Construction Contract to the extent set forth herein.
- 3. Furnish the general contractor with information for establishing lines and grades (if necessary) and prepare a set of plans and specifications that incorporate all addenda and sketch drawings issued during the bidding process (Conformed Set).
- 4. Provide to the City a list of all Permits, variances or approvals required to implement change order work at the Project site when the Designer submits for Approval any change order request to the City during the construction phase of the Project, whether the change order request was made by the Designer, the City, or the general contractor.
- 5. Visit the site at intervals appropriate to the stage of construction but not less than weekly, and observe the progress of the work, issue written progress reports, and conduct job meetings, and prepare and distribute

agendas and meeting minutes to assure that the work is being built in conformance with Approved construction documents.

- 6. Authorize minor changes in Work that are consistent with the intent of the Contract Documents and do not involve an adjustment in the Construction Cost or an extension of time. The Designer shall prepare Change Orders and Construction Change Directives for the City's approval and execution in accordance with the Contract Documents
- 7. In a timely manner, decide all questions regarding interpretation of, or compliance with, the Construction Contract documents, except as the City may otherwise determine in writing .
- 8. Transmit the Contractor's electronic versions of the Record Drawings, a final cost report, and other required documents to the applicable regulatory agencies.
- 9. Except as otherwise specifically set forth in the Construction Contract documents, the Designer shall neither have control over or charge of, nor be responsible for, the construction means, methods, techniques, sequences, or procedures, or for safety precautions and programs in connection with the Work, since these are solely the Contractor's rights and responsibilities under the Construction Contract documents.
- 10. Conduct final "punch list" inspection of the Project and report the results of such inspections in writing to the City. Review and incorporate punch lists generated by the Somerville Commissioner of Public Works or Designee into the Contractor's punch list. Verify that the work identified in DPW's punch list is addressed by the Contractor. Manage the final inspection "punch list" until all items have been completed or otherwise addressed to the satisfaction of the City.
- 11. General Contractor's Requisition for Payment: The Designer shall submit to the City in a timely manner all requisitions for payment submitted by the general contractor in the form required by the City. With respect to each such requisition, the Designer shall certify to the best of its knowledge 6 that the percentage of work included in the requisition is accurate and that the work performed conforms to the Construction Contract documents.
- 12. If Applicable: Review of As-Built Drawings: Before examining the requisition for final payment submitted to the City by the general contractor and making any certification in response thereto, the Designer shall obtain from the general contractor As-Built Drawings, including drawings showing the actual installation of the site utilities, envelope repairs and any changes to plumbing, heating, ventilating and electrical work under the Construction Contract, and recording all changes. The Designer shall review and approve the general contractor's As-Built Drawings. The Contractor shall revise the applicable original reproducible drawings and electronic media drawings on the basis of the As-Built Drawings and shall submit them through the Architect as Record Drawings electronically along with two (2) sets of prints to the City; which Record Drawings shall become the property of the City.
- 13. Evaluation of General Contractor: At the conclusion of the Construction Contract the Designer shall assist the City and/or the Owner's Commissioner or Designee in the evaluation of the performance of the general contractor and the filed sub-contractors as required by M.G.L. c.149, §44D or any other law.
- 14. Copies of Original Design Drawings: One suitably bound legible copy of all original design drawings including those pertinent to change orders and shop drawings if applicable shall be furnished by the Designer to the City at the conclusion of the Construction Contract.

**Deliverables:** Initial and Final Project Certification Documentation.

#### Representative Projects

Provide detailed descriptions of at least five (5) representative projects that best illustrate the firm's ability to provide services similar in size and complexity to the Project. Representative projects must have been designed within the last 10 years in Massachusetts.

Each representative project shall identify any Project Team member that participated in the project and explain his or her involvement. Projects completed by a Project Team member while working at a prior firm shall not

be utilized as a representative project for the firm but may be considered for that individual's background.

#### Understanding & Methodology

The proposal must convey an understanding of the nature of the work and present the skills, resources and methodology that will be utilized to successfully deliver the scope of services and provide any added value to the City.

#### Construction Phase

Construction phase services are included in this RFQ. Proposals must demonstrate to the City the Design Firm has successfully completed projects of similar size and scope and has the qualifications and capacity to perform all aspects of construction phase engineering, management, and administration. The firm shall demonstrate that they have provided Engineering Services of similar size and scopes for 3 or more roof design and construction control within the last 10 years in Massachusetts.

#### **Project Schedule**

The proposal must establish a design and construction phase approach and schedule to complete all work in project area as efficiently as possible in an effort to advance the City's planning efforts. The project delivery method shall be design-bid-build.

- Preliminary Design shall be completed within 90 Days of contract award/notice to proceed.
- Final Design shall be completed within 120 Days of contract award/notice to proceed.

#### Eligibility Requirements for All Applicants to the Designer Selection Committee

**Application Form:** Applicants should use the most recent of the <u>Standard Designer Application Form for</u> <u>Municipalities</u> published by the Designer Selection Board (DSB), pursuant to M.G.L. c. 7, §38K(b) available on <u>mass.gov</u>. Computer generated forms are allowed, provided they do not substantially deviate from the DSB format. The Application Form may be amended to include additional information on a project specific basis. Please note: Applicants do not submit DSB Master File Brochures. This requirement only relates to applicants responding to applications under the jurisdiction of the Designer Selection Board (DSB).

#### UNSIGNED APPLICATIONS MAY NOT BE CONSIDERED BY THE COMMITTEE.

**Consultants:** The Designer must document the qualifications of all consultants who will work on the project. The names of each shall be provided and no substitutions of principal consultants will be allowed. Certification Required Prior to Award of Contract: 1) Applicants must certify, under penalties of perjury, that they are not presently suspended or debarred pursuant to Massachusetts General Laws, c.149, §44C and c.29, §29F.

#### **EVALUATION CRITERIA**

Minimum Criteria for the Designer Selection Committee to evaluate submission

- a) Complete Application
- b) Designer (Project Manager) with at least five years' experience.
- c) Demonstrated experience with roof replacement standards and practices

- d) Timeline for Project Completion that meets the City's requirements.
- e) Evidence of financial stability (this may be shown with a signed cover letter from the firm's auditor from their last audit)

#### Evaluation Criteria to be used by the Designer Selection Committee to evaluate Applicants

- a) Prior similar experience
- b) Past performance with similar projects and specifically with accurate cost estimating and successful completion of projects.
- c) Result of reference checks. City reserves the right to check references of projects outside those submitted on the standard form.
- d) Qualifications of the Designer/Project Manager
- e) Quality and completeness of submission.

The City shall attempt to select at least three (3) qualifying finalists. All finalists may be required to appear for an interview or provide additional information to their Designer Selection Committee. Design fee will be negotiated with the highest ranked firm; if unable to reach agreement, negotiation with the second highest ranked firm will be attempted and so on.

#### **Quality Requirements**

Quality requirements, or basic business requirements, are the minimum set of standards that an entity must meet and certify to be considered responsible and responsive. **Please complete the Quality Requirements form, below, and submit it with your completed proposal.** The City of Somerville will disqualify any response that does not meet the minimum quality requirements. A "No" response to items 1, 2, or 3, or a failure to respond to any of the following minimum standards, will result in disqualification of your proposal.

		YES	NO
1.	Architect(s) completed similar work in the State of Massachusetts within the last two (2) - calendar years		
2.	Architect (s) and any participating engineers must be licensed and registered in Massachusetts.		
3.	Must and have at least five (5) years of experience providing relevant services		
4.	Optional: Are you a Mass. Supplier Diversity Office MBE/WBE certified minority or woman owned business? Additional minority designations may be submitted by attaching supporting documentation.		

In order to provide verification of affirmative responses to items 1 through 3 under the quality requirements listed in the Quality Requirements Form, Offeror must submit written information that details the general background, experience, and qualifications of the organization. Subcontractors, if applicable, must be also included.

#### **Period of Performance**

The period of performance for this contract begins on or about @@/@@/@@ and ends on or about @@/@@/@@. If applicable, optional renewal years may be exercised by the sole discretion of the City (see cover page for anticipated contract term).

#### **Place of Performance**

All services, delivery, and other required support shall be conducted in Somerville and other locations designated by the Department point of contact. Meetings between the Vendor and City personnel shall be held at the City of Somerville, Massachusetts, unless otherwise specified.

#### Vendor Conduct

The Vendor's employees shall comply with all City regulations, policies, and procedures. The Vendor shall ensure that their employees present professional work attire at all times. The authorized contracting body of the City may, at his/her sole discretion, direct the Vendor to remove any Vendor employee from City facilities for misconduct or safety reasons. Such rule does not relieve the Vendor of their responsibility to provide sufficient and timely service. The City will provide the Vendor with immediate written notice for the removal of the employee. Vendors must be knowledgeable of the conflict of interest law found on the Commonwealth's website <a href="http://www.mass.gov/ethics/laws-and-regulations-/conflict-of-interest-information/conflict-of-interest-law.html">http://www.mass.gov/ethics/laws-and-regulations-/conflict-of-interest-information/conflict-of-interest-law.html</a>. Vendors may be required to take the Conflict of Interest exam.

#### **Vendor Personnel**

The Vendor shall clearly state the name of the proposed project manager. All proposed staff must demonstrate the ability to carry out the specified requirements.

#### Confidentiality

The Vendor agrees that it will ensure that its employees and others performing services under this contract will not use or disclose any non-public information unless authorized by the City. That includes confidential reports, information, discussions, procedures, and any other data that are collected, generated or resulting from the performance of this scope of work. All documents, photocopies, computer data, and any other information of any kind collected or received by the Vendor in connection with the contract work shall be provided to the City upon request at the termination of the contract (i.e., the date on which final payment is made on the contract or at such other time as may be requested by the City or as otherwise agreed by City and the Vendor). The Vendor may not discuss the contract work in progress with any outside party, including responding to media and press inquiries, without the prior written permission of the City. In addition, the Vendor may not issue news releases or similar items regarding contract award, any subsequent contract modifications, or any other contract-related matter without the prior written approval of the City. Requests to make such disclosures should be addressed in writing to the Vendor's point of contact.

## RFQ # 24-62 SECTION 4.0 proposal name proposers' checklist

Please ensure all documents listed on this checklist are included with your proposal. Failure to do so may subject the proposer to disqualification.

#### **Non-Price Proposal**

#### **Required with Sealed Proposals**

- \_\_\_\_ Cover Letter
- \_\_\_\_\_ Acknowledgement of Addenda (if applicable and non-price related)
- \_\_\_\_\_ Qualifications and Non-Price Proposal with the following headings:
  - 1. Cover Letter
  - 2. Firm Qualifications & Experience, including demonstration of:
    - a. Project Management and Controls
    - b. Preliminary Design, Permitting & Field Investigations
    - c. Final Design Engineering
    - d. Estimates of Probable Construction Cost & Bidding Assistance
    - e. Engineering Services During Construction
    - f. Project Close-Out Services
  - 3. Project Team
  - 4. Project Understanding, Methodology & Approach
  - 5. Schedule and Project Team Availability
  - 6. References
- \_\_\_\_ Quality Requirements (See Section 2.0)
- \_\_\_\_\_ Somerville Living Wage Form
- \_\_\_\_\_ Certificate of Non-Collusion and Tax Compliance
- \_\_\_\_\_ Wage Theft Ordinance Form
- \_\_\_\_\_ Certificate of Signature Authority
- \_\_\_\_\_ Supplier Diversity Certification (if applicable)
- \_\_\_\_\_ Reference Form (or equivalent may be attached)
- \_\_\_\_\_ Vulnerable Road Users Ordinance
- \_\_\_\_ W9

### Required with Contract, Post Award

- \_\_\_\_\_ Certificate of Good Standing (will be required of awarded Vendor; please furnish with proposal if available)
- \_\_\_\_\_ Insurance Specifications (will be required of awarded Vendor; furnish sample certificate with bid, if possible)
- \_\_\_\_\_ Statement of Management (if applicable)
- \_\_\_\_\_ Truth-in-Negotiations Certificate



#### SOMERVILLE LIVING WAGE ORDINANCE CERTIFICATION FORM CITY OF SOMERVILLE CODE OF ORDINANCES SECTION 2-397 et seq<sup>\*</sup>.

**Instructions**: This form shall be included in all Invitations for Bids and Requests for Proposals which involve the furnishing of labor, time or effort (with no end product other than reports) by vendors contracting or subcontracting with the City of Somerville, where the contract price meets or exceeds the following dollar threshold: <u>\$10,000</u>. If the undersigned is selected, this form will be attached to the contract or subcontract and the certifications made herein shall be incorporated as part of such contract or subcontract. **Complete this form and sign and date where indicated below on page 2**.

**Purpose:** The purpose of this form is to ensure that such vendors pay a "Living Wage" (defined below) to all covered employees (i.e., all employees except individuals in a city, state or federally funded youth program). In the case of bids, the City will award the contract to the lowest responsive and responsible bidder paying a Living Wage. In the case of RFP's, the City will select the most advantageous proposal from a responsive and responsible offeror paying a Living Wage. In neither case, however, shall the City be under any obligation to select a bid or proposal that exceeds the funds available for the contract.

**Definition of "Living Wage":** For this contract or subcontract, as of **7/1/2023** "Living Wage" shall be deemed to be an hourly wage of no less than **\$17.09** per hour. From time to time, the Living Wage may be upwardly adjusted and amendments, if any, to the contract or subcontract may require the payment of a higher hourly rate if a higher rate is then in effect.

#### **CERTIFICATIONS**

1. The undersigned shall pay no less than the Living Wage to all covered employees who directly expend their time on the contract or subcontract with the City of Somerville.

2. The undersigned shall post a notice, (copy enclosed), to be furnished by the contracting City Department, informing covered employees of the protections and obligations provided for in the Somerville Living Wage Ordinance, and that for assistance and information, including copies of the Ordinance, employees should contact the contracting City Department. Such notice shall be posted in each location where services are performed by covered employees, in a conspicuous place where notices to employees are customarily posted.

3. The undersigned shall maintain payrolls for all covered employees and basic records relating hereto and shall preserve them for a period of three years. The records shall contain the name and address of each employee, the number of hours worked, the gross wages, a copy of the social

<sup>\*</sup>Copies of the Ordinance are available upon request to the Procurement & Contracting Services Department.

Online at: <u>https://www.somervillema.gov/departments/finance/procurement-and-contracting-services</u>

Form:\_\_\_\_ Contract Number:\_\_\_\_\_

security returns, and evidence of payment thereof and such other data as may be required by the contracting City Department from time to time.

4. The undersigned shall submit payroll records to the City upon request and, if the City receives information of possible noncompliance with the provisions the Somerville Living Wage Ordinance, the undersigned shall permit City representatives to observe work being performed at the work site, to interview employees, and to examine the books and records relating to the payrolls being investigated to determine payment of wages.

5. The undersigned shall not fund wage increases required by the Somerville Living Wage Ordinance by reducing the health insurance benefits of any of its employees.

6. The undersigned agrees that the penalties and relief set forth in the Somerville Living Wage Ordinance shall be in addition to the rights and remedies set forth in the contract and/or subcontract.

#### **<u>CERTIFIED BY</u>**:

Signature:	
(Duly Authorized Representative of Vendor)	
Title:	
Name of Vendor:	
Date:	

## INSTRUCTIONS: PLEASE POST

# NOTICE TO ALL EMPLOYEES REGARDING PAYMENT OF LIVING WAGE

Under the Somerville, Massachusetts' Living Wage Ordinance (Ordinance No. 1999-1), any person or entity who has entered into a contract with the City of Somerville is required to pay its employees who are involved in providing services to the City of Somerville no less than a "Living Wage".

The Living Wage as of **7/1/2023** is **\$17.09** per hour.

For assistance and information regarding the protections and obligations provided for in the Living Wage Ordinance and/or a copy of the Living Wage Ordinance, all employees should contact the City of Somerville's Procurement & Contracting Services Department directly.



## **Non-Collusion Form and Tax Compliance Certification**

<u>Instructions</u>: Complete each part of this two-part form and sign and date where indicated below.

#### A. NON-COLLUSION FORM

I, the undersigned, hereby certify under penalties of perjury that this bid or proposal has been made and submitted in good faith and without collusion or fraud with any other person.

As used in this certification, the word "person" shall mean any natural person, business, partnership, corporation, union, committee, club, or other organization, entity, or group of individuals.

Signature: \_\_\_

(Individual Submitted Bid or Proposal) Duly Authorized

Name of Business or Entity:\_\_\_\_\_

Date: \_\_\_\_\_

#### B. TAX COMPLIANCE CERTIFICATION

Pursuant to M.G.L. c. 62C, §49A, I certify under the penalties of perjury that, to the best of my knowledge and belief, I am in compliance with all laws of the Commonwealth relating to taxes, reporting of employees and contractors, and withholding and remitting child support, as well as paid all contributions and payments in lieu of contributions pursuant to MGL 151A, §19A(b).

Signature: \_\_\_\_\_

#### (Duly Authorized Representative of Vendor)

Name of Business or Entity:\_\_\_\_\_

Social Security Number or Federal Tax ID#:\_\_\_\_\_

Date: \_\_\_\_\_



#### WAGE THEFT ORDINANCE CERTIFICATION FORM CITY OF SOMERVILLE CODE OF ORDINANCES / 2019 / ORDINANCE NO. 2019-24 et seq<sup>\*</sup>.

## Instructions: Contractors shall complete this form and sign and date where indicated

**below.** This form will be attached to the contract or subcontract and the certifications made herein shall be incorporated as part of such contract or subcontract.

**<u>Purpose</u>**: The purpose of this form is to ensure that such vendors comply with applicable federal and state wage laws, treat their employees fairly and ensure that wage theft does not occur on their projects.

**Definition of "Wage Theft":** an action by an Employer, their officers, agents or employees causing an Employer not to make a timely and/or complete payment of Wages, not to pay the Minimum Wage or Prevailing Wage, or not to pay Overtime earned and owing to an Employee.

## **CERTIFICATIONS**

Whenever the City of Somerville is procuring construction services subject to the provisions of M.G.L. c. 149, c. 149A or c. 30, §39M, the terms of the Somerville Wage Theft Ordinance shall be incorporated into the procurement documents and made part of the specifications and contract. Any person, company or corporation shall acknowledge, in writing, receipt of said requirements with their bid or proposal and/or contract.

The undersigned bidder, proposer, contractor, subcontractor and/or trade contractor hereby acknowledges receipt of the below referenced requirements and verifies under oath that they will comply with the conditions set forth in the Somerville Wage Theft Ordinance 2019-24, which shall be incorporated into any contract entered into between the City and contractor.

The contractor shall not have been found within the past five years by a court or governmental agency in violation of any law relating to providing workers compensation insurance coverage, misclassification of employees as independent contractors, payment of employer payroll taxes, employee income tax withholding, earned sick time, wage and hour laws, prompt payment laws, or prevailing wage laws.

The contractor shall maintain appropriate industrial accident insurance sufficient to provide coverage for all the employees on the project in accordance with M.G.L. c. 152 and provide documentary proof of such coverage included with the contractor's submitted bid to the inspectional services department to be maintained as a public record.

<sup>&</sup>lt;sup>\*</sup>Read entire ordinance online at:

<sup>&</sup>lt;u>https://library.municode.com/ma/somerville/ordinances/code\_of\_ordinances?nodeId=1001376</u> or request from the Procurement & Contracting Services Department.

The contractor shall properly classify employees as employees rather than independent contractors and treat them accordingly for purposes of prevailing wages and overtime, workers compensation insurance coverage, social security taxes and state and federal income tax withholding. (M.G.L. c. 149, § 148B on employee classification).

The contractor shall comply with M.G.L. c. 151, § 1A and M.G.L. c. 149, § 148 with respect to the payment of wages.

The city contractor must make arrangements to ensure that each employee of every contractor and subcontractor of any tier entering or leaving the project individually completes the appropriate entries in a daily sign-in/out log. The sign in/out log shall include: the location of the project; current date; printed employee name; signed employee name; name of employee's employer and the time of each entry or exiting. The log shall contain a prominent notice that employees are entitled under state law to receive the prevailing wage rate for their work on the project. Such sign-in/out logs shall be provided to the city on a weekly basis with the certified payrolls and shall be a public record.

Each contractor of any tier, prior to performing any work on the project, shall sign under oath and provide to the city contractor a certification that they are not debarred or otherwise prevented from bidding for or performing work on a public project in the Commonwealth of Massachusetts or in the city.

The contractor must comply with state and, where applicable, federal prevailing wage laws. Contractor shall submit weekly certified payrolls to the City for all employees working on the contract including subcontracted workers at all tiers. Contractor shall use the current standard Massachusetts weekly certified payroll report form. Each contractor shall provide a copy of the OSHA 10 card for every employee attached to the first certified payroll they submit on which the employee appears.

Each payment requisition shall include the following certification:

I certify under oath that each payment requisition is in full compliance with all obligations forth in the Wage Theft Ordinance.

### SIGNED UNDER THE PAINS AND PENALTIES OF PERJURY,

Signature:	(Duly Authorized Representative of Contractor)
Title:	
Name of C	ontractor:
Date:	



## Certificate of Authority (Corporations Only)

#### **Instructions:** Complete this form and sign and date where indicated below.

1. I hereby certify that I, the undersigned, am the duly elected Clerk/Secretary of

#### (Insert Full Name of Corporation)

2. I hereby certify that the following individual \_\_\_\_\_\_\_(Insert the Name of Officer who Signed the Contract and Bonds)

is the duly elected\_\_\_\_\_\_\_ of said Corporation.

(Insert the Title of the Officer in Line 2)

3. I hereby certify that on \_\_\_\_\_

(Insert Date: Must be on or before Date Officer Signed Contract/Bonds)

at a duly authorized meeting of the Board of Directors of said corporation, at which a quorum was present, it was voted that

#### (Insert Name of Officer from Line 2) (Insert Title of Officer from Line 2)

of this corporation be and hereby is authorized to make, enter into, execute, and deliver contracts and bonds in the name and on behalf of said corporation, and affix its Corporate Seal thereto, and such execution of any contract of obligation in this corporation's name and on its behalf, with or without the Corporate Seal, shall be valid and binding upon this corporation; and that the above vote has not been amended or rescinded and remains in full force and effect as of the date set forth below.

4. ATTEST: Signature: \_\_\_\_\_

\_\_\_\_\_

AFFIX CORPORATE SEAL HERE

(Clerk or Secretary) Printed Name:

Printed Title:\_\_\_\_\_

Date: \_

(Date Must Be on or after Date Officer Signed Contract/Bonds)



## Certificate of Authority (Limited Liability Companies Only)

#### **Instructions:** Complete this form and sign and date where indicated below.

1. I, the undersigned, being a member or manager of

#### (Complete Name of Limited Liability Company)

a limited liability company (LLC) hereby certify as to the contents of this form for the purpose of contracting with the City of Somerville.

2. The LLC is organized under the laws of the state of: \_\_\_\_\_.

3. The LLC is managed by (check one) a Manager or by its Members.

4. I hereby certify that each of the following individual(s) is:

- a member/manager of the LLC;
- duly authorized to execute and deliver this contract, agreement, and/or other legally binding documents relating to any contract and/or agreement on behalf of the LLC;
- duly authorized to do and perform all acts and things necessary or appropriate to carry out the terms of this contract or agreement on behalf of the LLC; and
- that no resolution, vote, or other document or action is necessary to establish such authority.

Name	Title

5.	Signature:	
	Printed Name:	
	Printed Title:	
	Date:	



## SOMERVILLE SUPPLIER DIVERSITY CERTIFICATION FORM

#### Background

The City of Somerville is an equal opportunity employer and encourages businesses to apply to work with the City that are representative of the City's diverse community. In an effort to increase the opportunities for disadvantaged and small businesses within Somerville and surrounding communities, the City recognizes Massachusetts' Operational Services Division's Supplier Diversity Office certification program.

#### **Application Process**

Applicable parties may learn more about the Commonwealth's supplier diversity certification process and apply here <u>https://www.mass.gov/supplier-diversity-office</u>. During the certification process, which takes approximately 30 days, the SDO investigates applicant companies to make sure they meet applicable legal requirements. Under SDO regulations, the applicant firm must prove it is at least 51% owned and dominantly controlled by adult minority, women, Portuguese, or veteran principals who are U.S. citizens or lawful permanent residents. Firms also must be ongoing and independent.

### Certifications

Check all those that apply:

- □ Minority Business Enterprises (MBE)
- □ Women Business Enterprises (WBE)
- □ Veteran Business Enterprises (VBE)
- □ Portuguese Business Enterprises (PBE)
- Other \_\_\_\_\_

The undersigned certifies that the applicant has received certification from the Massachusetts Supplier Diversity Office for the SDO category/categories listed above and has provided the City of Somerville with a copy of the SDO certification letter.

### **<u>CERTIFIED BY</u>**:

Signature:	
	(Duly Authorized Representative of Vendor)
Title:	
Name of V	endor:

Date: \_\_\_\_\_

## **REFERENCE FORM**

Bidder:	
IFB Title:	
Bidder must provide references for:	Three other similar sized Municipalities provided the same services
Reference:	Contact:
Address:	Phone:
	Email:
	or services provided:
Reference:	Contact:
Address:	Phone:
	Email:
•	or services provided:
Reference:	Contact:
Address:	Phone:
	Email:
Description and date(s) of supplies	or services provided:

#### SOMERVILLE ORDINANCE TO SAFEGUARD



#### **VULNERABLE ROAD USERS**

#### CITY OF SOMERVILLE CODE OF ORDINANCES ARTICLE VIII, SEC. 12-117 et seq.

Prospective contractors must familiarize themselves with the City of Somerville's Ordinance to Protect Vulnerable Road Users. The full text of this local law can be found here.

1. **Request for Inspection:** Inspections are conducted on Thursdays from 4pm-7pm at the Somerville Department of Public Works, located at 1 Franey Road. Each inspection takes approximately 20 minutes.

a. Any vendor covered by this Ordinance shall complete an inspection request form and email it to fleetinspections@somervillema.gov.

b. Please submit request form no later than 3pm on the Tuesday before the requested inspection date.

2. Fee: The fee for the initial inspection is \$100. The fee for a renewal inspection (every two years) is \$50.

a. Payment of the fee is due upon scheduling of the inspection. The fee can be paid via check or credit card. Checks should be made out to the City of Somerville and include the vendor's phone number.

3. **Approval:** Vehicles inspected and approved by the Fleet Division will have an inspection approval sticker affixed to the windshield of the vehicle. A copy of the inspection report and certificate of inspection shall be issued to the vendor. a. Inspection stickers are not transferable.

b. Any major overhaul of safeguard equipment shall be required to be re-inspected.

4. **Rejection:** If a vehicle is rejected for failing to comply with any of the technical specifications outlined in the ordinance, it shall be corrected and henceforth re-inspected within 30 days at no additional fee.

a. If a second inspection results in a rejection, a fee of \$50 will be required for any subsequent inspections.

b. Any vendor who fails to comply within 60 days of their first inspection may be subject to having their contract cancelled.

5. Questions: Please direct questions about vehicle inspections to Department of Public Works, at:

fleetinspections@somervillema.gov or call 617-625-6600 ext. 5100

#### Acknowledgement

In accordance with Sec. 12-119 "Requirements" in the Ordinance, bidders must sign the following: Unless certified that the Ordinance is not applicable to this contract or otherwise waived by the City, I acknowledge that my company has installed (or will install prior to commencing work for the contract) side guards, cross-over mirrors or equivalent blind spot countermeasures, convex mirrors or equivalent blind spot countermeasures, side-visible turn signals, and appropriate warning signage, in accordance with SCO Chapter 12, Article VII on all large vehicles it uses or will use within the City of Somerville in connection with any contract.

Authorized Signatory's Name

Date

Company Name

I certify that the Ordinance does not apply to this contract for the following reason:

□ Vehicles do not meet or exceed Class 3 GVWR

□ Vehicles do not exceed 15 MPH

□ No vehicles on project

Other:

# **ORDINANCE REQUIREMENTS**

# LATERAL PROTECTIVE DEVICES (SIDE GUARDS)

 Vehicles must have device installed between the front. & rear wheels to help prevent injuries to vulnerable road users, particularly from falling underneath the vehicle.

# SIDE-VISIBLE TURN SIGNALS

· Vehicles must have at least one turn signal lamp on each side of the vehicle that is visible from any point to the left and right side along the full length of the vehicle.

# **CONVEX MIRRORS**

· Vehicles must have mirrors which enable the driver to see anything that is three feet above the road and one foot in feet of or along side of the vehicle.

# **CROSS-OVER MIRRORS**

 Vehicles must have mirrors that enable the driver to see anything at least three feet tall passing one foot in front of the vehicle and the area in front of the bumper where direct vision is not possible.







# **SAFETY DECALS**

- Vehicles must have a minimum of three reflective decals on the rear and sides.
- The decals must be "safety yellow" in color and include language or images that warn of blind spots.

# **COMMON QUESTIONS**

# WHAT TYPES OF VEHICLES DOES THIS ORDINANCE

APPLY TO? This ordinance applies to Class 3 or above vehicles with a gross vehicle weight rating exceeding 10,000 lbs., except for an ambulance, fire apparatus, low-speed vehicle with max speed under 15 mph, or agricultural tractors.

# CAN TOOL BOXES BE USED AS SIDE GUARDS? Yes.

as long as the tool box meets all of the required measurements in the ordinance.

## IF I RENT TRUCKS FOR A JOB, DO THOSE VEHICLES **NEED TO BE INSPECTED AND PERMITTED?** Yes.

DO SUBCONTRACTORS' TRUCKS WORKING ON A CITY CONTRACT NEED TO BE INSPECTED & PERMITTED? Yes.

WILL THE CITY DO AN OFF-SITE INSPECTION FOR LARGER FLEETS? Yes, depending on the availability of inspectors and the distance to the site.

# **REGISTER FOR AN INSPECTION**

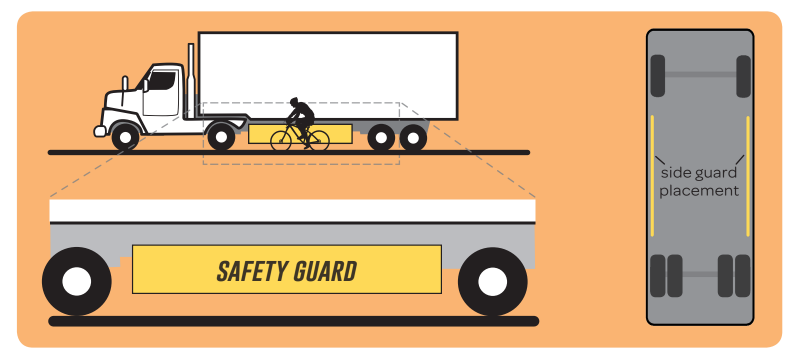
Email inspection forms to: <a href="mailto:FleetInspections@SomervilleMA.gov">FleetInspections@SomervilleMA.gov</a>



# CITY OF SOMERVILLE TRUCK SIDE GUARD ORDINANCE

Collisions with large vehicles are disproportionately likely to result in cyclist and pedestrian fatalities. The City of Somerville's Ordinance to Safeguard Vulnerable Road Users aims to prevent cyclists and pedestrians from the risk of being struck by a large vehicle because of limited driver visibility and lack of side-visible turn signals, as well as falling under the sides of large vehicles and being caught under the wheels.

The ordinance applies to large motor vehicles that are Class 3 or above with a gross vehicle weight rating (GVWR) exceeding 10,000 pounds, except for an ambulance, fire apparatus, low-speed vehicle with a maximum speed under 15 mph, or an agricultural tractor.



► Go to www.irs.gov/FormW9 for instructions and the latest information.

Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.

	2 Business name/disregarded entity name, if different from above	
Print or type. See Specific Instructions on page 3.	following seven boxes.         Individual/sole proprietor or       C Corporation         S Corporation       Partnership         Trust/estate         single-member LLC	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any)
	LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is	Exemption from FATCA reporting code (if any)
	☐ Other (see instructions) ►	(Applies to accounts maintained outside the U.S.)
	5 Address (number, street, and apt. or suite no.) See instructions. Requester's name an	nd address (optional)
ŭ	6 City, state, and ZIP code	
	7 List account number(s) here (optional)	

#### Part I Taxpayer Identification Number (TIN)

Note: If the account is in more than one name, see the instructions for line 1. Also see What Name and Number To Give the Requester for guidelines on whose number to enter.       Employer identification number	Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a TIN</i> , later.	Social security number
	Note: If the account is in more than one name, see the instructions for line 1. Also see What Name and	

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizen or other U.S. person (defined below); and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

**Certification instructions.** You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign	Signature of
Here	U.S. person ►

### **General Instructions**

Section references are to the Internal Revenue Code unless otherwise noted.

**Future developments**. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to *www.irs.gov/FormW9*.

#### **Purpose of Form**

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)

Date 🕨

- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

<sup>•</sup> Form 1099-INT (interest earned or paid)

By signing the filled-out form, you:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),

2. Certify that you are not subject to backup withholding, or

3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and

4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting*, later, for further information.

**Note:** If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

**Definition of a U.S. person.** For federal tax purposes, you are considered a U.S. person if you are:

• An individual who is a U.S. citizen or U.S. resident alien;

• A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;

An estate (other than a foreign estate); or

• A domestic trust (as defined in Regulations section 301.7701-7).

**Special rules for partnerships.** Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States.

 In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;

• In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and

• In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

**Foreign person.** If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items.

1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.

2. The treaty article addressing the income.

3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.

4. The type and amount of income that qualifies for the exemption from tax.

5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

**Example.** Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident allen for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

#### **Backup Withholding**

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 28% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

#### Payments you receive will be subject to backup withholding if:

1. You do not furnish your TIN to the requester,

2. You do not certify your TIN when required (see the instructions for Part II for details),

3. The IRS tells the requester that you furnished an incorrect TIN,

4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or

5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See *Exempt payee code*, later, and the separate Instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships, earlier.

#### What is FATCA Reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See *Exemption from FATCA reporting code*, later, and the Instructions for the Requester of Form W-9 for more information.

#### **Updating Your Information**

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

#### **Penalties**

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

**Civil penalty for false information with respect to withholding.** If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

**Criminal penalty for falsifying information.** Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

**Misuse of TINs.** If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

## **Specific Instructions**

#### Line 1

You must enter one of the following on this line; **do not** leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account (other than an account maintained by a foreign financial institution (FFI)), list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9. If you are providing Form W-9 to an FFI to document a joint account, each holder of the account that is a U.S. person must provide a Form W-9.

a. **Individual.** Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

**Note: ITIN applicant:** Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

b. **Sole proprietor or single-member LLC.** Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line 2.

c. Partnership, LLC that is not a single-member LLC, C corporation, or S corporation. Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.

d. **Other entities.** Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.

e. **Disregarded entity.** For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a "disregarded entity." See Regulations section 301.7701-2(c)(2)(iii). Enter the owner's name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2, "Business name/disregarded entity name." If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

#### Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

#### Line 3

Check the appropriate box on line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box on line 3.

IF the entity/person on line 1 is a(n)	THEN check the box for				
Corporation	Corporation				
<ul> <li>Individual</li> <li>Sole proprietorship, or</li> <li>Single-member limited liability company (LLC) owned by an individual and disregarded for U.S. federal tax purposes.</li> </ul>	Individual/sole proprietor or single- member LLC				
<ul> <li>LLC treated as a partnership for U.S. federal tax purposes,</li> <li>LLC that has filed Form 8832 or 2553 to be taxed as a corporation, or</li> <li>LLC that is disregarded as an entity separate from its owner but the owner is another LLC that is not disregarded for U.S. federal tax purposes.</li> </ul>	Limited liability company and enter the appropriate tax classification. (P= Partnership; C= C corporation; or S= S corporation)				
Partnership	Partnership				
Trust/estate	Trust/estate				

#### Line 4, Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space on line 4 any code(s) that may apply to you.

#### Exempt payee code.

• Generally, individuals (including sole proprietors) are not exempt from backup withholding.

• Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.

• Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.

• Corporations are not exempt from backup withholding with respect to attorneys' fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space in line 4.

1 - An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)

2-The United States or any of its agencies or instrumentalities

3-A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities

4-A foreign government or any of its political subdivisions, agencies, or instrumentalities

#### 5-A corporation

6-A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession

 $7{-}{\rm A}$  futures commission merchant registered with the Commodity Futures Trading Commission

8-A real estate investment trust

9—An entity registered at all times during the tax year under the Investment Company Act of 1940

10-A common trust fund operated by a bank under section 584(a)

11-A financial institution

 $12-A \ \mbox{middleman}$  known in the investment community as a nominee or custodian

13—A trust exempt from tax under section 664 or described in section 4947

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for	THEN the payment is exempt for
Interest and dividend payments	All exempt payees except for 7
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4
Payments over \$600 required to be reported and direct sales over \$5,000 <sup>1</sup>	Generally, exempt payees 1 through 5 <sup>2</sup>
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

<sup>1</sup> See Form 1099-MISC, Miscellaneous Income, and its instructions.

<sup>2</sup> However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

**Exemption from FATCA reporting code.** The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) written or printed on the line for a FATCA exemption code.

A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)

B-The United States or any of its agencies or instrumentalities

C-A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities

D-A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i)

E-A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)

F-A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state

G-A real estate investment trust

H-A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940

I-A common trust fund as defined in section 584(a)

J—A bank as defined in section 581

K-A broker

L-A trust exempt from tax under section 664 or described in section 4947(a)(1)

M-A tax exempt trust under a section 403(b) plan or section 457(g) plan

**Note:** You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

#### Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns. If this address differs from the one the requester already has on file, write NEW at the top. If a new address is provided, there is still a chance the old address will be used until the payor changes your address in their records.

#### Line 6

Enter your city, state, and ZIP code.

#### Part I. Taxpayer Identification Number (TIN)

**Enter your TIN in the appropriate box.** If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN.

If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

**Note:** See *What Name and Number To Give the Requester,* later, for further clarification of name and TIN combinations.

**How to get a TIN.** If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at *www.SSA.gov.* You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at *www.irs.gov/Businesses* and clicking on Employer Identification Number (EIN) under Starting a Business. Go to *www.irs.gov/Forms* to view, download, or print Form W-7 and/or Form SS-4. Or, you can go to *www.irs.gov/OrderForms* to place an order and have Form W-7 and/or SS-4 mailed to you within 10 business days.

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

**Note:** Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

**Caution:** A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

#### Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if item 1, 4, or 5 below indicates otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see *Exempt payee code*, earlier.

**Signature requirements.** Complete the certification as indicated in items 1 through 5 below.

1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.

2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.

**3. Real estate transactions.** You must sign the certification. You may cross out item 2 of the certification.

4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).

5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), ABLE accounts (under section 529A), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

#### What Name and Number To Give the Requester

For this type of account:	Give name and SSN of:
1. Individual	The individual
<ol> <li>Two or more individuals (joint account) other than an account maintained by an FFI</li> </ol>	The actual owner of the account or, if combined funds, the first individual on the account <sup>1</sup>
3. Two or more U.S. persons (joint account maintained by an FFI)	Each holder of the account
4. Custodial account of a minor (Uniform Gift to Minors Act)	The minor <sup>2</sup>
<ol> <li>a. The usual revocable savings trust (grantor is also trustee)</li> </ol>	The grantor-trustee <sup>1</sup>
b. So-called trust account that is not a legal or valid trust under state law	The actual owner <sup>1</sup>
<ol> <li>Sole proprietorship or disregarded entity owned by an individual</li> </ol>	The owner <sup>3</sup>
7. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)(i) (A))	The grantor*
For this type of account:	Give name and EIN of:
8. Disregarded entity not owned by an individual	The owner
9. A valid trust, estate, or pension trust	Legal entity <sup>4</sup>
10. Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
11. Association, club, religious, charitable, educational, or other tax- exempt organization	The organization
<ol> <li>Partnership or multi-member LLC</li> <li>A broker or registered nominee</li> </ol>	The partnership The broker or nominee

For this type of account:	Give name and EIN of:
14. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity
<ol> <li>Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i)(B))</li> </ol>	The trust

<sup>1</sup> List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

<sup>2</sup> Circle the minor's name and furnish the minor's SSN.

<sup>3</sup> You must show your individual name and you may also enter your business or DBA name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.

<sup>4</sup> List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see *Special rules for partnerships*, earlier.

\*Note: The grantor also must provide a Form W-9 to trustee of trust.

**Note:** If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

#### Secure Your Tax Records From Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- Protect your SSN,
- · Ensure your employer is protecting your SSN, and

• Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Pub. 5027, Identity Theft Information for Taxpayers.

Victims of identity theft who are experiencing economic harm or a systemic problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

**Protect yourself from suspicious emails or phishing schemes.** Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft. The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to *phishing@irs.gov*. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at *spam@uce.gov* or report them at *www.ftc.gov/complaint*. You can contact the FTC at *www.ftc.gov/idtheft* or 877-IDTHEFT (877-438-4338). If you have been the victim of identity theft, see *www.IdentityTheft.gov* and Pub. 5027.

Visit *www.irs.gov/IdentityTheft* to learn more about identity theft and how to reduce your risk.

#### **Privacy Act Notice**

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.



## SECRETARY OF THE COMMONWEALTH'S

## CERTIFICATE OF GOOD STANDING

## **CERTIFICATE OF GOOD STANDING as provided by the Secretary of the Commonwealth**

# The Awarded Vendor must comply with our request for a CURRENT "Certificate of Good Standing" provided by the Secretary of the Commonwealth's Office

NOTE: A Certificate of Good Standing provided by the Department of Revenue will NOT be accepted. The Certificate *must* be provided by the Secretary of the Commonwealth's Office.

If you require information on how to obtain the "Certificate of Good Standing" or Certificate of Registration (Foreign Corporations) from the Commonwealth of Massachusetts, please call the

Secretary of The Commonwealth's Office at (617) 727-2850 (Press #1) located at One (1) Ashburton Place, 17 Floor, Boston, MA 02133 or you may access their web site at: http://corp.sec.state.ma.us/CorpWeb/Certificates/CertificateOrderForm.aspx

If your company is incorporated outside of Massachusetts and therefore is a "foreign corporation", but is registered to do business in Massachusetts, please comply with our request for the Certificate of Registration from the Commonwealth of Massachusetts. If your company is a foreign corporation, but is not registered to do business in Massachusetts, please provide the Certificate of Good Standing from your state of incorporation.

Please note that without the above certificate (s), the City of Somerville <u>cannot execute</u> <u>your</u> contract.

## **IMPORTANT NOTICE**

Requests for Certificates of Good Standing by mail may take a substantial amount of time. A certificate may be obtained immediately in person at the Secretary's Office at the address above. Also, at this time, the Secretary of State's Office may not have your current annual report recorded. If this is the case, and you are therefore unable to obtain the Certificate of Good Standing, please forward a copy of your annual report filing fee check with your signed contracts. Please forward your original Certificate of Good Standing to the Procurement & Contracting Services Department upon receipt.

### INSURANCE SPECIFICATIONS INSURANCE REQUIREMENTS FOR AWARDED VENDOR ONLY:

Prior to commencing performance of any work or supplying materials or equipment covered by these specifications, the contractor shall furnish to the Office of the Chief Procurement Officer a Certificate of Insurance evidencing the following:

A. GENERAL LIABILITY - Comprehensive Form

Bodily Injury Liability.....\$ One Million

Property Damage Liability......\$ One Million

B. PROFESSIONAL LIABILITY.......<u>\$ 1,000,000.00</u>

C. COVERAGE FOR PAYMENT OF WORKER'S COMPENSATION BENEFIT PURSUANT TO CHAPTER 152 OF THE MASSACHUSETTS GENERAL LAWS IN THE AMOUNT AS LISTED BELOW:

WORKER'S COMPENSATION.....\$Statutory

EMPLOYERS' LIABILITY.....\$ Statutory

D. AUTOMOBILE LIABILITY INSURANCE AS LISTED BELOW:

BODILY INJURY LIABILITY.......\$<u>STATUTORY</u>

1. A contract will not be executed unless a certificate (s) of insurance evidencing abovedescribed coverage is attached.

2. Failure to have the above-described coverage in effect during the entire period of the contract shall be deemed to be a breach of the contract.

3. All applicable insurance policies shall read:

"CITY OF SOMERVILLE" as a certificate holder and as an additional insured for general liability only along with a description of operation in the space provided on the certificate.

Certificate Should Be Made Out To: City Of Somerville c/o Procurement and Contracting Services Department 93 Highland Avenue Somerville, MA 02143

Note: If your insurance expires during the life of this contract, you shall be responsible to submit a new certificate(s) covering the period of the contract. No payment will be made on a contract with an expired insurance certificate.

**ACORÍ** 

## **CERTIFICATE OF LIABILITY INSURANCE**

DATE (MM/DD/YYYY)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.									
IMPORTANT: If the certificate holder is an AI the terms and conditions of the policy, certain certificate holder in lieu of such endorsement(	policies may require an en								
PRODUCER	s).	CONTACT							
I NOBOLA		NAME: PHONE (A/C, No, Ext):		FAX					
		E-MAIL		(A/C, No):					
		ADDRESS:		DING COVERAGE	NAIC #				
		INSURER A :	UNER(3) AFTON		NAIC #				
INSURED		INSURER B :							
		INSURER C :							
		INSURER D :							
		INSURER E :							
		INSURER F :							
COVERAGES CERTIFICAT	TE NUMBER:			REVISION NUMBER:					
THIS IS TO CERTIFY THAT THE POLICIES OF INSI INDICATED. NOTWITHSTANDING ANY REQUIREM CERTIFICATE MAY BE ISSUED OR MAY PERTAIN EXCLUSIONS AND CONDITIONS OF SUCH POLICIES INSR	IENT, TERM OR CONDITION ( I, THE INSURANCE AFFORDE S. LIMITS SHOWN MAY HAVE	OF ANY CONTRACT	OR OTHER D	OCUMENT WITH RESPECT T HEREIN IS SUBJECT TO AL	O WHICH THIS				
LTR TYPE OF INSURANCE INSR WV		(MM/DD/YYYY)	(MM/DD/YYYY)	LIMITS					
				EACH OCCURRENCE \$ DAMAGE TO RENTED					
		RETO CERTI	- Y	PREMISES (Ea occurrence) \$					
CLAIMS-MADE OCCUR	THAT THE C			MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$					
	SOMERVILL	E IS AN		GENERAL AGGREGATE \$					
GEN'L AGGREGATE LIMIT APPLIES PER:	ADDITIONAL	_ INSURED		PRODUCTS - COMP/OP AGG \$					
				\$					
AUTOMOBILE LIABILITY				COMBINED SINGLE LIMIT (Ea accident) \$					
ANY AUTO				BODILY INJURY (Per person) \$					
ALL OWNED SCHEDULED				BODILY INJURY (Per accident) \$					
AUTOS AUTOS NON-OWNED AUTOS AUTOS				PROPERTY DAMAGE (Per accident) \$					
				\$					
UMBRELLA LIAB OCCUR				EACH OCCURRENCE \$					
EXCESS LIAB CLAIMS-MADE				AGGREGATE \$					
DED RETENTION \$				\$					
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y / N				WC STATU- TORY LIMITS ER					
ANY PROPRIETOR/PARTNER/EXECUTIVE				E.L. EACH ACCIDENT \$					
(Mandatory in NH)				E.L. DISEASE - EA EMPLOYEE \$					
DESCRIPTION OF OPERATIONS below				E.L. DISEASE - POLICY LIMIT \$					
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attac	ch ACORD 101, Additional Remarks S	Schedule, if more space is	required)						
DESCRIPTION OF	F PROJECT, SOLIC								
	AT THE CITY OF		:						
	E HOLDER AND A								
		DUHUNAL							
INSURED									
CERTIFICATE HOLDER		CANCELLATION							
TO: CITY OF SOMER			I DATE THE	ESCRIBED POLICIES BE CANC REOF, NOTICE WILL BE Y PROVISIONS.					
c/o PURCHASING	DEPARTMENT								
93 HIGHLAND AV		AUTHORIZED REPRESE	NIAIIVE						
SOMERVILLE, MA									
		© 19	88-2010 AC	ORD CORPORATION. All I	ights reserved.				



## DESIGNER'S TRUTH-IN-NEGOTIATIONS CERTIFICATE MASSACHUSETTS GENERAL LAWS, CH. 7C, S.51

### **CERTIFICATIONS**

The Designer hereby certifies and agrees to the following:

- 1. The Designer certifies that the wage rates and other costs, if any, used to support the Designer's compensation are accurate, complete, and current at the time of contracting; and
- 2. The Designer agrees that the Basic Fee, fees for Additional Services, and reimbursements for costs and expenses specified in this Contract as it may be modified from time to time may be adjusted within one year of completion of the Contract to exclude any significant amounts if the City of Somerville determines that the fee was increased by such amounts due to inaccurate, incomplete, or noncurrent wage rates or other costs.

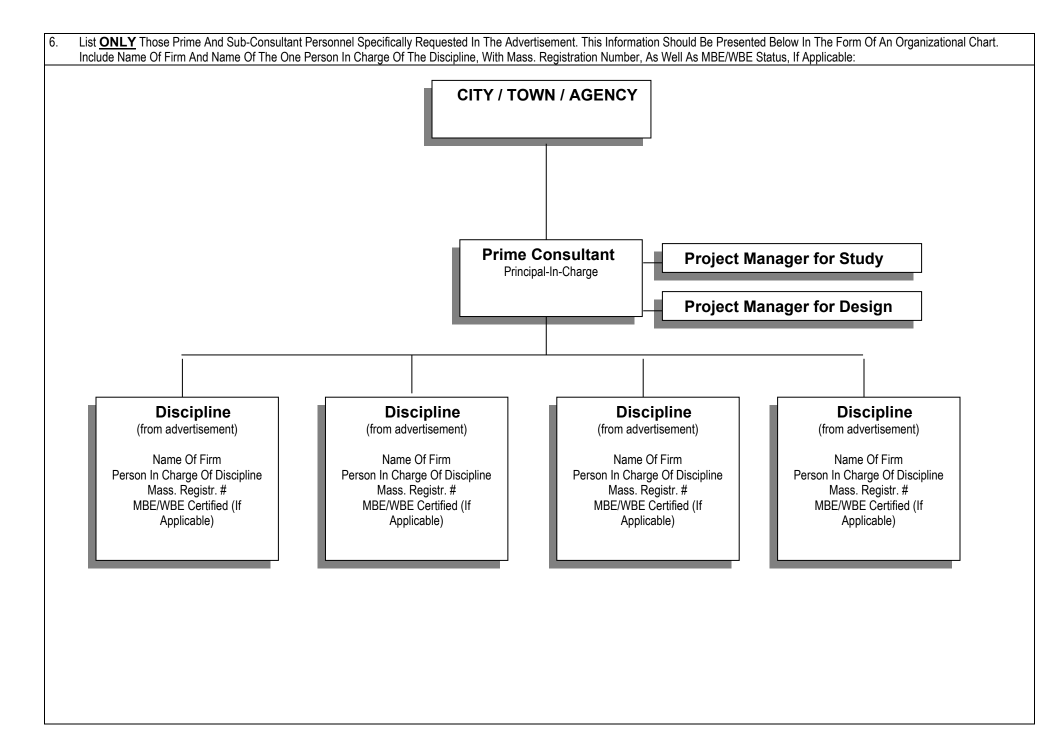
#### **<u>CERTIFIED BY</u>**:

Signature:	
(Duly Authorized Representat	ive of Designer)
Name:	_
Title:	-
Name of Vendor:	
Project:	
Date:	

## **APPENDIX A**

Standard Designer Application Form for Municipalities and Public Agencies not within Designer Selection Board (DSB) Jurisdiction (updated July 2016)

Commonwealth of Massachusetts       1. Project Name/Location For Which Firm Is Filir         Standard Designer Application       Form for Municipalities and Public         Agencies not within DSB       Jurisdiction (Updated July 2016)	2. Project # This space for use by Awarding Authority only.
3a. Firm (Or Joint-Venture) - Name and Address Of Primary Office To Perform The Work:	3. Name Of Proposed Project Manager: For Study: (if applicable) For Design: (if applicable)
3b. Date Present and Predecessor Firms Were Established:	3f. Name and Address Of Other Participating Offices Of The Prime Applicant, If Different From Item 3a Above:
3c.       Federal ID #:         3d.       Name and Title Of Principal-In-Charge Of The Project (MA Registration Required):	3g. Name and Address Of Parent Company, If Any:
Email Address: Telephone No: Fax No.:	3.       Check Below If Your Firm Is Either:         (1)       SDO Certified Minority Business Enterprise (MBE)         (2)       SDO Certified Woman Business Enterprise (WBE)         (3)       SDO Certified Minority Woman Business Enterprise (M/WBE)         (4)       SDO Certified Service Disabled Veteran Owned Business Enterprise (SDVOBE)         (5)       SDO Certified Veteran Owned Business Enterprise (VBE)
4.       Personnel From Prime Firm Included In Question #3a Above By Discipline (List Each Person Month Period. Indicate Both The Total Number In Each Discipline And, Within Brackets, The Admin. Personnel         Admin. Personnel       ()       Ecologists       ()         Architects       ()       Electrical Engrs.       ()         Acoustical Engrs.       ()       Environmental       ()         Civil Engrs.       ()       Fire Protection       ()         Code Specialists       ()       Industrial       ()         Cost Estimators       ()       Interior Designers       ()         Drafters       ()       Landscape       ()	on Only Once, By Primary Function Average Number Employed Throughout The Preceding 6
5. Has this Joint-Venture previously worked together?	No No



7.	Brief Resume of ONLY those Prime Applicant and Sub-Consultant personnel requested in the Advertisement. Include Resumes of Project Managers. Resumes should be consistent with the persons listed on the Organizational Chart in Question # 6. Additional sheets should be provided only as required for the number of Key Personnel requested in the Advertisement and they must be in the format provided. By including a Firm as a Sub-Consultant, the Prime Applicant certifies that the listed Firm has agreed to work on this Project, should the team be selected.								
a.	Name and Title Within Firm:	a.	Name and Title Within Firm:						
b.	Project Assignment:	b.	Project Assignment:						
C.	Name and Address Of Office In Which Individual Identified In 7a Resides:       MBE       Image: Constraint of the second	C.	Name and Address Of Office In Which Individual Identified In 7a Resides:       MBE       Image: Constraint of the second						
d.	Years Experience: With This Firm: With Other Firms:	d.	Years Experience: With This Firm: With Other Firms:						
e.	Education: Degree(s) /Year/Specialization	e.	Education: Degree(s) /Year/Specialization						
f.	Active Registration: Year First Registered/Discipline/Mass Registration Number	f.	Active Registration: Year First Registered/Discipline/Mass Registration Number						
g.	Current Work Assignments and Availability For This Project:	g.	Current Work Assignments and Availability For This Project:						
h.	Other Experience and Qualifications Relevant To The Proposed Project: (Identify Firm By Which Employed, If Not Current Firm):	h.	Other Experience and Qualifications Relevant To The Proposed Project: (Identify Firm By Which Employed, If Not Current Firm):						

	But Not More Than 5 Projects). Project Name And Location	b. Brief Description Of Project And	f Project And C. Client's Name, Address And Phone			e. Project Cost (In Thousands)		
Principal-In-Charge	Services (Include Reference To Relevant Experience)	Number (Include Name Of Contact Person)		Completion Date (Actual Or Estimated)	Construction Costs (Actual, Or Estimated If Not Completed)	Fee for Work for Which Firm Was Responsible		
)								
<u>2)</u>								
3)								
4)								
5)								

Sub	o-Consultant Name:		Consultants Requested In The Advertisement.				
a.	Project Name and Location	b. Brief Description Of Project and	c. Client's Name, Address And Phone	d. Completion	e. Project Cost (Ir	t (In Thousands)	
	Principal-In-Charge	Services (Include Reference To Relevant Experience	Number. Include Name Of Contact Person	Date (Actual Or Estimated)	Construction Costs (Actual, Or Estimated If Not Completed)	Fee For Work For Which Firm Was/Is Responsible	
(1)							
(2)							
(3)							
(4)							
(5)							

# of Total Projects: # of Acti			# of Active Projects:	of Active Projects: Total Construction Cost (In Thousands) of Active Projects (excluding studies):				
Role P, C, JV *	Phases St., Sch., D.D., C.D.,A.C.*	Project Name, Location and Principal-In-Charge		Awarding Authority (Include Contact Name and Phone Number)	Construction Costs (In Thousands) (Actual, Or Estimated If Not	Completion Date (Actual or Estimated) (R)Renovation or (N)New		
		1.						
		2.						
		3.						
		4.						
		5.						
		6.						
		7.						
		8.						
		9.						
		10.						
		11.						
		12.						

\* P = Principal; C = Consultant; JV = Joint Venture; St. = Study; Sch. = Schematic; D.D. = Design Development; C.D. = Construction Documents; A.C. = Administration of Contract

10.	Use This Space To Provide Any Additional Information Or Description Of Resources Supporting The Qualifications Of Your Firm And That Of Your Sub-Consultants For The Proposed Project. If Needed, Up To Three, Double-Sided 8 ½" X 11" Supplementary Sheets Will Be Accepted. <u>APPLICANTS ARE ENCOURAGED TO RESPOND SPECIFICALLY IN THIS SECTION TO THE</u> <u>AREAS OF EXPERIENCE REQUESTED IN THE ADVERTISEMENT</u> . Be Specific – No Boiler Plate									
	-									
11.	Professional Liability Insu	irance:								
	Name of Company		Aggregate Amount		Policy Number		Expiration Date			
12.	Have monies been paid b YES or NO. If YES, plea						and in excess of \$50	,000 per incident? Answer		
13.	Name Of Sole Proprietor	Or Names Of All Firr	n Partners and Officers:							
	Name a. b. c.	Title	MA Reg #	Status/Discipline	Name d. e. f.	Title	MA Reg #	Status/Discipline		
14.	If Corporation, Provide Name				Nama	Title	MA Deg #	Otatus/Dissipling		
	Name a. b. c.	Title	MA Reg #	Status/Discipline	Name d. e. f.	Title	MA Reg #	Status/Discipline		
15.	Names Of All Owners (St	ocks Or Other Owne	rship):							
	Name And Title a. b. c.	% Ownership	MA. Reg.#	Status/Discipline	Name And Title d. e. f.	% Ownership	MA. Reg.#	Status/Discipline		
16.		I Laws, or that the se	rvices required are limite	ed to construction manag	ement or the preparation			s defined in Chapter 7C, ost estimates or programs.		
	Submitted by (Signature) —				Printed Name and Title			Date		

## **APPENDIX B**

City Of Somerville Designer Services Terms and Conditions

#### ARTICLE 1 DEFINITIONS

## <u>1.1.</u> In General.

**1.1.1. Well-known meanings.** When words or phrases which have a well-known technical or construction industry or trade meaning are used herein, such words or phrases shall be interpreted in accordance with that meaning, unless otherwise stated.

**1.1.2.** Capitalization. The words and terms defined in this Article are capitalized in this Agreement. Other capitalized words may refer to a specific document found in the Contract Documents or may be defined in the General Terms and Conditions of the Contract.

**1.1.3. Persons**. Whenever the word person or persons is used, it includes, unless otherwise stated, entity or entities, respectively, including, but not limited to, corporations, partnerships, and joint venturers.

**1.1.4.** Singular and Plural. The following terms have the meanings indicated which are applicable to both the singular and the plural thereof.

### **<u>1.2.</u>** Definitions.

**1.2.1.** *Agreement* - The Agreement is this written document between the **City** and the **Design Professional** which is titled: Agreement for Designer Services between the City of Somerville and the **Design Professional**, which is the executed portion of the Contract, and which forms a part of the Contract. The Agreement also includes all documents required to be attached thereto, including, but not limited to, certificates of insurance and all modifications of the Agreement.

**1.2.2.** *Change Order* - A Change Order is a document which is signed by the Contractor and the **City** which is directed to the Contractor and which authorizes the Contractor to make an addition to, a deletion from, or a revision in the Work, or an adjustment in the sum or in the time of the Contract issued on or after the date of the Contract.

**1.2.3.** *Construction Cost* - The Construction Cost is the total cost or estimated cost to the **City** of all elements of the Project designed or specified by the **Design Professional**. The Construction Cost shall include the cost of labor at current prevailing wage rates established by the Commonwealth and furnished by the **City** (or, if applicable, current Davis Bacon wage rates established by the federal government and furnished by the **City**), materials and equipment designed, specified, selected, or specially provided for by the **Design Professional**, plus a reasonable allowance for overhead and profit. In addition, a reasonable allowance for contingencies shall be included for market conditions at the time of bidding and for changes in the Work during construction. Construction Cost does not include the compensation of the **Design Professional** and the **Design Professional's** consultants, the costs of the land, rights-of-way, financing, or other costs which are the responsibility of the **City** as provided herein.

**1.2.4.** *Construction Documents* - The Construction Documents consist of Plans and Specifications setting forth in detail the requirements for the construction of the Project.

**1.2.5.** *Contract Documents* - The Contract Documents consist of the Agreement between the City and the Contractor; the notice of award of the Contract; the Notice to Proceed; the entire Project Manual; Change Orders; Work Change Directives; the Contractor's Bid and all accompanying documents; and the **Design Professional's** written interpretations and clarifications issued on or after the issuance of the Notice to Proceed.

**1.2.6.** *Contract* - The Contract consists of all the Contract Documents.

**1.2.7.** *Contractor* - The Contractor is the person who is awarded the construction contract for the Project pursuant to M.G.L. c. 149, §§44A-H, inclusive, or M.G.L. c. 30, §39M, and is identified in the Agreement as such. The term "Contractor" is intended to include the Contractor as well as its authorized representative(s).

**1.2.8.** *General Terms And Conditions Of The Contract* - General Terms and Conditions of the Contract refers to the General Terms and Conditions of the Contract between the City and the Contractor.

**1.2.9.** *Product Data* - Product Data are illustrations, standard schedules, performance charts, instructions, brochures, diagrams, and other information furnished by the Contractor to illustrate materials or equipment for

some portion of the Work.

**1.2.10.** *Project* - The Project is the total construction of which the Work to be provided under the Contract Documents may be the whole or a part of the Project as indicated elsewhere in the Contract Documents and may include construction by the **City** or by separate contractors. The Project is the Work described in the invitation to bid and Specifications, and illustrated by the Plans.

**1.2.11.** *Proposed Change Order* - A Proposed Change Order is a Change Order that has not been approved by the **City**.

**1.2.12.** *Reimbursable Expenses* - Reimbursable Expenses are in addition to compensation for Basic and Additional Services and include expenses incurred by the **Design Professional** in the interest of the Project, as identified by the following: long distance calls and faxes; fees paid for securing approval of authorities having jurisdiction over the Project; reasonable expense of reproduction necessary for the rendition of services hereunder, which expense shall not include the expense of producing the sets of documents referred to in the Schematic Design Phase, the Design Development Phase, and the Construction Document Phase herein, as these expenses are covered in the **Design Professional's** compensation for Basic Services; expense of postage and such other expenses incurred in connection with the Project when specifically authorized in advance in writing by the **City**. Payment for photocopying letter or legal size documents shall not exceed 10¢ per page. Payment for all other documents shall be at cost. Sales tax is not a reimbursable expense. The **City's** tax-exempt number is E04-600-1414.

**1.2.13.** *Samples* - Samples are physical examples of materials, equipment, or workmanship that are representative of some portion of the Work and which establish the standards by which such portion of the Work will be judged.

**1.2.14.** *Shop Drawings* - Shop Drawings are all drawings, diagrams, illustrations, schedules, and other information, which are specifically prepared or assembled by or for the Contractor and submitted by the Contractor to illustrate some portion of the Work.

**1.2.15.** *Statement of Probable Construction Costs* - The Statement of Probable Construction Costs is a preliminary, detailed estimate of Construction Cost based on current area, volume, or other unit costs. Such estimate shall indicate the cost of each category of work involved in constructing the Project (including, but not limited to, filed sub-trades) and shall establish the period of time for each category from the commencement to the completion of the construction of the Project. The detailed estimate shall include quantities of all materials and unit prices of labor and material, as well as a cost estimate containing individual line items for each item of work.

**1.2.16.** *Substantial Completion* - Substantial Completion means that the Work has been completed and opened to public use, except for minor incomplete or unsatisfactory items that do not materially impair the usefulness of the Work. The **Design Professional** shall decide what constitutes "minor," "incomplete," "unsatisfactory," and "materially" and the **Design Professional's** decision shall be final.

**1.2.17.** *Work Change Directive* - A Work Change Directive is a written directive to the Contractor issued on or after the date of the contract between the **City** and the Contractor and signed by the **City** and recommended by the **Design Professional** ordering an addition to, a deletion from, or a revision in the Work.

**1.2.18.** *Work* - The Work means the construction and services required by the Construction Documents, whether completed or partially completed, and includes all other labor, materials, equipment, and services provided or to be provided by the Contractor to fulfill its obligations. The Work may constitute the whole or a part of the Project.

#### ARTICLE 2

### THE DESIGN PROFESSIONAL'S RESPONSIBILITIES

**2.1. STANDARD OF PERFORMANCE.** The Design Professional shall perform the services under this Agreement with the skill, care, and diligence in accordance with the high level of professional standards prevailing in the greater Boston area for the type of construction required herein. All of the **Design Professional's** services under this Agreement shall be performed as expeditiously as is consistent with such standards. The **Design Professional** shall be responsible in accordance with those standards for the adequacy, safety, and overall integrity of the Project's design, including, but not limited to, the Design architectural or landscape architectural (or both if applicable), structural, mechanical, and electrical design of the Project.

2.2. <u>SCHEDULE OF PERFORMANCE.</u> The approved schedule for the performance of the **Design Professional's** services is attached hereto as APPENDIX A. Time is of the essence and time periods established by the attached APPENDIX A shall not be exceeded by the **Design Professional** except for delays due to causes outside the **Design Professional's** control (which term shall not include staffing problems, insufficient financial resources, consultant's default, or negligent errors or omissions on the part of either the **Design Professional** or any of its consultants).

2.3. <u>TIMELINESS OF INTERPRETATIONS, CLARIFICATIONS, AND DECISIONS.</u> With regard to all phases of this Agreement, the **Design Professional** shall render interpretations, clarifications, and decisions in a timely manner pertaining to documents submitted by the **City** or the Contractor in order to avoid unreasonable delay in the orderly and sequential progress of the **Design Professional's** services.

**2.4. <u>RELATIONSHIP WITH THE CITY.</u>** For the purposes of this Agreement, the **Design Professional** shall be a representative of the **City** and shall advise and consult with the **City** until the termination of the Contractor's warranty and correction period.

#### ARTICLE 3 SCOPE OF THE DESIGN PROFESSIONAL'S BASIC SERVICES

### 3.1. IN GENERAL.

**3.1.1.** The **Design Professional's** Basic Services shall consist of:

**3.1.1.1.** those services identified below within the different phases;

**3.1.1.2.** any other professional services which are reasonably necessary as determined by the **City** for the design and administration of construction of the Project, including, without limitation, the following:

**3.1.1.2.1.** for public building projects, all surveys (unless provided by the **City**), geotechnical services, testing services, and related information and reports reasonably required by the Project, geotechnical and civil engineers; landscape architect; independent cost estimator; fire protection, life safety, lighting, interior design, asbestos removal, and movable equipment consultants; and normal structural, mechanical, electrical, and any other engineering services necessary to produce a complete and accurate set of Construction Documents (the cost for any and all professional services is not subject to profit adjustments);

**3.1.1.2.2** for park/playground projects, all surveys (unless provided by the **City**), lighting consultants, independent cost estimators (if specified in the RFP)

and normal structural, mechanical, electrical, and any other engineering services necessary to produce a complete and accurate set of Construction Documents (the cost for any and all professional services is not subject to profit adjustments);

**3.1.1.2.3** for roadway, bridge, and other public works projects other than park/playground projects, **all** surveys (unless provided by the **City**), geotechnical services, testing services, and related information and reports reasonably required by the Project, geotechnical and civil engineers; independent cost estimators; fire protection, life safety, and lighting consultants; and normal structural, mechanical, electrical, and any other engineering services necessary to produce a complete and accurate set of Construction Documents (the cost for any and all professional services is not subject to profit adjustments).

**3.1.1.3.** attending and providing testimony at any formal or informal hearings related to the Project, including, but not limited to, bid protest hearings and Board of Aldermen meetings, if deemed necessary by the **City**. If the **Design Professional** is called as a witness in a court of competent jurisdiction in a matter in which the **Design Professional** is a named party, the **Design Professional** will not be additionally compensated. If the **Design Professional** is called by the **City** as a witness in a matter in a court of competent jurisdiction in which the **Design Professional** is not a named party, the **Design Professional** will be compensated according to APPENDIX B attached hereto;

**3.1.1.4.** preparing for and appearing on the **City's** behalf at all administrative or regulatory hearings, presentations, or conferences with respect to any zoning, building code, urban renewal, or other matters in

connection with the Project, including, without limitation, any hearings, presentations, or conferences with any City, State, or Federal agencies or officials and any neighborhood groups. The **Design Professional's** obligations under this paragraph shall include preparing plans and other materials reasonably required in connection with any such hearings, presentations, and conferences;

**3.1.1.5**. assisting the **City** in connection with the **City's** responsibility for filing documents required for the approval of governmental authorities having jurisdiction over the Project. The **Design Professional** shall prepare the Plans and Specifications required in order to obtain approval of, and in accordance with, all requirements of all governmental agencies having jurisdiction over the Project. Any Plans and Specifications furnished by the **Design Professional** which are discovered to be defective during any Phase will be promptly corrected by the **Design Professional** at no cost to the **City**, and the **Design Professional** will promptly reimburse the **City** for all damages, if any, resulting from the use of such defective Plans and Specifications. The **City's** approval, acceptance, use of or payment for all or any part of the **Design Professional's** services shall in no way alter the **Design Professional's** obligations or the **City's** rights hereunder; and

**3.1.1.6.** all design and redesign services required within or between the Design Development Phase and the Construction Documents Phase to keep the Construction Cost of the Project within the fixed limit of Construction Cost.

**3.1.2.** As part of the Basic Services, the **Design Professional** shall prepare record drawings in accordance with the following:

**3.1.2.1.** Record Keeping.

As the Construction Phase progresses, the **Design Professional** shall work with the Contractor to maintain four separate sets of in-progress record drawings (blueline or blackline) at the Site, one set each for mechanical, electrical, irrigation, and structural disciplines, as needed. All deviations from the Construction Documents and the exact locations of the Work as installed and constructed shall be neatly and accurately indicated. Work completed to date shall be colored and highlighted.

**3.1.2.2.** Permanent Record Drawing Preparation.

The **Design Professional** shall transfer the information contained on the in-progress record drawings to update the original contract drawings. All work shall be performed by experienced and knowledgeable draftspersons using the same standards and quality of drafting as used on the original drawings.

**3.1.2.3.** Review of Record Drawings at Substantial Completion.

Upon Substantial Completion of the Work or portions thereof, the **Design Professional** of record shall review and approve the above permanent record drawings.

**3.1.2.4.** Submission to the **City**.

The following shall be submitted to the **City** no later than the date of Substantial Completion:

**3.1.2.4.1** A complete set of original Construction Documents on Bond Paper and also on disk in AutoCad format.

**3.1.2.4.2** Permanent record drawings as described above on Bond Paper with the seal of the **Design Professional** of record.

**3.1.2.4.3** Four sets of in-progress record drawings.

#### **<u>3.2.</u>** SCHEMATIC DESIGN PHASE.

**3.2.1.** Commencement. The Schematic Design Phase begins upon the full execution of this Agreement.

**3.2.2.** Written Program. The Design Professional in consultation with the City and any other persons designated by the City shall develop a written program for the Project to ascertain the City's needs and to establish the requirements of the Project.

**3.2.3. Preliminary Evaluation.** The **Design Professional** shall provide a preliminary evaluation of the **City's** program, schedule, and construction budget requirements, each in terms of the other.

**3.2.4.** Alternative Approaches. The Design Professional shall review with the City alternative approaches to the design and construction of the Project.

**3.2.5.** Schematic Design Documents. The Design Professional shall prepare, for approval by the City, Schematic Design Documents consisting of drawings and other documents illustrating the scale and relationship

of Project components. Based upon the program approved by the **City**, as well as schedule and construction budget requirements, the Schematic Design Documents shall comply with all applicable laws, statutes, ordinances, codes, orders, rules, and regulations.

**3.2.6.** Independent Cost Estimators. As part of the Basic Services and when requested by the City, the Design Professional shall retain the services of an independent cost estimator whose responsibilities shall include without limitation all cost estimates described in this Agreement, estimates of the cost of Proposed Change Orders and assistance in establishing a Change Order budget, and review and confirmation of the Contractor's cost estimates.

**3.2.7. Statement of Probable Construction Costs.** The **Design Professional** shall submit to the **City** a Statement of Probable Construction Costs.

**3.2.8.** Life-Cycle Cost Estimates. If this Agreement includes Design Professional services necessary for the preliminary design of a new building or for the modification or replacement of an energy system in an existing building, life-cycle cost estimates for the Project shall be obtained at an initial stage and as a Basic Service. (*Reference:* M.G.L. c. 149, §44M).

**3.2.8** SUSTAINABLE DESIGN CRITERIA. INSERT REQUIREMENTS AS TO SUSTAINABLE DESIGN. If applicable, See RFP.

#### **<u>3.3.</u> DESIGN DEVELOPMENT PHASE.**

**3.3.1.** Commencement. The Design Development Phase begins upon the City's written approval of the Design Professional's Schematic Design Documents.

**3.3.2. Preparation of Design Development Documents.** Based on the approved Schematic Design Documents and any adjustments authorized by the **City** in the program, schedule, or construction budget, the **Design Professional** shall prepare, for approval by the **City**, Design Development Documents consisting of drawings and other documents to fix and describe the size and character of the Project as to appropriate architectural, landscape architectural, structural, mechanical, and electrical systems; materials; and such other elements as may be appropriate. The Design Development Documents shall be complete and unambiguous and shall comply with all applicable laws, statutes, ordinances, codes, orders, rules, and regulations.

**3.3.3.** Adjustment to Statement of Probable Construction Cost. The Design Professional shall advise the City in writing of any adjustments to the Statement of Probable Construction Cost prior to the commencement of the Construction Document Phase. The approved adjustment of the Statement of Probable Construction Cost or the Statement of Probable Construction Cost, if there is no adjustment, shall constitute a fixed limit of Construction Cost as that term is used herein. Such fixed limit, once established, shall be adjusted only by written agreement of the City and the Design Professional, or as otherwise provided herein.

#### **<u>3.4.</u>** CONSTRUCTION DOCUMENT PHASE.

**3.4.1. Commencement.** The **Design Professional's** responsibility to provide Basic Services for the Construction Document Phase under this Agreement commences with the **City's** acceptance and approval of the Design Development Documents and ends on the date the Bidding and Award Phase commences.

**3.4.2. Preparation of Plans and Specifications.** Based on the approved Design Development Documents and any further adjustments in the scope or quality of the Project or in the construction budget authorized by the **City**, the **Design Professional** shall prepare, for approval by the **City**, Plans and Specifications setting forth in detail the requirements for the construction of the Project.

**3.4.3. Preparation of Additional Bidding Information.** The **Design Professional** shall assist the **City** in preparing the bidding documents when requested by the City.

**3.4.4.** City-Generated Forms and Documents. The City shall provide the Design Professional with copies of all City-generated forms and documents intended to be included in the Project Manual. The Design Professional will include these forms and documents in its Project Manual. It is the responsibility of the Design Professional to ensure that all such documents are included in the final Project Manual. Any costs incurred as a result of the failure of the Design Professional to include any such documents will be borne by the Design Professional and not charged to the City, where such failure is the fault of the Design Professional. The Design Professional may propose changes to these City-generated forms and documents; however, implementation of such changes are

subject to the unilateral approval of the **City**. No changes may be made to such documents without the prior written consent of the **City**. The **Design Professional** shall prepare and submit to the **City** for approval the entire Project Manual. The **Design Professional** is responsible for ensuring that the Construction Documents comply with all statutory requirements.

**3.4.5.** Addenda. All addenda shall be issued by the Contracting Department; however, at the Contracting Department's sole discretion, the **Design Professional** may be called upon to prepare a draft of any such addenda. Any corrections to the Construction Documents, which require an addendum, will be made by the **Design Professional** at no charge to the **City**.

**3.4.6. Printing of Project Manual.** The **Design Professional** must provide the **City** with a final draft of the Project Manual and obtain approval from the **City** prior to printing. The **Design Professional** will be responsible for the printing of the Project Manuals unless the **City** instructs the Design Professional otherwise. The cost of producing such Project Manuals will be passed onto the **City** at cost. Any changes required to be made to the Construction Documents as a result of errors by the **Design Professional** or persons within its control will be promptly corrected at no cost to the **City**. The **Design Professional** shall make its best efforts to print Project Manuals on paper containing a minimum of twenty percent (20%) post consumer content.

**3.4.7.** Packaging the Project Manual. The Design Professional will require the printer of the Project Manual to wrap each set of Plans in a brown wrapper, or, if the Plans are small in number, fold each set of Plans and insert one set into each Project Manual.

**3.4.8.** Delivery of Project Manual. The Design Professional will use its best efforts to ensure that the Contracting Department receives the number of Project Manuals requested by the Contracting Department no later than 3:00 p.m. on the day prior to the first day of advertisement of the Invitation to Bid.

**3.4.9.** Adjustment to Statement of Probable Construction Cost. The Design Professional shall advise the City in writing of any adjustments to Statement of Probable Construction Cost indicated by changes in requirements or general market conditions.

#### **<u>3.5.</u> BIDDING AND AWARD PHASE.**

**3.5.1.** Commencement. The Bidding and Award Phase commences on the date the Invitation to Bid is first advertised pursuant to M.G.L. c. 149, §44J, or M.G.L. c. 30, §39M, and ends on the date the Construction Phase begins.

**3.5.2.** Additional Bidders. The Design Professional shall assist the City in obtaining bids if, in the opinion of the Contracting Department, an insufficient number of persons requested the Project Manual. The Design Professional will notify "eligible" and "responsible" persons (as those terms are defined in the M.G.L. c. 149, §44A and referred to in M.G.L. c. 30, §39M) of the Invitation to Bid.

**3.5.3.** When Lowest Bid Exceeds Total Construction Cost. If the lowest bona fide bid by a Contractor exceeds the total construction cost of the Project as set forth in the approved Statement of Probable Construction Costs by more than ten percent (10%), then upon the request of the City, the Design Professional will revise the Plans and Specifications in consultation with the City to reduce or modify the quality or quantity, or both, of the Work so that the total construction cost of the Project will not exceed the total construction cost set forth in the Statement of Probable Construction Costs by more than ten percent (10%). All revisions pursuant to this paragraph shall be at the Design Professional's sole cost and expense (which cost and expense include, but are not limited to the Design Professional's time, the cost of reprinting the Project Manual, and the cost of readvertisement of the Project).

3.5.4. Pre-Bid Conferences. The Design Professional shall attend all pre-bid conferences.

**3.5.5.** Investigation of Bidders. The Design Professional shall investigate, at minimum, the lowest Bidder. The investigation shall include, but is not limited to, reviewing the files maintained by the Division of Capital Asset Management, or any other governmental agency charged with maintaining such documents related to such Bidder, telephoning or writing owners of the Bidder's prior projects, telephoning or writing Design Professionals from such prior projects, visiting the sites of such other projects and checking all other appropriate references. The Design Professional shall provide the City with a detailed letter of approval or disapproval of such Bidder. The letter must include relevant language from the appropriate state laws regarding the eligibility and responsibility of Bidders (i.e., M.G.L. c.149, §44A(1), M.G.L. c. 30, §39M(c), or, if appropriate, M.G.L. c. 29, §29F). If the Design Professional disapproves of the lowest Bidder, then the Design Professional must

investigate the next lowest Bidder in the same manner described above, and continue to investigate each successive low Bidder until a Bidder is approved. For every Bidder investigated, the **Design Professional** must provide the **City** with a detailed letter as described above.

**3.5.6. Preparation of Contract.** To the extent required, the **Design Professional** shall assist the Contracting Department in the preparation of the construction contract.

#### **<u>3.6.</u>** CONSTRUCTION PHASE-- ADMINISTRATION OF THE CONSTRUCTION CONTRACT.

**3.6.1.** Commencement. The Construction Phase commences with the full execution of the contract for construction and terminates on the date of expiration of all of the guarantees and warranties provided by the Contractor to the **City**.

**3.6.2.** Change in Design Professional's Duties, Etc. Construction Phase duties, responsibilities, and limitations of authority of the Design Professional shall not be extended without written agreement of the City and the Design Professional. Any restrictions or modifications to the Design Professional's duties and responsibilities can be imposed by the City without the consent of the Design Professional.

**3.6.3. Pre-construction Conferences.** The **Design Professional** shall attend all pre-construction conferences.

**3.6.4.** Site Visits. The Design Professional shall visit the Site at intervals appropriate to the stage of construction, but no less than once a week, or as otherwise agreed by the City and the Design Professional, to become familiar with the progress and quality of the Work and to determine with care if the Work is proceeding in accordance with the requirements of the Contract Documents. The Design Professional shall cause its engineering and other consultants to make similar Site visits, at such times as may be required for observation of portions of the Work designed and/or specified by them. The Design Professional shall not be required to make continuous on-site inspections to check the quality or quantity of the Work. The Design Professional shall include any observation of material deviations by the Contractor or subcontractors from the requirements of the Contract Documents.

**3.6.5.** Job Meetings. There shall be no less than one job meeting per week. The Design Professional shall attend all job meetings. The number of meetings per week will depend on the complexity of the Project at a particular stage, the problems encountered on the Project, or the City's request that additional meetings be held. The Design Professional shall also be required to be present when governmental authorities having jurisdiction over the Project visit the Site to inspect the Work. The Design Professional will exercise good care and diligence in discovering and promptly reporting to the City, as well as to the Contractor, any defects or deficiencies in the Work.

**3.6.6.** Construction Means, Methods, Etc. The Design Professional shall not have control over or charge of and shall not be responsible for construction means, methods, techniques, sequences, or procedures, or for safety precautions and programs in connection with the Work. However, the Design Professional shall promptly report to the City any perceived irregularities.

**3.6.7.** Contractor's Schedule. Except as otherwise provided in this Agreement, the Design Professional shall not be responsible for the Contractor's schedules or failure to carry out the Work in accordance with the Contract Documents, except to the extent that such failure is caused by the Design Professional. Except as otherwise provided in this Agreement, the Design Professional shall not have control over or charge of acts or omissions of the Contractor, its Subcontractors, or their agents or employees, or of any other persons performing portions of the Work. However, nothing in this paragraph shall relieve the Design Professional of its obligations to the City elsewhere in this Agreement. The Design Professional shall review all schedules presented by the Contractor and advise the City as to the appropriateness of same.

**3.6.8.** Communications. The City and the Contractor may communicate through the Design Professional. Communications by and with the Design Professional's consultants shall be through the Design Professional, unless the City deems it necessary or expedient to speak directly to the consultants.

**3.6.9.** Applications and Certifications for Payment. Based on the Design Professional's observations of the Work and evaluations of the Contractor's applications for payment, the Design Professional shall review and certify the appropriate amounts due the Contractor within five (5) business days after receipt of the Contractor's application for payment, and such certifications shall be in the form requested by the City. The Design Professional's certification for payment shall constitute a representation to the City based on the Design

**Professional's** observations at the site and on the data comprising the Contractor's application for payment that the Work has progressed to the point indicated and the quality of Work is in accordance with the Contract Documents. The foregoing representations are subject to minor deviations from the Contract Documents correctable prior to completion and to specific qualifications expressed by the **Design Professional**. The **Design Professional** is required to review and validate the certified payrolls. The **Design Professional** is required to reconcile the applications for payment with the certified payrolls. The **Design Professional** is required to review and validate the certified payrolls. The **Design Professional** is required to reconcile the applications for payment with the certified payrolls. The issuance of a certificate for payment shall further constitute a representation that the Contractor is entitled to payment in the amount certified. Timely payment of Contractor is required by M.G.L. c. 30, §39K; therefore, the **Design Professional** shall establish office procedures assuring either immediate mail or messenger delivery of the approved applications for payment to the **City.** Notwithstanding the foregoing, the Mayor's Office of Strategic Planning and Community Development (SPCD) shall be responsible for monitoring and certifying construction payrolls for compliance with prevailing wage requirements (a) if the Contract is a federally funded contract subject to federal Davis Bacon and Related Acts; and/or (b) if SPCD is the Contracting Department.

**3.6.10. Rejection of Work.** The **Design Professional** shall have the responsibility, obligation, and authority to reject Work which (1) does not conform to the Contract Documents; or (2) the **Design Professional** believes to be defective; or (3) the **Design Professional** believes will not produce a completed Project that conforms to the Contract Documents or that will prejudice the integrity of the design concept of the completed Project as a functioning whole as indicated by the Contract Documents. The **Design Professional** shall promptly notify the **City** of such rejection. Whenever the **Design Professional** considers it necessary or advisable for implementation of the intent of the Contract Documents, the **Design Professional** will have the responsibility, obligation, and authority to require additional inspection or testing of the Work in accordance with the provisions of the Contract Documents, whether or not such Work is fabricated, installed, or completed; provided, however, the **Design Professional** must obtain the **City's** prior written approval of any such special inspection or testing. However, neither this authority of the **Design Professional** nor a decision made in good faith either to exercise or not to exercise such authority shall give rise to a duty or responsibility of the **Design Professional** to the Contractor, Subcontractors, Suppliers, other persons performing portions of the Work.

**3.6.11**. Submittals. The Design Professional shall review and approve or take other appropriate action upon the Contractor's submittals such as Proposed Change Orders, Shop Drawings, Product Data, and Samples, for the purpose of: (a) determining compliance with applicable laws, statutes, ordinances, codes, orders, rules, and regulations; and (b) determining whether the Work, when completed, will be in compliance with the requirements of the Contract Documents. The **Design Professional's** action shall be taken with such reasonable promptness as to cause no delay in the Work taking into account the time periods set forth in the latest schedule prepared by the Contractor and approved by the **Design Professional** and, in any event, such action shall be taken within fourteen (14) days after submittal to the **Design Professional**. The **Design Professional** shall indemnify the **City** for any monies paid by the City to the Contractor as a result of the Design Professional's delay in taking appropriate action, as described above, where such delay is not caused in any part by the **City**. Review of such submittals is not conducted for the purpose of determining the accuracy and completeness of other details such as dimensions and quantities or for substantiating instructions for installation or performance of equipment or systems designated by the Contractor, all of which remain the responsibility of the Contractor to the extent required by the Contract Documents. The Design Professional's review shall not constitute approval of safety precautions or, unless otherwise specifically stated by the **Design Professional**, of construction means, methods, techniques, sequences, or procedures. The **Design Professional's** approval of a specific item shall not indicate approval of an assembly of which the item is a component. When professional certification of performance characteristics of materials, systems, or equipment is required by the Contract Documents, the **Design Professional** shall be entitled to rely upon such certification to establish that the materials, systems, or equipment will meet the performance criteria required by the Contract Documents.

**3.6.12**. **Change Orders and Work Change Directives.** The **Design Professional** shall prepare Change Orders and Work Change Directives, with supporting documentation and data if deemed necessary by the **Design Professional** for the approval and execution in accordance with the Contract Documents, and may authorize minor changes in the Work not involving an adjustment in the Contract Sum or an extension of the Contract Time (which is the time in which the Work reaches final completion) and which are not inconsistent with the intent of the Contract Documents.

#### 3.6.13. Interpretations, Clarifications, and Decisions of the Design Professional.

**3.6.13.1.** The **Design Professional** will interpret, clarify, and decide matters concerning performance under and requirements of the Contract Documents on written request of either the **City** or the Contractor. The **Design Professional's** response to such requests will be made with reasonable promptness and within the time set forth herein. Any such written interpretations, clarifications, or decisions shall be binding on the **City** and the Contractor. Interpretations, clarifications, and decisions of the **Design Professional** shall be consistent with the intent of and reasonably inferable from the Contract Documents and shall be in writing or in the form of drawings. The **Design Professional** may, as the **Design Professional** judges desirable, issue additional drawings or instructions indicating in greater detail the construction or design of the various parts of the Work; such drawings or instructions may be effected by a Field Order or other notice to the Contractor, provided such drawings or instructions are reasonably consistent with the previously existing Contract Documents. The **Design Professional** shall not be liable for results of interpretations, clarifications, and decisions so rendered in good faith and in the absence of negligence by the **Design Professional**.

**3.6.13.2. Time Limit for Rendering Decisions.** The **Design Professional** shall render written interpretations, clarifications, and decisions within a reasonable time, but in no event more than seven (7) days after receipt of same.

**3.6.14**. **Aesthetic Effect.** The **Design Professional's** decisions on matters relating to aesthetic effect must be consistent with the **City's**. The **Design Professional** shall advise the **City** in matters relating to aesthetic effect; however, the **City's** decision in these matters shall be final.

#### 3.6.15. Claims.

**3.6.15.1. Initial Referral.** All Claims, the bases of which arise prior to final payment or the earlier termination of the Contract, shall be referred initially to the **Design Professional** for action as provided herein.

**3.6.15.2. Time Period and Action.** The **Design Professional** shall review Claims and shall do one of the following within seven (7) days of receipt of the Claim:

**3.6.15.2.1.** defer any action with respect to all or any part of a Claim for the purpose of requesting and receiving additional information from either party;

**3.6.15.2.2.** decline to render a decision for any reason which it deems appropriate (including, but not limited to, the fact that the Claim involves allegations of fault on the part of the **Design Professional**); or

**3.6.15.2.3.** render a decision on all or a part of the Claim.

If the **Design Professional** requests additional information, the **Design Professional** shall take action with respect to the Claim no later than seven (7) days after receipt of the additional information. The **Design Professional** shall notify the parties in writing of its disposition of such Claim. If the **Design Professional** decides that the Work relating to such Claim should proceed regardless of its disposition of such Claim, the **Design Professional** shall issue to the Contractor a written order to proceed.

**3.6.15.3. Decisions.** 

**3.6.15.3.1. Decisions by the City or the Design Professional.** (*Reference:* M.G.L. c. 30, §39P). In every case in which this Contract requires the **City**, any official, or its **Design Professional** to make a decision on interpretation of the Specifications, approval of equipment, material or any other approval, or progress of the Work, the decision shall be made promptly and, in any event, no later than seven (7) days after the written submission for decision; but if such decision requires extended investigation and study, the **City**, the official, or the **Design Professional** shall, within seven (7) days after the receipt of the submission, give the party making the submission written notice of the reasons why the decision cannot be made within the seven-day period and the date by which the decision will be made.

**3.6.15.4. Resolved Claims.** If a Claim is resolved, the **Design Professional** shall obtain or prepare the appropriate documentation and provide the **City** and the Contractor with a copy of same.

**3.6.16.** Determination of Substantial and Final Completion. On behalf of the City, the Design Professional shall conduct inspections, determine the dates of Substantial Completion and final completion, and shall issue a certificate of Substantial Completion, with the prior written consent of the City. Such inspections shall include a

reasonable number of Site visits by the **Design Professional** and the **Design Professional's** engineering consultants. The **Design Professional** shall provide to the **City** a written report of all findings with recommendations for appropriate action. The **Design Professional** will receive and review (and approve or disapprove, as the case may be) written guarantees, operating manuals, spare parts lists, value charts, and related documents required by the Contract Documents to be assembled by the Contractor. When the **Design Professional** is satisfied that all such documents are complete as required by the Contract Documents, the **Design Professional** shall issue a final certificate of payment.

**3.6.17.** Inspection Prior to End of Guarantee Period. Notwithstanding any other provision in this Agreement, at least thirty (30) days prior to the expiration of the Contractor's guarantee period, the Design Professional shall assist the City in inspecting the Project at the City's request and provide to the City a written report of all findings with recommendations for appropriate action. Such inspections shall include a reasonable number of Site visits by the Design Professional and the Design Professional's engineering consultants.

**3.6.18. Certificate of Occupancy.** The **Design Professional** shall be responsible for satisfying any and all requirements with respect to services of an Design Professional necessary to obtain a permanent certificate of occupancy under the Commonwealth of Massachusetts State Building Code.

#### 3.6.19. Limitation on the Design Professional's Responsibilities.

**3.6.19.1.** Neither the **Design Professional's** authority to act under the provisions of the Contract Documents nor any decision made by the **Design Professional** in good faith to exercise or not to exercise such authority shall give rise to any duty or responsibility of the **Design Professional** to the Contractor, any Subcontractor, any Supplier, any surety for any of them, or any other person. The **Design Professional** will not have control over or charge of and will not be responsible for construction means, methods, techniques, sequences, or procedures, or for safety precautions and programs in connection with the Work, since these are solely the Contractor's responsibility as provided in Article 5 of the General Terms and Conditions. The **Design Professional** will not be responsible for the Contractor's failure to carry out the Work in accordance with the Contract Documents. The **Design Professional** will not have control over or charge of and will not be responsible for acts or omissions of the Contractor, Subcontractors, Suppliers, or of any other persons performing portions of the Work.

#### **ARTICLE 4**

#### DESIGN PROFESSIONAL'S ADDITIONAL SERVICES

4.1. IN GENERAL. The services described hereunder shall be paid for by the **City** in addition to the compensation for Basic Services. Prior to performing any service which the **Design Professional** claims to be an Additional Service, the **Design Professional** shall notify the **City** in writing that the service is an Additional Service, and shall provide with such notice an estimate of the additional compensation which will be payable to the **Design Professional** for performing such service. Such service shall not be performed, nor shall such estimate be exceeded, without the **City's** prior written approval. Failure to so notify the **City** and obtain the **City's** written approval shall constitute a waiver of the **Design Professional's** claim for additional compensation on account of such services. These services shall be provided only if authorized or confirmed in writing by the **City**. Notwithstanding anything to the contrary in this Agreement, the **City** shall not be responsible to pay and the **Design Professional** shall not be entitled to receive compensation for any additional service if such service was required due to the fault of the **Design Professional** or the **Design Professional**'s failure to perform in accordance with the terms of this Agreement. Neither the **Design Professional** nor its consultants shall be compensated for any services involved in preparing changes that are required for additional Work that should have been anticipated by the **Design Professional** in the preparation of the Construction Documents, as reasonably determined by the **City**.

**<u>4.2.</u> <u>LIST OF ADDITIONAL SERVICES</u>**. The following list of Additional Services is intended to be illustrative and not considered all inclusive.

**4.2.1.** Making major revisions in Plans, Specifications, or other documents when such major revisions are:

**4.2.1.1.** inconsistent with approvals or instructions previously given by the **City**, including revisions made necessary by adjustments in the **City's** program or project budget;

**4.2.1.2.** required by the enactment or revision of codes, laws, or regulations subsequent to the

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preparation of such documents; or

**4.2.1.3.** due to changes required as a result of the **City's** failure to render decisions in a timely manner and where such failure is in no way caused by the **Design Professional**.

**4.2.2.** Providing services required because of major changes in the Project instigated by the **City**.

**4.2.3.** Undertaking material design work requested by the **City** in connection with Change Orders, Construction Change Directives, and the Contractor's value engineering proposals, provided that evaluation and judgments of the proposed changes and value engineering substitutions shall be provided as a Basic Service.

**4.2.4.** Providing consultation concerning replacement of Work damaged by fire or other cause during construction, and furnishing services required in connection with the replacement of such Work; provided, however, that such services are not required as a result of the negligence of the **Design Professional**.

Design Professional shall provide the City with a Maintenance Manual for the project. The manual shall be used by the Somerville Department of Public Works staff as a scheduling and procedural guideline for maintaining all aspects of the Park, including but not limited to plantings, turf, irrigation systems, water features, surfaces, fencing, and all park amenities.

A basic electronic template for the manual shall be provided to the Design Professional by the City. The manual will be reviewed and approved by the City's project representative before final acceptance.

The final version will be provided to the City as a three ring binder and a CD. The manual shall be clearly organized and labeled, and shall include a recommended schedule for all maintenance work.

**4.2.6** Providing any other services not otherwise included in this Agreement.

#### ARTICLE 5 OTHER CONDITIONS OR SERVICES

**5.1. OTHER SERVICES.** Any other services which are part of Basic Services are set forth in APPENDIX A.

**5.2. HAZARDOUS MATERIALS.** Unless otherwise provided in this Agreement, the **Design Professional** and the **Design Professional's** consultants shall have no responsibility for the discovery, presence, handling, removal, or disposal of, or exposure of persons to hazardous materials in any form at the Project Site, including, but not limited to, asbestos, asbestos products, polychlorinated biphenyl, or other toxic substances, provided, however, the **Design Professional** shall report to the **City** the presence and location of any hazardous material observed by the **Design Professional** (or any material suspected to exist) or that an design professional of similar skill and expertise should have observed.

### ARTICLE 6

### THE CITY'S RESPONSIBILITIES

**<u>6.1.</u> <u>REQUIREMENTS FOR THE PROJECT</u>. The City shall consult with the <b>Design Professional** regarding requirements for the Project, including the **City's** contemplated objectives, schedule, constraints, and criteria, including space requirements and relationships, flexibility, expandability, special equipment, systems, and site requirements.

<u>6.2.</u> <u>BUDGET</u>. The City shall consult with the Design Professional in order to establish and update an overall budget for the Project, including the Construction Cost, the City's other costs and reasonable contingencies related to all of these costs.

**<u>6.3.</u> <u>AUTHORIZED REPRESENTATIVE</u> The City shall designate a representative authorized to act on the City's behalf with respect to the Project. The City or such authorized representative shall render decisions in a timely manner pertaining to documents submitted by the <b>Design Professional** in order to avoid unreasonable delay in the orderly and sequential progress of the **Design Professional's** services.

<u>6.4.</u> <u>CONSULTANTS.</u> The City shall furnish the services of consultants not listed in the advertisement for the Request for Proposals when the City deems such services to be necessary.

**<u>6.5.</u> <u>FURNISHING INFORMATION OR SERVICES.</u>** Notwithstanding anything to the contrary written herein, the **City** shall only furnish information or services described in herein to the extent that any such information or service is reasonably required by the **Design Professional** to perform its services under this Agreement. The **Design Professional** 

shall review and confirm the sufficiency of any test and information furnished to the **Design Professional** by or on behalf of the **City** pursuant to this section.

<u>6.6.</u> <u>NOTICE OF FAULT OR DEFECT.</u> The **City** shall give prompt written notice to the **Design Professional**, if the **City** becomes aware of any fault or defect in the Project or nonconformance with the Contract Documents.

#### ARTICLE 7

#### USE OF THE DESIGN PROFESSIONAL'S PLANS, SPECIFICATIONS, AND OTHER DOCUMENTS

**IN GENERAL.** The Plans, Specifications, and other documents prepared by the **Design Professional** for this 7.1. Project are instruments of the Design Professional's service for use solely with respect to this Project and, unless otherwise provided, the **Design Professional** shall be deemed the author of these documents and shall retain all common law, statutory, and other reserved rights, including the copyright (Note: if this contract is federally funded, see Appendix A (if applicable) Federal Requirements regarding royalties and copyrights). The **City** shall be permitted to retain copies, including reproducible copies, of the Design Professional's Plans, Specifications, and other documents for information and reference in connection with the City's use and occupancy of the Project. The Design Professional's Plans, Specifications, or other documents shall not be used by the **City** or others on other projects, except by agreement in writing. However, it is expressly understood and agreed that the City shall have the right to utilize the Plans, Specifications, and other documents in the event the **City** expands the Project, corrects any deficiencies, or makes any renovations or repairs to the Project. In the event of termination or purported termination of this Agreement by either party, the City may use the Plans, Specifications, and other documents in connection with the Project, notwithstanding any dispute between the **City** and the **Design Professional** as to the reason for validity of the termination, provided only that the **Design Professional** has been paid for its work through the date of the termination, unless the matter of such payment is subject to litigation or other dispute resolution procedure provided for herein.

**<u>7.2.</u>** OFFICIAL REGULATORY REQUIREMENTS. Submission or distribution of the Plans, Specifications, and other documents to meet official regulatory requirements or for similar purposes in connection with the Project is not to be construed as publication in derogation of the Design Professional's reserved rights herein.

#### ARTICLE 8 BASIS OF COMPENSATION

#### **<u>8.1.</u> IN GENERAL.** For Basic Services, compensation shall be as provided in APPENDIX B.

**<u>8.2.</u>** <u>STIPULATED SUM.</u> Where the compensation is based on a stipulated sum, progress payments for Basic Services in each phase shall be as stated in APPENDIX B.

**8.3.** MATERIAL CHANGE IN SCOPE OR SERVICES. In the event of a material change in the scope or services of the Project or the Design Professional's services, the Design Professional shall continue to perform in accordance with the terms of this Agreement during the course of any renegotiation of the Design Professional's compensation hereunder. Equitable adjustments shall be made to the total dollar amount of this Agreement in the event of changes in scope or services herein. (*Reference:* M.G.L. c. 7, §38G for designer contracts subject to the Designer Selection Statute, but this section applies also to contracts not subject to M.G.L. c. 7, §38G).

**<u>8.4.</u>** <u>ADDITIONAL SERVICES OF THE DESIGN PROFESSIONAL.</u> For Additional Services of the Design Professional, compensation shall be as stated in APPENDIX B (if applicable).

**<u>8.5.</u>** <u>ADDITIONAL SERVICES OF THE CONSULTANTS.</u> For additional services of consultants, compensation shall be the actual cost billed to the **Design Professional** for such services stated in APPENDIX B (if applicable).

**<u>8.6.</u> <u>REIMBURSABLE EXPENSES</u>**. For Reimbursable Expenses, compensation shall be the actual cost billed to the **Design Professional**, not including any tax. The City will provide its tax-exempt number upon request.

#### ARTICLE 9

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#### PAYMENT TO THE DESIGN PROFESSIONAL

**9.1. PAYMENT TO DESIGN PROFESSIONAL.** The **City** shall make payments directly to the **Design Professional** within forty-five (45) days after the **City** receives and approves the **Design Professional's** detailed certified monthly statement. The detailed monthly statement must include, at minimum, itemized hours and work performed by the **Design Professional** (including, but not limited to, all employees of the **Design Professional** and its agents), and an itemized list of Reimbursable Expenses. Records of the **Design Professional's** expenses and hours pertaining to this Project shall be kept in accordance with generally accepted accounting principles, which principles shall be consistently applied. Said records shall be available to the **City** or its authorized representative upon reasonable notice for inspection and copying during regular business hours for six (6) years after the date of the final certificate of payment.

**<u>9.2.</u> <u>NO ADVANCE PAYMENTS.</u>** No payments will be made in advance of services rendered.

<u>9.3.</u> <u>DEDUCTIONS.</u> Deductions may be made from the **Design Professional's** compensation, if the **Design Professional** has not properly performed the services required in accordance with the terms of this Agreement.

### ARTICLE 10 INSURANCE REQUIREMENTS

**10.1. LIABILITY INSURANCE.** The **Design Professional** at its own expense must obtain and maintain a professional liability insurance policy covering negligent errors, omissions, and acts of the **Design Professional** or of any person for whose performance the **Design Professional** is legally liable arising out of the performance of such contracts for design services. The **City** may require a consultant employed by the **Design Professional** subject to this subparagraph to obtain and maintain a similar liability insurance policy. If the **Design Professional** is required by the **City** to obtain all or a portion of such insurance coverage, it shall at its own expense furnish a certificate or certificates of insurance coverage to the **City** prior to the award of the contract. Certificates of insurance are attached hereto as APPENDIX C. Any amendments these insurance requirements are set forth in APPENDIX C.

**<u>10.2.</u> INSURANCE RATING.** Any insurance carrier utilized to fulfill the insurance requirements of this Contract shall have a minimum A.M. Best rating of A-X.

**<u>10.3.</u> <u>MINIMUM COVERAGES.</u>** The **Design Professional** and its structural, mechanical, and electrical engineering consultants shall each maintain the following minimum insurance coverages:

**10.3.1.** Workers' Compensation insurance- co-called "statutory coverage" in compliance with Massachusetts law; **10.3.2.** Employer's liability policy covering bodily injury by accident (\$100,000 each occurrence) and bodily injury by disease (\$100,000 each employee, \$500,000 policy limit);

**10.3.3.** Comprehensive automobile liability insurance including hired, non-owned, and leased vehicles, if any, in the amount of \$1,000,000 covering personal injury, bodily injury, and property damage;

**10.3.4.** Valuable Papers insurance in the amount of \$100,000 covering damage to plans, drawings, computations, filed notes, or other similar data relating to the Work covered by this Agreement;

**10.3.5.** Commercial general liability insurance with a primary limit of not less than \$1,000,000 combined single limit and naming the **City** as an additional insured; and

**10.3.6.** Professional Liability insurance in an amount not less than \$1,000,000 or ten per cent (10%) of the Project's estimated cost of construction, or such larger amounts as the **City** may require, for the applicable period of limitations, including contractual liability coverage with all coverage retroactive to the earlier date of this Agreement or the commencement of the **Design Professional's** services in relation to the Project.

**10.4. INSURANCE TERMS**. All insurance shall be provided by companies qualified and licensed to do business in the Commonwealth of Massachusetts and acceptable to the City, and shall be maintained for a period of six (6) years following the last performance of services under this Agreement. Certificates evidencing such insurance shall be furnished to the **City** upon the execution of this Agreement by the **Design Professional** and upon each renewal period thereafter. The policies shall provide that the policies shall not be cancelled, renewed, or amended without thirty (30) days' prior notice to the **City**. All requests by the **Design Professional** for approval of engineers or other consultants shall be accompanied by certificates setting forth the types and amounts of insurance carried by them. The **Design** 

**Professional** shall require each such engineer or other consultant approved by the **City** to maintain the insurance shown in such certificate in accordance with the provisions of this paragraph.

#### ARTICLE 11 STATUTORY RECORD-KEEPING AND RECORD-FILING REQUIREMENTS (M.G.L. C. 30, §39R)

\_\_\_\_(If this contract is federally funded, see also Federal Requirements attached hereto as Appendix A (if applicable).)

<u>11.1.</u> The **Design Professional** shall make and keep for at least six years after final payment, books, records, and accounts, which in reasonable detail accurately and fairly reflect the transactions and dispositions of the **Design Professional**.

<u>11.2.</u> Until the expiration of six (6) years after final payment, the office of inspector general, and the deputy commissioner of capital planning and operations shall have the right to examine any books, documents, papers or records of the **Design Professional** or of its subcontractors that directly pertain to and involve transactions relating to, the **Design Professional** or its subcontractors.

If this contract is subject to the Massachusetts Designer Selection Statute, M.G.L., c. 7, §38A-1/2 et seq., and if the Contract Amount exceeds \$100,000, the provisions of M.G.L. c. 30, §39R contained in sections 11.3 –11.7 below shall be applicable.

**<u>11.3.</u>** The **Design Professional** shall describe any change in the method of maintaining records or recording transactions which materially affect any statements filed with the **City**, including in its description the date of the change and reasons therefore, and shall accompany said description with a letter from the **Design Professional's** independent certified public accountant approving or otherwise commenting on the changes.

**<u>11.4.</u>** The **Design Professional** has filed a statement of management ("management," as used in these paragraphs is defined in M.G.L. c. 30, §39R(a)(7) as "the chief executive officers, partners, principals or other person or persons primarily responsible for the financial and operational policies and practices of the contractor" which is the **Design Professional** herein) on internal accounting controls as set forth in M.G.L. c. 30, §39R(c) prior to the execution of this Agreement.

<u>11.5.</u> The **Design Professional** must file with the **City** a statement of management as to whether the system of internal accounting controls of the **Design Professional** and its subsidiaries reasonably assures that:

**11.5.1.** transactions are executed in accordance with management's general and specific authorization;

**11.5.2.** transactions are recorded as necessary: to permit preparation of financial statements in conformity with generally accepted accounting principles, and to maintain accountability for assets;

**11.5.3.** access to assets is permitted only in accordance with management's general or specific authorization; and **11.5.4.** the record accountability for assets is compared with the existing assets at reasonable intervals and appropriate action was taken with respect to any difference.

**<u>11.6.</u>** The **Design Professional** has filed with DCAM prior to the execution of this Agreement and will continue to file annually, an audited financial statement for the most recent completed fiscal year as set forth in M.G.L. c. 30, §39R(d). The final statement filed shall include the date of final payment. All statements shall be accompanied by an accountant's report. Such statements shall be made available to the **City** upon request.

**<u>11.7.</u>** The **Design Professional** shall file with the **City** a statement prepared and signed by an independent certified public accountant, stating that s/he has examined the statement of management on internal accounting controls, and expressing an opinion as to:

**11.7.1.** whether the representations of management in response to this paragraph and the previous paragraph are consistent with the result of management's evaluation of the system of internal accounting controls; and

**11.7.2.** whether such representations of management are, in addition, reasonable with respect to transactions and assets in amounts which would be material when measured in relation to the **Design Professional's** financial statements.

**NOTE: RECORDS AND STATEMENTS** REQUIRED TO BE MADE, KEPT OR FILED UNDER THE PROVISIONS OF M.G.L. c. 30, §39R ARE **NOT PUBLIC RECORDS** AS DEFINED IN M.G.L. c.4, §7 AND SHALL NOT BE OPEN TO PUBLIC INSPECTION, EXCEPT AS PROVIDED HEREIN.

(*Reference:* M.G.L. c. 30, §39R)

#### ARTICLE 12 TERMINATION, SUSPENSION, OR ABANDONMENT

**12.1.** Except for reasons of nonpayment, this Agreement may be terminated by either party upon not less than seven (7) days' written notice should the other party fail to perform in accordance with the terms of this Agreement through no fault of the party initiating the termination and may be terminated without cause by the **City** upon at least seven (7) days' written notice to the **Design Professional**. In the event this Agreement is terminated by the **City** pursuant to this paragraph, the **Design Professional** shall be entitled to receive compensation for Basic and Additional Services properly performed and for all substantiated Reimbursable Expenses incurred to the date of the notice of termination, but in no event shall compensation exceed the amount specified hereafter if the Project does not proceed and in no event shall any payment be due earlier than such payment would otherwise be due hereunder. Moreover, the **City** shall be entitled to retain from the monies alleged to be due to the **Design Professional** an amount that reasonably reflects the cost and expense incurred or to be incurred by the **City** associated with the termination, if the termination is with cause.

**12.2.** The **City** reserves the right to stop or suspend the work upon seven (7) days' written notice to the **Design Professional**, with no resulting fee adjustment to the **Design Professional**, unless such suspension extends for more than twelve (12) months, in which case the **Design Professional's** compensation shall be equitably adjusted when the project is resumed to provide for expenses incurred in the interruption and resumption of the **Design Professional's** services. The **Design Professional** shall have no cause for termination of this Agreement based on suspension of the Project unless such suspension extends for more than twelve (12) months.

**12.3.** Persistent failure by the **City** to make payments to the **Design Professional** in accordance with this Agreement or persistent failure of the **City** to pay the **Design Professional** within forty-five (45) days of receipt of a statement for services properly performed shall be considered nonperformance and cause for termination. "Persistent" herein shall mean at least three occasions.

- **12.4.** If the **City** fails to make payment when due for services and expenses properly performed, the **Design Professional** may, upon thirty (30) days' written notice to the **City**, suspend performance of services under this Agreement. Unless the **Design Professional** receives within thirty (30) days of the date of the notice payment in full for such services that have been properly performed, the suspension
- **12.5.** shall take effect without further notice. In the event of a suspension of services, the **Design Professional** shall have no liability to the **City** for delay or damage caused by the **City** because of such suspension of services.

#### ARTICLE 13 MISCELLANEOUS PROVISIONS

**<u>13.1.</u>** <u>**GOVERNING LAW.**</u> This Agreement shall be governed by the laws of the Commonwealth of Massachusetts and, if federally funded, applicable provisions of the Federal Requirements attached hereto as Appendix A (if applicable).

**<u>13.2.</u>** <u>**VENUE.**</u> Venue for any court action or proceeding shall be Middlesex County in the Commonwealth of Massachusetts only. The **Contractor**, all Subcontractors, and Suppliers waive any and all jurisdictional and venue defenses.

**<u>13.3.</u> <u>PARTNERS, SUCCESSORS, ASSIGNS, ETC.</u>** The **City** and the **Design Professional**, respectively, bind themselves, their partners, successors, assigns, and legal representatives to the other party to this Agreement and to the partners, successors, assigns, and legal representative of such other party with respect to all covenants of this Agreement.

**<u>13.4.</u> PROHIBITION AGAINST ASSIGNMENT.** The **Design Professional** shall not assign, in whole or in part, its rights and obligations under the Contract Documents without prior written consent of the **City**. An assignment without the prior written consent of the **City** shall not relieve the **Design Professional** of its obligations thereunder.

**<u>13.5.</u> <u>ENTIRE AGREEMENT.</u>** This Agreement represents the entire and integrated agreement between the **City** and the **Design Professional** and supersedes all prior negotiations, representations, or agreements, either written or oral. This Agreement can be amended only by a written instrument signed by both the **City** and the **Design Professional**.

**<u>13.6.</u> <u>THIRD-PARTY BENEFICIARIES.</u>** Nothing contained in this Agreement shall create a contractual relationship with or a cause of action in favor of a third party against either the **City** or the **Design Professional**.

**<u>13.7.</u>** <u>NOTICES AND DEMANDS.</u> Notices and demands required by or permitted to be given hereunder shall be hand-delivered or given by registered or certified mail and shall be addressed to the parties at the addresses set forth as follows:

To the City:

Executive Director Mayor's Office of Strategic Planning & Community Development City Hall 93 Highland Avenue Somerville, MA 02143 Tel #: 617-625-6600 x2510 Fax #: 617-625-0722

With a Copy to:

City Solicitor Law Department, City Hall 93 Highland Avenue Somerville, MA 02143

Purchasing Director City Hall 93 Highland Avenue Somerville, MA 02143

To the Vendor: Vendor Name, Attn: Vendor Contact, Vendor Address, Vendor Fax, all as set forth on the first page of this Agreement.

Such notices and demands may be sent by facsimile transmission if such transmission is followed by hand delivery or registered or certified mail on the same day or the following business day. Notice and demands shall be deemed to have been given when delivered, or when mailed, or when transmitted by facsimile, if followed by hand delivery or registered or certified mail as provided herein.

**<u>13.8.</u>** <u>WAIVER OF RIGHTS.</u> The City's review, approval, acceptance, or payment for services under this Agreement shall not operate as a waiver of any rights under this Agreement and the **Design Professional** shall be and shall remain liable to the City for all damages incurred by the City as the result of the **Design Professional's** failure to perform in conformance with the terms and conditions of this Agreement. The rights and remedies of the **City** provided for under this Agreement are in addition to any other rights or remedies provided or allowed by law.

**<u>13.9.</u> <u>PERSONAL LIABILITY</u>**. No member, officer, director, trustee, representative, consultant, volunteer participant, or employee of the **City** shall be personally liable to the **Design Professional** under any term or provision of this Agreement for the **City's** payment obligation or otherwise, or because of any breach hereof.

**13.10. INDEMNIFICATION.** For all matters other than those arising out of Design Professional's professional services (such other matters commonly known as "General Liability Claims"), the **Design Professional** shall indemnify and defend the **City** from and against all claims, costs, and to the extent that such claims, costs, and liability are the result of the negligent acts, errors, or omissions of the **Design Professional**, or breaches by the **Design Professional** of its obligations hereunder or (with respect to the **Design Professional**'s duty to defend) are claimed to be the result thereof.

For all matters arising out of Design Professional's professional services, Design Professional agrees, to the fullest extent permitted by law, to indemnify and hold harmless the City and all of their agents and employees against claims damages, liabilities and costs, including reasonable attorney's fees, to the extent caused by the negligent performance of Design Professional's, or third parties under the direction or control of Design Professional, in the performance of professional services under this Agreement.

**13.11. DESIGN PROFESSIONAL'S PRINCIPALS AND SENIOR PERSONNEL.** The **City** is relying on the continued participation in the Project of the principals and senior personnel whose names and time commitments and, where applicable, Massachusetts's professional registration numbers are listed in the attached APPENDIX C. The **Design Professional** shall not remove any such individual from the Project or reduce his or her time commitment to the Project without the **City's** written consent unless such individual dies, becomes disabled, or terminates his or her employment. The replacement of any individual listed in APPENDIX C shall be subject to the **City's** written approval.

**<u>13.12</u>** USE OF PROJECT-RELATED DOCUMENTS. The Design Professional may, upon prior written consent of the City, include representations of the design of the Project, including photographs of the exterior and interior, among the Design Professional's promotional and professional materials. The Design Professional's materials shall not include the City's confidential or proprietary information if the City has previously advised the Design Professional in writing of the specific information considered by the City to be confidential or proprietary. The City shall provide professional credit for the Design Professional on the construction sign and in the promotional materials for the Project. The City considers all information concerning the Project to be confidential and proprietary unless otherwise expressly indicated in writing to the Design Professional.

#### ARTICLE 14 CERTIFICATIONS

**14.1.** The undersigned **Design Professional** certifies under the penalties of perjury that:

**14.1.1.** the **Design Professional** has not given, offered or agreed to give any gift, contribution or offer of employment as an inducement for, or in connection with, the award of a contract for design services;

**14.1.2.** no consultant to, or subcontractor for the **Design Professional** has given, offered or agreed to give any gift, contribution, or offer of employment to the **Design Professional**, or to any other person, corporation, or entity as an inducement for or in connection with the award to the consultant or subcontractor of a contract by the **Design Professional**;

**14.1.3.** no person, corporation, or other entity, other than a bona fide, full-time employee of the **Design Professional** has been retained or hired to solicit for or in any way assist the **Design Professional** in obtaining the contract for design services upon an agreement or understanding that such person, corporation, or other entity be paid a fee or other consideration contingent upon the award of the contract to the designer;

14.1.4. if and as required by M.G.L. c. 30, §39R, the Design Professional has internal accounting controls the

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#### Design Professional shall:

**14.1.4.1.** file regular statements of management concerning internal auditing controls; and

**14.1.4.2.** file an annual audited financial statement; and submit a statement from an independent certified public accountant that s/he has examined management's internal auditing controls and expresses an opinion as to their consistency with management's statements and whether such statements are reasonable with respect to transactions and assets that are substantial in relation to the **Design Professional's** financial statements, as provided by M.G.L. c. 7, §38H(e) and

**14.1.4.3.** the Design Professional has filed a statement of management on internal accounting controls as set forth in M.G.L. c. 30, §39R(c) prior to the execution of this Agreement;

**14.1.4.** the Design Professional has filed with DCAM prior to the execution of this Agreement an audited financial statement for the most recent completed fiscal year as set forth in M.G.L. c. 30, §39R(d); and

**14.1.5**. the **Design Professional** has complied with all the laws of the Commonwealth pertaining to taxes, reporting of employees and contractors, and withholding and remitting child support (M.G.L. c. 62C, §49A). The Vendor certifies that it has provided the City with an accurate tax identification number (TIN). In the event that the City is notified by the IRS for an incorrect TIN provided by the Vendor, the Vendor is responsible for penalties.

**14.1.6.** the **Design Professional** will, for a seven-year period after the final payment, maintain accurate books, records, and accounts which in reasonable detail accurately and fairly reflect the transactions and dispositions of the **Design Professional**;

#### ARTICLE 15 TRUTH IN NEGOTIATIONS

**15.1 Truth-in-Negotiations Certificate:** Truth-in-Negotiations Certificate: If the Design Professional's fee is negotiated, by signing this Contract, the Design Professional hereby certifies to the following:

**15.1.1** Wage rates and other costs used to support the Design Professional's compensation are accurate, complete, and current at the time of contracting; and

**15 .1.2** The Contract price and any additions to the Contract may be adjusted within one year of completion of the Contract to exclude any significant amounts if the Owner determines that the fee was increased by such amounts due to inaccurate, incomplete or non-current wage rates or other costs.

**15.2** The person signing this Contract certifies, as a principal or director of the Design Professional, that the Design Professional has not given, offered or agreed to give any person, corporation, or other entity any gift, contribution or offer of employment as an inducement for, or in connection with, the award of this Contract; no consultant to or Subconsultant for the Design Professional has given, offered or agreed to give any gift, contribution or offer of employment to the Design Professional, or to any other person, corporation, or entity as an inducement for, or in connection with, the award to the Design Professional or Subconsultant of a contract by the Design Professional; and no person, corporation or other entity, other than a bona fide full-time employee of the Design Professional in obtaining this Contract upon an agreement or understanding that such person, corporation or other entity be paid a fee or other consideration contingent upon the award of this Contract .