

City of Somerville: Standard Contract Form

AMENDMENT 4

CONTRACT NAME: Arthur D. Healey Schoolvard Design Services **CONTRACT NUMBER:** 190318 5/23/2019 dated WHEREAS, The City has entered into the contract numbered and dated above hereafter "the Contract," to obtain the following: Arthur D. Healey Schoolyard Design Services WHEREAS, The Chief Procurement Officer has determined that an amendment is necessary to fulfill the actual needs of the City, and is more economical and practical than awarding another contract. 5th This Amendment is made the day of November. 2021 by and between the City of Somerville ("City") and Warner Larson, Inc. (the "Vendor").

Vendor Name: Warner Larson, Inc. Vendor Address: 130 West Broadway, Boston, MA 02127 Vendor Contact David Warner DWarner@warnerlarson.com Name, Email. 617-464-1440 617-464-1442 & Tel./Fax #: **Contract Amount:** \$480,980.00 20223699 Purchase Order #: Contract Term: 5/23/2019 through 5/22/2022 The term of this Contract shall commence on 5/23/2019 Term: and shall end on 5/22/2022 ("Term"). The Vendor shall complete the provision of Goods and/or the performance of Services prior to the end of the Contract term (the "Completion Date"). The term of this Contract may be extended at the sole discretion of the City, through written notice to the Vendor. Request for Qualifications under MGL c. 30B, s. 6 (RFQ #19-71) **Procurement Type:** Project **OSPCD** Arn Franzen **Contracting Department:** Manager:

NOW THEREFORE, the City and the Vendor in consideration of mutual covenants herein contained and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, agree as follows, to amend as follows:

1.) The parties agree to amend the Contract Amount by

\$69,250.00

to a new amount of

\$480,980.00

1.2) The parties agree to amend the end of the Contract Term (and Completion Date) to the following:

5/22/2022

1.3) The parties agree to amend the scope as follows:

Additional geotechnical work

, per Appendix A.

- 2.) Insurance. Concurrent with the execution of this Amendment, the Vendor shall deposit with the City new policies or certificates of insurance, in form and substance satisfactory to the City, for any additional insurance coverage required by this Amendment or existing insurance coverage about to expire.
- 3.) Continuing Representations. Execution of this Amendment by the Vendor shall constitute an affirmation that the certifications, representations, and warranties contained in the Contract remain true and correct.
- 4.) No Default. Execution of this Amendment by the Vendor shall constitute and affirm that the Vendor is not in default of any certification, representation, warranty, covenant or other provision contained in the Contract and no event has occurred which, but for the lapse of time or service of notice, or both, would constitute a default thereunder.

Vendor Certifications:

Under the pains and penalties of perjury, the Vendor agrees to perform this Contract and provide the Goods and/or Services in accordance with the City of Somerville's Standard Contract General Conditions as set forth attached to original contract (first noted above) made part hereof. Vendor is in full compliance with all laws of the Commonwealth of Massachusetts relating to taxes and to contributions and payments in lieu of taxes. 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.

The Vendor certifies that its Federal tax identification number as reported to the IRS is: 04-2640848

This Contract has been duly executed and delivered on behalf of the Vendor by its: Officer (President, Vice President, Treasurer, Secretary) General Partner, Trustee, other:______; in full compliance with the authority granted by its organizational documents and its votes or resolutions, which authority has not been amended, modified, or rescinded as of the date hereof.

In all other respects Contract

190318

is ratified and confirmed, including the changes.

¥	This Page Left Intentionally Blank	

Appendix B: Forms (Check if App	licable; If Unchecked, Not Applicable)
F Evidence of Insurance	ille Living Wage Ordinance Form able Road Users Ordinance Form gn Contribution Disclosure Form
IN WITNESS WHEREOF, the City and the Vendor	have executed this amendment as a sealed instrument on
this, the 5th lay of	November, 2021
VE	NDOR
M -09	Date Signed: 11/09/2021
x Mardy. Marrow	Print Title: President
Vendor Signature (Duly Authorized):	Print Name: David Warner
	CITY
City Auditor's En	cumbrance Statement
I hereby certify that the total contract amount is \$480,980.00	and that an unencumbered balance of
\$ 69, 250 00 is available for the current fiscal year of this cor	stract. I further certify that a sum of
\$ 69,250 co is hereby encumbered against the appropriate ac will encumber additional sums as are required under this contract.	count for the purposes of this contract and as funds become available, I
x En Rem	x Katjann Ballowtype
Edward Bean, City Auditor	Katjana Ballantyne, Mayor
x and M. all	x Amno III
Angela M. Allen, Purchasing Director	Approved as to form: /// Francis X. Wright, Jr., City Solicitor
x Only	
George Proakis, Executive Director OSPCD	

(4) di				·
		This Page Left	Intentionally Blank	
	10			

Appendix A Amendment Documentation Contract amended for Geoenvironmental Services needed. (see attached proposal)



November 1, 2021

Mr. Arn Franzen, Senior Project Manager Public Space and Urban Forestry City of Somerville 93 Highland Avenue Somerville, MA 02143

Re:

Professional Services Proposal

Healey Schoolyard: COVID-19 delay impact and Additional Construction Services

Dear Arn:

In accordance with RFQ #19-71 dated 4/3/19 and our Contract #190318 dated 5/23/19, we hereby submit our subconsultant McPhail Associates' proposal for Geoenvironmental Services for authorization and amendment to our contract. The total amount of this amendment is \$69,250.00 for Tasks 7 through 10 as described in their proposal.

The laboratory analytical costs assume standard turnaround times from the lab. Expedited turnaround times can be requested for a surcharge from the lab, but given the timing needed to prepare and finalize both the RAM plan and the soil disposal profile, a rush on the samples may not provide a significant benefit to the schedule at this time.

Please note that additional in-situ pre-characterization will be needed to characterize excess soil anticipated to be generated related to the construction of the proposed sports field and portions of the associated retaining wall, which is not included in this proposal and will be provided in a subsequent proposal. Since the remaining in-situ pre-characterization scope of work includes test pits locations below the current stockpiles it will have to take place once the majority of the material has been removed.

Sincerely,

WARNER LARSON, INC.

David Warner, ASLA

Principal

Attached: McPhail Associates' proposal dated 10/27/2021



October 27, 2021

Warner Larson 130 West Broadway Boston, MA 02127

Attention:

Mr. David J. Warner - President

Reference:

Arthur D. Healey Schoolyard; Somerville, Massachusetts

Proposal for Geoenvironmental Engineering Services Associated with a

Release of Metals and PAHs

In response to our recent discussion, we are pleased to present our revised proposal for providing construction-phase geoenvironmental engineering services associated with the detected release of metals and polycyclic aromatic hydrocarbons (PAH) compounds on the above-referenced site.

Background

On September 22, 2021, McPhail was notified that the General Contractor, Classic Site Solutions, Inc. (Classic), had conducted chemical testing of two stockpiles of soil generated from the above-mentioned project to pre-characterize the stockpiled soil for off-site removal. According to Classic, the stockpiled soil consists of topsoil which was excavated from the eastern slope of the site as well as heterogeneous fill material which was excavated from the northern slope of the site.

The results of the chemical testing indicate the presence of metals and PAHs within the stockpiled soil in excess of the applicable RCS-1 reporting thresholds contained in 310 CMR 40.0000, the Massachusetts Contingency Plan (MCP). Specifically, Reportable Concentrations of antimony, barium, and lead (collectively referred to as metals) as well as acenaphthylene, benzo(a)anthracene, benzo(a)pyrene, dibenzo(a,h)anthracene, and phenanthrene (collectively referred to as PAHs) were detected in one or both of the tested samples. An additional three (3) samples have been analyzed from the two stockpiles by Classic. Results from the additional samples detected similar concentrations of tested compounds as the initial two (2) samples.

Additionally, McPhail has collected supplemental samples from hand-operated geoprobes and test pits performed by Classic and submitted the samples to a laboratory to attempt to delineate the extents of affected soil remaining in place from the areas where the stockpiled soils were generated. Results from the additional samples generally indicated similar concentrations of tested compounds in in-situ soil as the stockpile samples, with the exception of four additional PAH constituents (acenaphthene, benzo(b)fluoranthene, indeno(1,2,3-cd)pyrene and 2-methylnaphthalene) were identified above the applicable RCS-1 thresholds and the highest lead concentration was detected in the recent samples.

Subsequently, a Release Notification Form (RNF) was submitted to the Massachusetts Department of Environmental Protection (DEP) on October 22, 2021 for the identified release of metals and PAHs.



The following is a summary of additional proposed geoenvironmental engineering services to address the environmental conditions that have been encountered during testing of the stockpiled soil and to facilitate off-site removal of soil.

Task 7 - General Geoenvironmental Consulting Services

In consideration of the degree of uncertainty regarding the geoenvironmental conditions onsite and their potential impacts to the project, we recommend that a budget of \$3,000 be reserved for general geoenvironmental consulting services, including attendance at meetings, preparation of memoranda and letters, etc.

Task 8 - Additional Soil Disposal Characterization Services

To date, five (5) characterization samples from the two existing stockpiles have been collected and submitted for chemical testing by Classic. Based on a recent estimate provided by Classic, the two stockpiles contain approximately 2,225 cubic yards (3,782 tons) of soil which requires offsite removal. Based on the chemical testing results available at this time, the soil will require disposal at an out-of-state lined landfill, which will require characterization testing at a frequency of 1 sample per 200 tons of soil for the first 2,000 tons and 1 sample per each additional 500 tons of soil. Therefore, an additional nine (9) characterization samples will be required.

Additionally, in order to facilitate a portion of the planned construction during the removal of the stockpiled soil, three (3) exploratory test pits will be excavated to depts up to eight feet below surface grade from the area of the proposed walkway/ramp adjacent the proposed turf field to characterize soil anticipated to be generated from that area. It is anticipated that two (2) composite soil precharacterization samples and up to two (2) discrete soil samples for the contaminants of concern will be collected from the test pits.

Please note that additional in-situ precharacterization will be needed to characterize excess soil anticipated to be generated related to the construction of the proposed sports field and portions of the associated retaining wall, which is not included herein and will be provided in a subsequent proposal.

We propose the following scope of services related to this task:

- 1. Provide a field representative to perform one (1) day of sampling to obtain samples from the stockpiles and three (3) test pits. It is assumed that Classic will have an excavator available to assist our representative, as necessary.
- 2. Screen soil samples using a photoionization detector (PID) to assess for the presence of total volatile organic compounds (TVOC).
- 3. Prepare, and submit a total of 11 soil precharacterization samples for laboratory analysis for the presence of total RCRA-8 metals, TCLP lead (if required), TPH, VOCs, SVOCs, PCBs, pH, reactivity, flashpoint, and conductivity. Of the 11 samples, nine



- (9) composite soil precharacterization samples will be collected from the two stockpiles on-site, and two (2) composite soil precharacterization samples will be collected from the three test pits.
- 4. Prepare, and submit up to two (2) discrete soil samples from the three test pits for laboratory analysis for the presence of the contaminants of concern, specifically total antimony, barium and lead, and PAHs.
- 5. Reactivate samples previously collected from test pits TP-102 and TP-103 for TCLP lead analysis to facilitate off-site removal of material represented by these samples.
- 6. Review the soil chemical test results with respect to the applicable reporting thresholds and risk characterization standards contained in the MCP as well as facility acceptance criteria.
- 7. Prepare one (1) soil disposal profile for the selected facility for the stockpiled soil which will include an opinion letter written by an LSP, the chemical test data from sampling performed in Item 3 and data previously provided by Classic, a sampling location plan, and a table summarizing the chemical test data. Currently it is anticipated that the stockpiled soil will be transported to North Country Environmental Services in Bethlehem, NH.
- 8. Prepare Bill of Lading documentation to record and track the disposal of the excess excavated material.

The cost of chemical testing charged by the laboratory is predicated upon a turnaround time (TAT) of five (5) business days.

Our estimated fee to complete Task 8 is **\$24,500**, including an allowance of \$17,500 for the laboratory analysis.

Task 9 - Geoenvironmental Construction Monitoring Services

The following scope of on-site monitoring services are required to be necessary during the off-site removal of the stockpiled soil to comply with the environmental monitoring program contained in the RAM plan, described below:

- 1. Provide a field engineer to monitor handling of stockpiled soils and loading onto trucks for off-site disposal and manage Bill of Lading documentation.
- 2. Perform dust monitoring for the presence of site contaminants during handling and loading of stockpiled soils using three (3) solar powered DustTrak Dust Monitors with remote telemetry. The rental rate for the three (3) dust monitors would be \$1,200 per week for each unit.



Based on the likely rate at which the soil can be transported off-site to the receiving facility, we estimate approximately five (5) weeks of part-time (up to 20 hours on-site per week) monitoring, will be required to monitor removal of the stockpiled soil. Dust monitors will be deployed during this time period, in accordance with the RAM Plan. This estimate is based on an estimated daily transport volume of approximately 200 tons per day.

Based on the estimated duration outlined above, our estimated fee for Task 9 is **\$25,000**, including an allowance of \$6,000 for dust monitor rental. This fee includes the periodic involvement of our project staff to attend meetings, conduct site visits, and provide consultation to the Owner and Design Team. Our total fee would be dependent upon the duration of our required presence on the site which is, of course, a function of the contractor's progress and phasing of activities. Should our presence on the site be required for a greater or lesser period, the cost of our field representative's time would be adjusted accordingly.

Task 10 - MCP Compliance Services

The objective under the MCP is to achieve a Permanent Solution for releases of oil and/or hazardous material that may have affected soil, groundwater, or indoor air, which is indicated by filing a Permanent Solution Statement with the DEP. In order to achieve a Permanent Solution for the release, remedial actions and/or assessment activities conducted at the release site must demonstrate that contamination has been reduced to or is at levels which do not pose a Significant Risk to the health and welfare of the public or to the environment.

As described above, a Release Notification Form (RNF) was submitted to the Massachusetts Department of Environmental Protection (DEP) on October 22, 2021.

A Release Abatement Measure (RAM) Plan is required to be submitted to the DEP prior to the re-commencement of earthwork activities involving contaminated soils. The RAM Plan will describe the management, handling and off-site removal of excavated soils affected by the reportable release. Once the remedial work has been completed, submittal of a RAM Completion report will be required. If the RAM Completion report is not submitted to the DEP within 120 days of the submittal of the RAM Plan, a RAM Status report is required to be submitted documenting the RAM activities performed by that date. Subsequent RAM Status reports are required every 180 days (6 months) until the RAM Completion report is submitted.

In part, the results of the chemical testing of soil samples obtained to date, in addition to supplemental samples to be collected during later explorations at the site, would be used as part of the preparation of a Method 1 Risk Characterization that will be incorporated into Permanent Solution Statement to be filed with the DEP for this disposal site.



Our scope of MCP Compliance services associated with the release of metals and PAHs includes the following:

- Prepare and electronically submit a Release Notification Form (RNF) to the DEP (COMPLETED).
- 2. Prepare and electronically submit a RAM Plan.
- 3. Prepare and electronically submit up to one (1) RAM Status Report to the DEP as required by the MCP.
- 4. Prepare and electronically submit a RAM Completion Report, a Method 1 Risk Characterization, and a Permanent Solution Statement to the DEP.
- 5. Prepare and transmit public notification letters associated with the DEP submittals as required.

Our not-to-exceed fee to complete **Task 10** is **\$16,750**. Excluded from the above scope are preparation of additional RAM Status Reports, an Activity Use Limitation (AUL), a Method 3 Risk Characterization, and other DEP transmittals, if required. Please note that a representative of the City of Somerville will be required to electronically sign DEP transmittals for each of the reports to be completed and submitted to the DEP.

Summary of Fees

Task

	Total	\$69,250
8. 9.	Soil Characterization Sampling and Analysis Geoenvironmental Monitoring Services (Stockpile Removal) MCP Compliance Services (RAM)	\$3,000 \$24,500 \$25,000 \$16,750
7	General Geoenvironmental Consulting Services	\$3,000

Terms and Conditions

The services proposed herein will be provided in accordance with the terms and conditions presented in our proposals dated November 7 and 25, 2019, which are incorporated herein by reference.



Closing

In summary, we greatly appreciate the opportunity to submit our proposal and look forward to continuing to work with you on this project.

To authorize us to proceed with the services proposed above, please sign and return a copy of this letter. Should you have any questions, please call us.

Very truly yours,	
McPHAIL ASSOCIATES, LLC	WARNER LARSON
Matthew William Matthew D. Wilson	ВҮ
William J. Burns, L.E.P., L.S.P.	DATE

N:\Working Documents\Proposals\6904-HealeySchoolyardMcPhail_StockpileMngmt_102721.docx

ESH/mdw/wjb

Appendix B Forms	
Forms	

Contract Number:



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 Warner Larson, Inc. (Insert Full Name of Corporation) 2. I hereby certify that the following individual David Warner (Insert the Name of Officer who Signed the Contract and Bonds) is the duly elected_President of said Corporation. (Insert the Title of the Officer in Line 2) 3. I hereby certify that on 11/9/2021 (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 President David Warner (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. ATTEST: 4. Signature: (Clerk or Secretary) Printed Name: David Warner Printed Title: Secretary 11/9/2021 Date:

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

Online at: www.somervillema.gov/purchasing



The Commonwealth of Massachusetts Secretary of the Commonwealth State House, Boston, Massachusetts 02133

Date: December 14, 2020

To Whom It May Concern:

I hereby certify that according to the records of this office,

WARNER LARSON, INC.

commonwealth of Massachusetts. I further certify that there are no proceedings presently pending under the Massachusetts General Laws Chapter 156D section 14.21 for said corporation's dissolution; that articles of dissolution have not been filed by said corporation; that, said corporation has filed all annual reports, and paid all fees with respect to such reports, and so far as appears of record said corporation has legal existence and is in good standing with this office.



In testimony of which,
I have hereunto affixed the
Great Seal of the Commonwealth
on the date first above written.

Secretary of the Commonwealth

Certificate Number: 20120397640

Verify this Certificate at: http://corp.sec.state.ma.us/CorpWeb/Certificates/Verify.aspx

Processed by: mas

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 Purchasing Director 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......\$ 1,000,000.00
- 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......\$ STATUTORY

- 1. A contract will not be executed unless a certificate (s) of insurance evidencing above-described 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 Purchasing 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.

1.000.000



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 12/27/2021

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 ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	781-245-5400	CONTACT Christopher A. Poole				
Poole Professional B&B of MA 107 Audubon Rd, #2, Ste 305		PHONE (A/C, No, Ext): 781-245-5400	FAX (A/C, No): 781-245-5463			
Wakefield, MA 01880 Christopher A. Poole		E-MAIL ADDRESS:				
		INSURER(S) AFFORDING COVERAGE	NAIC#			
		INSURER A: Charter Oak Fire Insurance Co.	25615			
INSURED Warner Larson, Inc		INSURER B : Travelers Indemnity Co.	25658			
130 West Broadway		INSURER C: Travelers Indemnity Co of CT	25682			
Boston, MA 02127		INSURER D :				
		INSURER E :				
		INSURER F:				
COVERAGES	CERTIFICATE NUMBER:	REVISION NU	MBER:			

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL SUBR POLICY EFF POLICY EXP TYPE OF INSURANCE **POLICY NUMBER** X COMMERCIAL GENERAL LIABILITY 1,000,000 EACH OCCURRENCE CLAIMS-MADE X OCCUR DAMAGE TO RENTED PREMISES (Ea occurrence) 1,000,000 6805H631371 12/20/2021 12/20/2022 Х 10,000 MED EXP (Any one person) 1,000,000

PERSONAL & ADV INJURY 2,000,000 GEN'L AGGREGATE LIMIT APPLIES PER GENERAL AGGREGATE POLICY X PRO-2,000,000 PRODUCTS - COMP/OP AGG OTHER: COMBINED SINGLE LIMIT (Ea accident) В 1,000,000 AUTOMOBILE LIABILITY ANY AUTO BA3R58464A 01/10/2021 01/10/2023 BODILY INJURY (Per person) OWNED AUTOS ONLY SCHEDULED AUTOS BODILY INJURY (Per accident) HIRED AUTOS ONLY X NON-OWNED AUTOS ONLY В X UMBRELLA LIAB X OCCUR 2,000,000 **EACH OCCURRENCE** CUP7953Y846 12/20/2021 12/20/2022 **EXCESS LIAB** CLAIMS-MADE 2,000,000 AGGREGATE 10,000 DED X RETENTION\$ C WORKERS COMPENSATION AND EMPLOYERS' LIABILITY X PER STATUTE UB8J242422 12/07/2021 12/07/2022 1,000,000 ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) E.L. EACH ACCIDENT N N/A 1,000,000 E.L. DISEASE - EA EMPLOYEE \$ If yes, describe under DESCRIPTION OF OPERATIONS below

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) The City of Somerville is included as additional insured per written

contract under the general liability policy subject to same policy terms and conditions.

CERTIFICATE HOLDER		CANCELLATION
City of Somerville Purchasing Dept	SOMER10	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
93 Highland Avenue Somerville, MA 02143		AUTHORIZED REPRESENTATIVE Chalagh AT C

E.L. DISEASE - POLICY LIMIT



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

08/23/2021

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(9), AUTHORIZED

					ISURANCE R. AND THE				A CONTE	RACT BETWE	EN THE ISSU	ING INSURER(S), AUTH	ORIZED
IMPC the to	RTAN erms ai	T: If the ce nd condition	rtific ons (ate hold of the po	der is an AD olicy, certai	DITIONA n policie	AL INSUI	RED, the pe	olicy(ies) must be end nent. A staten	lorsed. If SUE	BROGATION IS WAIVED	, subject to er rights to the
Certif	icate h	older in lie	u of	such e	ndorsement	(s).							
r KUDI	JUER		Со	rRisk	Solutio	ns			CONTACT NAME		n Bronson	Tess	
		180 1			Ave Sui		00		PHONE (A/C, No. Ext):		637-8755	FAX (AJC. No. Ext):	
			Ch	icago	, IL 606	01			E-MAIL ADDRESS.			sksolutions.com	
											R(S) AFFORDING		NAIC #
INSUR	FD		_						INSURER		psnire ins	urance Company	23841
			War	ner L	arson, I	nc.			INSURER				
					t Broadw				INSURER				
			В	oston,	MA 0212	27			INSURER				
									INSURER				
COV	/ERAG	FS	_			CERT	TEICATI	E NUMBEI	INSURER	F)	DEVIG	ON NUMBER:	
CERT EXCL	CATED. I	NOTWITHST E MAY BE IS	SUE	ING ANY D OR MA	REQUIREME Y PERTAIN. 1	RANCE LI NT, TERM HE INSU S. LIMITS	STED BEI MOR CON RANCE A SHOWN	OW HAVE I	BEEN ISS ANY CON	TRACT OR OTH	SURED NAME HER DOCUMEN	O ABOVE FOR THE POLICY NT WITH RESPECT TO WHIT IS SUBJECT TO ALL THE TE	CH TIUC
INSR LTR		TYPE	OF IN	SURANCE		ADD'L INSRD	SUBR	POLICY N	UMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
		AL LIABILITY DMMERCIAL G CLAIMS MA	BILITY CIAL GENERAL LIABILITY MS MADE OCCUR		DOES NO	DES NOT APPLY			EACH OCCURANCE DAMAGE TO RENTED PREMISES (Ea occurance) MED EXP (Any one person)				
												PERSONAL & AND INJURY	
				DE 150 D								GENERAL AGGREGATE	
		AGGREGATE L	,	-								PRODUCTS - COMP/OP AGG	
	PO	DLICY	_	JECT	LOC			<u> </u>				COMBINED SINGLE LIMIT (Ea	
€.	AL	AUTOM NY AUTO L OWNED JTOS RED AUTOS		SCHEDU AUTOS NON-OW	LED			DOES NO	T APPLY			BODILY INJURY (Per person) BODILY INJURY (Per accident) PROPERTY DAMAGE (Per accident)	
	UM	BRELLA LIAE	3	occ	CUR							EACH OCCURANCE	
	EX	CESS LIAB		CLA	IMS MADE			DOES NO	T APPLY			AGGREGATE	
	DE	D D	RETE	ENTION \$									
	AND EM ANY PR OFFICE: (Mandate If yes, de	RS COMPENS MPLOYERS' LIA COPRIETOR/PA //MEMBER EXC tory in NH) escribe under C TIONS below	ABILIT ARTNE CLUDE	ry :R/execu :D?	Y/N	N/A		DOES NO				WC STATU- TORY LIMITS OTHER E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT	
А	Prof	essional	Li	abili	ty			064991		05/01/21	05/01/22	Per Occurrence: \$2,00 Annual Aggregate: \$2,00	0,000
DES	RIPTI	ON OF OP	ERA	TIONS				O5 Attach AC		01, Addition	al Remarks S	Annual Aggregale: \$2,00 Schedule, if more space	0,000 e is required)
CER	TIFICA	TE HOLDE	R					CAN	NCELLA	TION			
c/o 93 E	Purch Iighla	Somervil hasing D and Ave. le, MA 0	epa	rtmen	t				THEREOF,	F THE ABOVE DE: NOTICE WILL BE	ENTATIVE	ES BE CANCELLED BEFORE TH CCORDANCE WITH THE POLIC	E EXPIRATION DATE Y PROVISIONS.