

### BD-24-1068-1068C-1068L-95061

By and between the Massachusetts Gaming Commission and
The City of Somerville, Massachusetts

This Fiscal Year (FY) 2025 Grant (the "Grant") is entered into by and between the Massachusetts Gaming Commission ("Commission"), and the City of Somerville, Massachusetts (hereinafter "the Parties") for an award in the amount of \$959,500 in accordance with M.G.L. c. 23K, §61 and the FY 2025 Community Mitigation Fund Guidelines. **This Grant Agreement expires on June 30, 2028.** 

### **RECITALS**

The following recitals are an integral part of this Grant Agreement:

- 1. The Grantee has qualified to apply for funding under M.G.L. c. 23K, §61 and the Grantee has submitted an Application to the Commission in accordance with M.G.L. c. 23K, §61 requesting disbursements to Grantee from the Community Mitigation Fund; and
- 2. The Commission has determined that the Grantee is eligible for the receipt of a Grant under the Community Mitigation Fund. The Grantee has agreed to accept the funds subject to all terms and conditions of this Grant.
- 3. The purpose of this Grant is to establish the specific scope, budget, and conditions for Grantee to provide to the Commission as part of this Grant; and
- 4. In consideration of the promises and the mutual covenants contained in this Grant, the receipt and legal sufficiency of which are hereby acknowledged, the Commission and the Grantee, intending to be legally bound, hereby agree as follows:

## **DEFINITIONS**

<u>Application:</u> Shall mean the documents submitted in response to the Request for Response BID Number: BD-24-1068-1068C-1068L-95061 by the Grantee and, if applicable, the Response to the Request for Supplemental Information (RRSI) as approved by the Commission on 05/23/2024.

**Effective Date:** The Effective Date of this Grant or any amendment hereto is the date on which this Grant or an amendment is fully executed by all parties.

# **SECTION 1 THE GRANT**

As of the Effective Date and subject to the satisfaction of or compliance with, as reasonably determined by the Commission: (a) all of the terms and conditions of this Grant, (b) the applicable provisions of M.G.L. c. 23K, Chapter 194 of the Acts of 2011, and 205 CMR, and (c) any other rule, regulation, policy, guideline, approval, or directive of the Commission, the Commission hereby approves the following Grant: an amount that shall under no circumstances exceed nine hundred fifty-nine thousand five hundred dollars (\$959,500). The Parties hereby acknowledge and agree that the amount set forth in this section, as determined by the Commission in its sole discretion, is the maximum amount of funding that the Grantee may receive from the Commission under this specific Grant. This Grant is also subject to all the terms and conditions in the Commonwealth of Massachusetts – Standard Contract Form and Commonwealth Terms and



Conditions as issued by the Massachusetts Executive Office for Administration and Finance or the Interdepartmental Service Agreement, as applicable.

# SECTION 2 COVENANTS, REPRESENTATIONS, AND WARRANTIES

The Grantee covenants and agrees that in exchange for this Grant, the Grantee shall and shall cause its employees, agents, and representatives to perform and comply with the following covenants, and otherwise represents and warrants as follows:

- **2.1** The Grantee was awarded this Grant based on representations in its Grant Application and its RRSI regarding the Grant's intended purpose or use.
- 2.2 The Grantee hereby acknowledges and agrees that neither the Grantee nor any of its employees, officials or agents has submitted nor shall submit any false or intentionally misleading information or documentation to the Commission in connection with this Grant, including the Application and RRSI, as applicable, and further acknowledges and agrees that the submission of any such information or documentation shall be a material breach of this Grant and may be cause for the Commission to revoke any and all payments otherwise due to the Grantee, to recover any previous payments made to the Grantee, and/or to make the Grantee ineligible for any further funding from the Commission. The Grantee hereby further agrees that it shall have a continuing obligation to update and notify the Commission in writing when it knows or has any reason to know that any information or documentation submitted to the Commission contains false, misleading or incorrect information.
- **2.3** The Grantee certifies that the funds from this Grant will be used solely for the purposes outlined in SECTION 3 SCOPE OF GRANT.
- **2.4** The Grantee hereby agrees that it shall use its best efforts and resources to diligently satisfy and complete each of the terms and conditions of this Grant and the purposes for which the funding is being provided, as set forth in **SECTION 3 SCOPE OF GRANT**.
- **2.5** The Grantee hereby acknowledges and agrees that all expenditures of Grant funds shall be subject to review and audit by the Commission.
- **2.6** The Grantee hereby acknowledges and agrees that the scope of any activities prepared pursuant to this Grant shall be approved by the Commission's staff prior to the commencement of such actions.
- **2.7** The Grantee shall provide the Commission with all studies, reports or other documents prepared as part of this Grant. Copies of any studies, reports, or other documents prepared by the Grantee by its agents, associates, consultants, employees, partners, or servants insofar as they related to this Grant shall be forwarded to the Commission.
- **2.8** The Grantee certifies that all goods and services procured in furtherance of this Grant, as described in **SECTION 3 SCOPE OF GRANT**, will be procured in accordance with all applicable federal, state and municipal laws, with written contracts, subject to the approval of the Commission's staff.
- **2.9** The funding is solely intended for use towards the execution of the items delineated in SECTION 3 SCOPE OF GRANT as approved by the Commission. The exact dollar figure of the Grant may be determined after projects bids have been received and final costs are allocated.

- **2.10** During the term of the Grant and for six years from the date of transmission of the final expenditure report, the Grantee agrees to maintain, intact and readily accessible, all communications, data, documents, reports, records, receipts, contracts, and supporting materials relating to the Project.
- **2.11** The Grantee shall furnish to the Commission such further affidavits, certificates, opinions of counsel, surveys and other documents and instruments as may be required by the Commission to ensure that the terms of this Grant are being observed and performed in all respects.
- **2.12** The Grantee shall and shall cause its employees to comply with all provisions of this Grant, and all provisions of law that are applicable to the Grant; the Grantee shall take all action necessary to fulfill its obligations under this Grant and under all other agreements related to the Grant that have been referenced herein or otherwise approved by the Commission.
- **2.13** With respect to all actions taken in relation to the Grant, the Grantee and all of its officers, agents and employees shall observe and obey, and shall include language in all of its contracts with the contractors and vendors requiring them to observe and obey, all federal, state and local laws, regulations, ordinances, codes, statutes, orders and directives and any other applicable provisions of law.
- **2.14** The Grantee hereby acknowledges and agrees that the terms set forth in the Grant are intended solely to govern the disbursement of funds in accordance with M.G.L. c. 23K, §61. Nothing herein shall be construed as advice to, nor create a duty to provide advice to, the Grantee regarding legal or contractual requirements or best practices. Further, nothing in this Grant shall be construed as creating a duty or obligation on the part of the Commission to oversee or monitor the performance of any contractor, vendor, or other project participants.
- **2.15** The Grantee has read and fully understands the provisions of the Massachusetts Conflict of Interest law, M.G.L. c. 268A, and has implemented policies and procedures to ensure that all employees, agents, consultants, and representatives working on or for any project for which Grant funds will be used are in compliance with M.G.L. c. 268A to the extent that it is applicable.
- **2.16** The Grantee has implemented policies and procedures to prevent and eliminate fraud, waste, and abuse of public funds in connection with the expenditure of the funds from this Grant.
- **2.17** The Grantee represents that the acceptance of funding in accordance with the terms of this Grant does not and will not conflict with or result in the violation of any charter, by-law, ordinance, order, rule, regulation, statute or any other applicable provision of law or any order, rule, regulation or judgment of any court or other agency of government.
- **2.18** The Grantee represents that it has duly obtained all necessary votes, resolutions, appropriations, and local approvals for the actions set forth in **SECTION 3 SCOPE OF GRANT** and has taken all actions necessary or required by law to enable it to execute this Grant and to perform its obligations hereunder.
- **2.19** The Grantee represents that all meetings of all public bodies related to this Grant which relate in any way to the expenditure of funds from this Grant have been conducted, and shall be conducted, in compliance with the provisions of M.G.L. c. 30A, §§18–25, 940 CMR 29.00 et seq., and all other applicable law.

**2.20** (if applicable) For Construction Projects: The Grantee shall provide Commission representatives with access to the Project site whenever Project work is in preparation or progress and shall provide such representatives with proper facilities for site access and inspection. The Grantee shall also provide the Commission with all executed contract documents related to Project and plans and specifications prepared in relation to this Grant. The Grant will only fund a portion of construction costs. Grant funds will provide 100% of project costs up to \$250,000 and will fund up to 30% of the costs in excess of \$250,000 up to a maximum grant of \$1.5 million. If a municipality has more than one transportation construction project, the total cost of the combined projects will be used to determine the project subsidy (i.e., only the first \$250,000 of the combined projects receives the 100% subsidy). Any grant requests that exceed these funding limits require a waiver from the Commission. Applicants must demonstrate that the project will begin construction no later than June 30, 2025, Applicants may apply for Transportation Construction funds in future years for a project included in an FY 2025 application. However, any FY 2025 transportation construction project may not rely upon contributions from the Community Mitigation Fund in future rounds.

# **SECTION 3 SCOPE OF GRANT**

Having received and reviewed the Application dated 01/31/2024 and supporting documentation submitted by the Grantee, the Commission hereby finds that the following are necessary and reasonable costs to offset costs related to the construction and operation of a gaming establishment. The Grantee hereby acknowledges and agrees that the scope of the Grant shall be governed by the following requirements:

- **3.1** The Grantee hereby certifies that the Community Mitigation Grant funds are for the sole and exclusive use of City of Somerville as approved by the Commission on 05/23/2024.
- **3.2** The Grantee shall provide the Commission staff with a detailed scope, budget and timeline which shall be approved by the Commission's staff prior to the execution of the Grant.
- **3.3** If applicable to this Grant, in the event Grantee encounters or anticipates difficulty in meeting the project schedule, the Grantee must immediately notify the Commission's Program Manager in writing, and shall provide pertinent details, including the reason(s) for the delay in performance and the date by which Grantee expects to complete performance or delivery. This notification shall be informational in character only and receipt of it shall not be construed as a waiver by the Commission of a project delivery schedule or date, or any rights or remedies provided by this Grant.
- **3.4** Any substantive deviation from Grantee's approved Scope of Work or budget, as outlined in the Application and this Grant, during project implementation may require re-evaluation and approval by the Commission.
- **3.5** If applicable to this Grant Agreement, the Grantee shall identify any other local, state or federal funds, including in-kind services being provided as matching funds for this grant.
- 3.6 Overview of Approved Scope: See Addendum A -SCOPE OF WORK



3.7 Special Conditions: See Addendum A - SCOPE OF WORK

# **SECTION 4 DISBURSEMENT OF THE GRANT**

Subject to the terms and conditions set forth in this Grant, the Commission shall disburse Grant funds in accordance with the following:

- **4.1** Having completed review of the Application submitted by the Grantee, the Commission has determined that the Grantee is eligible for funding in the amount of \$959,500.
- **4.2** The funding is solely intended for use towards the execution of the items delineated in **SECTION 3 SCOPE OF GRANT** as approved by the Commission. The exact dollar figure of the Grant may be determined after projects bids have been received and final costs are allocated.
- **4.3** Eligible Costs. The Grantee agrees that Project costs eligible for grant funding must comply with the following requirements. To be eligible for reimbursement, Project costs must be:
  - a. Consistent with the Project Scope of Work, the Project Budget, and other provisions of the Grant.
  - b. Reasonable for the goods or services purchased.
  - c. Satisfactorily documented with supporting documentation, which is to be submitted with each invoice.
  - d. Treated consistently in accordance with generally accepted accounting principles and procedures for the Grantee.
  - e. Eligible for grant funding as part of the grant program through which the funds were awarded.
- **4.4** In the event that the Commission detects any irregularity in the expenditure of any Grant funds, it may request reimbursement of those misspent funds or pursue any other remedy available by law.
- **4.5** The Grantee may submit invoices to the Commission on a quarterly basis with the **Quarterly Report Form** pursuant to SECTION 5 of this Grant. The Commission shall make payments for eligible amounts to the Grantee as promptly as fiscal procedures permit upon receipt of Grantee's itemized invoice(s) via the Quarterly Report Form.
- **4.6** Upon the Commission Staff's receipt and approval of an accounting of expenditures, and the receipt of either estimates of proposed expenditures of grant monies, a copy of an invoice, or proof of payment, the Commission shall either issue a check or transfer monies to the Grantee.
- **4.7** The payment schedule may be modified if the current payment procedure conflicts with the Grantee's accounting practices. Such a request must be made by the Grantee and approved by Commission Staff on a timely basis.
- **4.8** The Commission shall retain ten percent (10%) of the amounts invoiced until satisfactory completion of work as determined by Commission Staff. Upon a determination by Commission Staff of satisfactory completion of work along with receipt of final invoice and all required documentation from Grantee, the Commission shall pay the ten percent retainage to Grantee.



- **4.9** Acceptance and processing of the Final Payment by the Grantee shall indicate receipt of the Grant funds in full satisfaction of the approved scope. The Grantee shall provide the Commission with a final accounting after the expenditure of the Final Payment.
- **4.10** Following approval by the Commission staff as specified in **SECTION 3- SCOPE OF GRANT** of this instrument the Commission shall either issue a check or transfer monies electronically to the Grantee.

# **SECTION 5 QUARTERLY REPORTING REQUIREMENTS**

The Grantee shall submit to the Commission a quarterly update on the expenditure of the Grant funds detailing accomplishments in the quarter, anticipated progress next quarter, pending issues and actions toward resolution, and status of budget and schedule. Said quarterly reports shall be due:

November 15<sup>th</sup> for the period ending September 30<sup>th</sup> February 15<sup>th</sup> for the period ending December 31<sup>st</sup> May 15<sup>th</sup> for the period ending March 31<sup>st</sup>.

August 15<sup>th</sup> for the period ending June 30<sup>th</sup>

# **SECTION 6 AMENDMENTS**

This Grant may be amended only through a written amendment signed by duly authorized representatives of the Commission and the Grantee. Grantees looking to amend their Grant must submit a request to amend the Grant to the Commission's Program Manager. An amendment to the Grant may be made at the Commission's discretion if the request to amend is consistent with the provisions of this Grant. Grant funds may only be moved between projects within the Grant. Funds may not be moved between previously awarded Grants and this Grant.

# **SECTION 7 FINAL REVIEW, AUDIT AND CLOSE-OUT**

- **7.1** Upon expenditure of all funds distributed under this Grant, the Grantee shall submit a Grant Review Form and a Close-Out Report Form, which shall include an overview of the goals and objectives stated in the grant application; all documents as further described in Section 2.7 of the Grant; and a description of the changes, if any, that were made to the project that differ from the Application. The Close-out Report Form shall include a summary of key program accomplishments and shall include:
  - a. The Grantee shall submit the Grant Review Form and Close-Out Report Form to the Commission prior to submittal of the Request for the Final Payment.
  - b. The Grantee must provide the Commission with a final accounting including the remaining balance of the Final Payment.
  - c. The Grantee must return any funds due to the Commission as a result of refunds, corrections, or audits.
  - d. The Commission may request any supplemental information it deems necessary to ensure that the funds were expended in accordance with SECTION 3 – SCOPE OF THE GRANT. The Commission may conduct, or cause to be conducted, an audit of the transactions and expenditures made by the Grantee in connection with this Grant.
- **7.2** In the event that the Commission detects any irregularity in the expenditure of any Grant funds, it may request reimbursement of those misspent funds or pursue any other remedy available by law.



**7.3** Unused funds must be promptly returned to the Commission upon the completion of the items identified in **SECTION 3 SCOPE OF GRANT** or the expiration of the grant. In the event of disagreement, the Commission may require the Grantee to return any funds which remain unexpended 60 days after the completion of the grant scope.

### **SECTION 8 INDEMNIFICATION**

- **8.1** To the fullest extent permitted by law, the Grantee shall indemnify, defend, and hold harmless the Commission, commissioners, agents and employees from and against any and all claims, actions, damages, awards, judgments, liabilities, injuries, costs, fees, expenses, or losses, including, without limitation, reasonable attorney's fees and costs of investigation and litigation whatsoever which may be incurred by or for which liability may be asserted against the Commission, its commissioners, agents or employees arising out of any activities undertaken by, for, or on behalf of the Grantee relative to the expenditure, disbursement, or use of the funds associated with this Grant or any activities, acts or omissions in relation to the Grant including, but not limited to, the performance of any contract or obligation directly or indirectly related to the Grant. This Section shall not be construed to negate or abridge any other obligation of indemnification running to the Commission which would otherwise exist.
- **8.2** No member or employee of the Commission shall be held personally or contractually liable by or to the Grantee under any provision of this Grant, because of any breach of this Grant, or because of its execution or attempted execution.

# **SECTION 9 CERTIFICATIONS FILINGS AND SUBMISSIONS**

All certifications, filings, and submissions to the Commission in furtherance of this Grant shall be made by a duly authorized representative of the Grantee. Such representation shall acknowledge that such certification, filing, or submission is true, complete and accurate, to the best of the Grantee's knowledge.

# SECTION 10 GOVERNING LAW, VENUE, AMENDMENT AND SEVERABILITY

- **10.1** This Grant shall be governed by and interpreted in accordance with the laws of the Commonwealth of Massachusetts. In case any provision(s) hereof shall be determined invalid or unenforceable under the applicable law, such provision(s) shall, insofar as possible, be construed or applied in such manner as will permit the enforcement of this Grant; otherwise, this Grant shall be construed as though such provision(s) had never been made a part hereof.
- **10.2** Any civil action brought against the Commission by the Grantee, or any person or entity claiming through or under it, which arises out of the provisions of this Grant, shall only be brought in the Superior Court for Suffolk County, Massachusetts. The Grantee, for itself and for any person or entity claiming by through or under it, hereby waives any defenses that it may have as to the venue to which it has agreed herein, including, but not limited to, any claim that this venue is improper or that the forum is inconvenient. The Grantee for itself and for any person or entity claiming by, through or under it, hereby waives all rights, if any, to a jury trial in any civil action against the Commission that may arise out of the provisions of this Grant.
- **10.3** This Grant and any amendments hereto shall be deemed null and void and of no further force or effect unless it is executed by a duly authorized representative of the Commission and a duly authorized representative of the Grantee. The undersigned, who are signing on behalf of the Grantee, hereby

warrant and represent that they possess the full legal authority to execute this Grant on behalf of the Grantee and to bind the Grantee to its terms and conditions. In the event that the Commission later determines that the undersigned are not duly authorized to execute this Grant and to bind the Grantee, the Commission may, in its sole discretion, take whatever action it deems necessary to terminate this Grant, to suspend or terminate payments to the Grantee and to recover any funds disbursed to the Grantee. Any rights and remedies available to the Commission under the provisions of this Grant shall be in addition to any other rights and remedies provided by law.

# SECTION 11 WAIVER OF GRANT TERMS, CONDITIONS, AND OBLIGATIONS

- 11.1 The terms, conditions, covenants, duties, and obligations contained in this Grant may be waived only by written agreement executed by duly authorized representatives of the Commission and the Grantee. No waiver by either party of any term, condition, covenant, duty or obligation shall be construed as a waiver of any other term, condition, covenant, duty or obligation nor shall a waiver of any breach be deemed to constitute a waiver of any subsequent breach, whether of the same or a different section, subsection, paragraph, clause, phrase, or other provision of this Grant. Forbearance or indulgence in any form or manner by either Party to this Grant shall not be construed as a waiver, nor in any way limit the remedies available to that party.
- **11.2** The Commission's payment(s) to the Grantee under this Grant or its review, approval, or acceptance of any actions by the Grantee under this Grant shall not operate as a waiver of any rights or remedies available to the Commission under this Grant or as otherwise provided by law.

# **SECTION 12 TERMINATION**

- **12.1** The Grantee hereby acknowledges and agrees that the Commission may terminate the Grant, in whole or in part, at any time with or without cause, or if it determines in its sole discretion that the Grantee failed to comply with any provision of the Grant.
- **12.2** The Grantee hereby further acknowledges and agrees that in the event of termination by the Commission, the Commission may revoke any and all remaining payments otherwise due to the Grantee and may recover any previous payments made to the Grantee.
- **12.3** In the event of termination by the Commission, the Commission shall provide written notice of termination to the Grantee, which shall state the effective date of said termination as well as the reason(s) for termination. Such written notice shall include whether the Commission intends to recoup previous payments made to the Grantee pursuant to the Grant.

# **SECTION 13 NOTICE**

**13.1** Any notices required or permitted to be given by either of the Parties hereunder shall be given in writing and shall be delivered to the addressee in one of the following manners: (a) in-hand; (b) by certified mail, postage prepaid, return receipt requested; (c) by a commercial overnight courier that guarantees next day delivery and provides a receipt, or (d) by email and such notices shall be addressed as follows:



# If to the Commission:

Massachusetts Gaming Commission 101 Federal Street, 12<sup>th</sup> Floor. Boston, MA 02110

Attention: Chief of Community Affairs Email: MGCCMF@massgaming.gov

# If to the Grantee:

Somerville
City Hall, 93 Highland Avenue
Somerville, MA 02143
Attention: Alan Inacio
Email: ainacio@somervillema.gov

Any notice shall be effective only upon receipt.

**13.2** The Grantee must provide the Commission with updated contact information in a timely manner if there are any changes to staff assigned to manage this, Grant.

[Remainder of page intentionally left blank; signature page to follow.]



IN WITNESS WHEREOF, the Massachusetts Gaming Commission and the Grantee have caused this Grant Agreement to be executed by their duly authorized representatives on the Effective Date.

# By: Latana fall after By: (Signature) Katjana Ballantyne (Print name) Mayor Title: Title: July 30, 2024 Effective Date: (To be filled out by Massachusetts Gaming Commission Staff):



	ADDENDUM A- SCOPE OF WORK	
Grantee:	Somerville	
MMARS ID:	2025BlockGrantSomerv	
Grant Year:	2025	
Award Amount:	\$959,500	
Approved by Commission on:	05/23/2024	

# **Special Conditions:**

In the Transit Pass Pilot Program, Somerville must provide documentation that the passes have been provided only to employees in impacted hospitality related businesses.

Project Name	Project Description	Timeline	QTY	Amount
Transit Pass Pilot Program	Transit Pass Pilot Program	FY 2025	200	\$200,000
Transit Pass Pilot Program  Traffic Signal Pre-emption for	Administrative Costs Install GPS equipment on fire vehicles and traffic signals 11 vehicles and 13	FY 2025	1	\$15,000
Emergency Services	signalized intersections.	FY 2025	1	\$165,000
Middlesex Ave. Mystic Ave. Intersection Project	Construction Cost	Spring 2025	1	\$579,500

# COMMONWEALTH OF MASSACHUSETTS ~ STANDARD CONTRACT FORM



This form is jointly issued and published by the Office of the Comptroller (CTR), the Executive Office for Administration and Finance (ANF), and the Operational Services
Division (OSD) as the default contract for all Commonwealth Departments when another form is not prescribed by regulation or policy. The Commonwealth deems void any changes made
on or by attachment (in the form of addendum, engagement letters, contract forms or invoice terms) to the terms in this published form or to the <u>Standard Contract Form Instructions</u>
and <u>Contractor Certifications</u>, the <u>Commonwealth Terms and Conditions for Human and Social Services</u> or the <u>Commonwealth IT Terms and Conditions</u> which are incorporated
by reference herein. Additional non-conflicting terms may be added by Attachment. Contractors are required to access published forms at CTR Forms: <a href="https://www.macs.net/">https://www.macs.net/</a> and COND Forms: <a href="https://www.macs.net/">https://www.macs.net/</a> are also posted at OSD Forms:

Forms are also posted at OSD Forms: https://ww	ww.mass.gov/lists/osd-forms.	VIII.					
CONTRACTOR LEGAL NAME: City of Somerville (and d/b/a): Somerville		COMMONWEALTH DEPARTMENT NAME: Massachusetts Gaming Commission MMARS Department Code: MGC					
Legal Address: (W-9, W-4): City Hall, 93 Highland Ave. Somerville, MA 02143		Business Mailing Address: 101 Federal St, Boston, MA 02110					
Contract Manager: Alan Inacio	Phone: (617) 625-6600 Ex 2539	Billing Address (if different):					
E-Mail: ainacio@somervillema.gov	Fax:	Contract Manager: Joseph Delaney	Phone: 617-533-9713				
Contractor Vendor Code: VC6000102138	A MATERIAL PROPERTY OF THE PRO	E-Mail: Joseph.Delaney@Massgaming.gov	Fax:				
Vendor Code Address ID (e.g. "AD001"): AD0	001.	MMARS Doc ID(s): 2025BlockGrantSomerv					
(Note: The Address ID must be set up for EF)		RFR/Procurement or Other ID Number: BD-24-1068-10	68C-1068L-95061				
X NEW CO	NTRACT	CONTRACT AMENDMENT					
PROCUREMENT OR EXCEPTION TYPE: (Ch		Enter Current Contract End Date <u>Prior</u> to Amendment:					
Statewide Contract (OSD or an OSD-desig	gnated Department)	Enter Amendment Amount: \$ (or "no change"	")				
Collective Purchase (Attach OSD approval		AMENDMENT TYPE: (Check one option only. Attach d					
X Department Procurement (includes all Gi Notice or RFR, and Response or other pro-		Amendment to Date, Scope or Budget (Attach updat					
Emergency Contract (Attach justification for	or emergency, scope, budget)	Interim Contract (Attach justification for Interim Contra Contract Employee (Attach any updates to scope or b					
Contract Employee (Attach Employment S Other Procurement Exception (Attach aut)	the state of the s	Other Procurement Exception (Attach authorizing lan					
specific exemption or earmark, and exception		scope and budget)	iguagorjaotinoation and apaatoa				
	Check ONE option): X Commonwealth	Illowing Commonwealth Terms and Conditions documen Terms and Conditions Commonwealth Terms and Conditions					
		thorized performance accepted in accordance with the terms					
in the state accounting system by sufficient app	propriations or other non-appropriated fun	nds, subject to intercept for Commonwealth owed debts unde	er <u>815 CMR 9.00</u> .				
		ns, conditions or terms and any changes if rates or terms are of this contract (or <b>new</b> total if Contract is being amended). \$					
			DESCRIPTION OF THE PROPERTY OF THE PROPERTY OF				
a PPD as follows: Payment issued within 10 d	mmonwealth payments are issued through lavs % PPD: Payment issued within 1	h EFT 45 days from invoice receipt. Contractors requesting a 5 days % PPD; Payment issued within 20 days % PP	ccelerated payments must identify Payment issued within 30 days				
% PPD. If PPD percentages are left blank, i	identify reason: X agree to standard 45	day cycle statutory/legal or Ready Payments (M.G.L. c.	29, § 23A); only initial payment				
(subsequent payments scheduled to support sta							
nerformance or what is being amended for a Co	ORMANCE OF REASON FOR AMENDING ontract Amendment Attach all supporting	ENT: (Enter the Contract title, purpose, fiscal year(s) and a d g documentation and justifications.) This State Contra	letailed description of the scope of				
		. This award covers funding for the following					
Pilot Program, Traffic Signal Pre-e	mption for Emergency Service	es, Middlesex Ave. Mystic Ave. Intersection F					
scope of work for these projects ca							
		ractor certify for this Contract, or Contract Amendment, that C	Contract obligations:				
		igations have been incurred <b>prior</b> to the Effective Date.  and <b>no</b> obligations have been incurred <b>prior</b> to the Effective	o Data				
authorized to be made either as settlement	t payments or as authorized reimburseme	ent payments, and that the details and circumstances of all o	3. were incurred as of, 20, a date PRIOR to the Effective Date below, and the parties agree that payments for any obligations incurred prior to the Effective Date are authorized to be made either as settlement payments or as authorized reimbursement payments, and that the details and circumstances of all obligations under this Contract are				
	attached and incorporated into this Contract. Acceptance of payments forever releases the Commonwealth from further claims related to these obligations.						
			obligations under this Contract are obligations.				
CONTRACT END DATE: Contract performanc	e shall terminate as of June 30, 2028,	with no new obligations being incurred after this date unless	obligations under this Contract are obligations.				
provided that the terms of this Contract and per	e shall terminate as of <u>June 30, 2028</u> , formance expectations and obligations sl		obligations under this Contract are obligations.  the Contract is properly amended, claim or dispute, for completing any				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any cl	e shall terminate as of <u>June 30, 2028</u> , formance expectations and obligations slose out or transition performance, report	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any c ing, invoicing or final payments, or during any lapse betweer	obligations under this Contract are obligations.  the Contract is properly amended, claim or dispute, for completing any namendments.				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any c <u>CERTIFICATIONS</u> : Notwithstanding verbal or	e shall terminate as of <u>June 30, 2028</u> , formance expectations and obligations sl lose out or transition performance, report other representations by the parties, the	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cing, invoicing or final payments, or during any lapse between "Effective Date" of this Contract or Amendment shall be t	obligations under this Contract are obligations.  the Contract is properly amended, claim or dispute, for completing any namendments.				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any ci CERTIFICATIONS: Notwithstanding verbal or Amendment has been executed by an authoriz approvals. The Contractor certifies that they have	e shall terminate as of <u>June 30, 2028</u> , formance expectations and obligations slose out or transition performance, report other representations by the parties, the ted signatory of the Contractor, the Depa we accessed and reviewed all documents	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cing, invoicing or final payments, or during any lapse between "Effective Date" of this Contract or Amendment shall be tartment, or a later Contract or Amendment Start Date specificorporated by reference as electronically published and the	obligations under this Contract are obligations.  the Contract is properly amended, claim or dispute, for completing any namendments.  the latest date that this Contract or fied above, subject to any required a Contractor makes all certifications				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any cl  CERTIFICATIONS: Notwithstanding verbal or Amendment has been executed by an authoriz approvals. The Contractor certifies that they have required under the Standard Contract Form Instru	e shall terminate as of <u>June 30, 2028</u> , formance expectations and obligations slose out or transition performance, report other representations by the parties, the ted signatory of the Contractor, the Depa we accessed and reviewed all documents ructions and Contractor Certifications und	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cing, invoicing or final payments, or during any lapse between "Effective Date" of this Contract or Amendment shall be tartment, or a later Contract or Amendment Start Date specificorporated by reference as electronically published and the der the pains and penalties of perjury, and further agrees to p	obligations under this Contract are obligations.  In the Contract is properly amended, claim or dispute, for completing any namendments.  In the latest date that this Contract or fied above, subject to any required to Contractor makes all certifications provide any required documentation				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any clear terms and warranties, to allow any clear terms and warranties. Notwithstanding verbal or Amendment has been executed by an authoriz approvals. The Contractor certifies that they have required under the Standard Contract Form Instrupon request to support compliance, and agree	e shall terminate as of June 30, 2028, formance expectations and obligations slose out or transition performance, report other representations by the parties, the ted signatory of the Contractor, the Depayer accessed and reviewed all documents ructions and Contractor Certifications undes that all terms governing performance of	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cting, invoicing or final payments, or during any lapse betweer "Effective Date" of this Contract or Amendment shall be tartment, or a later Contract or Amendment Start Date specificorporated by reference as electronically published and the der the pains and penalties of perjury, and further agrees to p of this Contract and doing business in Massachusetts are atta	obligations under this Contract are obligations.  In the Contract is properly amended, claim or dispute, for completing any namendments.  In the latest date that this Contract or fied above, subject to any required a Contractor makes all certifications provide any required documentation acched or incorporated by reference				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any clear terms and warranties, to allow any clear terms and warranties, to allow any clear terms and warranties. Notwithstanding verbal or Amendment has been executed by an authoriz approvals. The Contractor certifies that they have required under the Standard Contract Form Instruction request to support compliance, and agree herein according to the following hierarchy of delinstructions and Contractor Certifications, the least terms and the support compliance.	re shall terminate as of June 30, 2028, formance expectations and obligations si lose out or transition performance, report other representations by the parties, the ted signatory of the Contractor, the Depa ve accessed and reviewed all documents ructions and Contractor Certifications und is that all terms governing performance of ocument precedence, the applicable Con Request for Response (RFR) or other s	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cing, invoicing or final payments, or during any lapse betweer a "Effective Date" of this Contract or Amendment shall be to incorporated by reference as electronically published and the der the pains and penalties of perjury, and further agrees to perfect the pains and conditions, this Standard Contract is oblicitation, the Contractor's Response (excluding any language).	obligations under this Contract are obligations.  It the Contract is properly amended, claim or dispute, for completing any namendments.  It the latest date that this Contract or fied above, subject to any required e Contractor makes all certifications provide any required documentation acched or incorporated by reference Form, the Standard Contract Form uage stricken by a Department as				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any clear terms and warranties, to allow any clear terms and warranties, to allow any clear terms and contract per an authorized approvals. The Contractor certifies that they have required under the Standard Contract Form Instruction request to support compliance, and agree herein according to the following hierarchy of delinstructions and Contractor Certifications, the lunacceptable, and additional negotiated terms,	re shall terminate as of June 30, 2028, formance expectations and obligations si lose out or transition performance, report other representations by the parties, the ted signatory of the Contractor, the Depa ve accessed and reviewed all documents ructions and Contractor Certifications und is that all terms governing performance of occument precedence, the applicable Con Request for Response (RFR) or other sprovided that additional negotiated terms	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cing, invoicing or final payments, or during any lapse betweer a "Effective Date" of this Contract or Amendment shall be tartment, or a later Contract or Amendment Start Date specific incorporated by reference as electronically published and the der the pains and penalties of perjury, and further agrees to fit this Contract and doing business in Massachusetts are attarmmonwealth Terms and Conditions, this Standard Contract I solicitation, the Contractor's Response (excluding any language) will take precedence over the relevant terms in the RFR and	bbligations under this Contract are obligations.  It the Contract is properly amended, claim or dispute, for completing any namendments.  It he latest date that this Contract or fied above, subject to any required e Contractor makes all certifications provide any required documentation ached or incorporated by reference Form, the Standard Contract Form uage stricken by a Department as dithe Contractor's Response only if				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any clear terms and warranties, to allow any clear terms and warranties, to allow any clear terms and contract per an authorized approvals. The Contractor certifies that they have required under the Standard Contract Form Instruction request to support compliance, and agree herein according to the following hierarchy of delinstructions and Contractor Certifications, the lunacceptable, and additional negotiated terms,	re shall terminate as of June 30, 2028, formance expectations and obligations si lose out or transition performance, report other representations by the parties, the ted signatory of the Contractor, the Depa ve accessed and reviewed all documents ructions and Contractor Certifications und is that all terms governing performance of occument precedence, the applicable Con Request for Response (RFR) or other sprovided that additional negotiated terms	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cing, invoicing or final payments, or during any lapse betweer a "Effective Date" of this Contract or Amendment shall be to incorporated by reference as electronically published and the der the pains and penalties of perjury, and further agrees to perfect the pains and conditions, this Standard Contract is oblicitation, the Contractor's Response (excluding any language).	bbligations under this Contract are obligations.  It the Contract is properly amended, claim or dispute, for completing any namendments.  It he latest date that this Contract or fied above, subject to any required e Contractor makes all certifications provide any required documentation ached or incorporated by reference Form, the Standard Contract Form uage stricken by a Department as dithe Contractor's Response only if				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any clear terms and warranties, to allow any clear terms and warranties, to allow any clear terms and warranties and contract or certifies that they have required under the Standard Contract Form Instrupon request to support compliance, and agree herein according to the following hierarchy of delinstructions and Contractor Certifications, the launacceptable, and additional negotiated terms, made using the process outlined in 801 CMR 2.	e shall terminate as of June 30, 2028, formance expectations and obligations slose out or transition performance, report other representations by the parties, the ted signatory of the Contractor, the Depa ve accessed and reviewed all documents ructions and Contractor Certifications und is that all terms governing performance of ocument precedence, the applicable Con Request for Response (RFR) or other s provided that additional negotiated terms 1.07, incorporated herein, provided that a	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cing, invoicing or final payments, or during any lapse betweer a "Effective Date" of this Contract or Amendment shall be tartment, or a later Contract or Amendment Start Date specific incorporated by reference as electronically published and the der the pains and penalties of perjury, and further agrees to fit this Contract and doing business in Massachusetts are attarmmonwealth Terms and Conditions, this Standard Contract I solicitation, the Contractor's Response (excluding any language) will take precedence over the relevant terms in the RFR and	abligations under this Contract are obligations.  It the Contract is properly amended, claim or dispute, for completing any namendments.  It the latest date that this Contract or fied above, subject to any required a Contractor makes all certifications provide any required documentation ached or incorporated by reference Form, the Standard Contract Form uage stricken by a Department as d the Contractor's Response only if ower costs, or a more cost effective				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any clear terms and another terms and the standard Contract Form Instruction request to support compliance, and agree herein according to the following hierarchy of delinstructions and Contractor Certifications, the lunacceptable, and additional negotiated terms, made using the process outlined in 801 CMR 21 Contract.	e shall terminate as of June 30, 2028, formance expectations and obligations slose out or transition performance, report other representations by the parties, the ted signatory of the Contractor, the Depa ve accessed and reviewed all documents ructions and Contractor Certifications und is that all terms governing performance of ocument precedence, the applicable Con Request for Response (RFR) or other s provided that additional negotiated terms 1.07, incorporated herein, provided that a	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cing, invoicing or final payments, or during any lapse between a "Effective Date" of this Contract or Amendment shall be the start of a later Contract or Amendment Start Date specific incorporated by reference as electronically published and the other the pains and penalties of perjury, and further agrees to position of this Contract and doing business in Massachusetts are attarn monwealth Terms and Conditions, this Standard Contract localicitation, the Contractor's Response (excluding any language) will take precedence over the relevant terms in the RFR and any amended RFR or Response terms result in best value, localicitation.	abligations under this Contract are obligations.  It the Contract is properly amended, claim or dispute, for completing any namendments.  It the latest date that this Contract or fied above, subject to any required a Contractor makes all certifications provide any required documentation ached or incorporated by reference Form, the Standard Contract Form uage stricken by a Department as d the Contractor's Response only if ower costs, or a more cost effective				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any clear terms and another terms and the standard Contract Form Instruction request to support compliance, and agree herein according to the following hierarchy of delinstructions and Contractor Certifications, the lunacceptable, and additional negotiated terms, made using the process outlined in 801 CMR 21 Contract.	e shall terminate as of June 30, 2028, formance expectations and obligations slose out or transition performance, report other representations by the parties, the ted signatory of the Contractor, the Depa ve accessed and reviewed all documents ructions and Contractor Certifications und is that all terms governing performance of ocument precedence, the applicable Con Request for Response (RFR) or other s provided that additional negotiated terms 1.07, incorporated herein, provided that a	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cing, invoicing or final payments, or during any lapse between a "Effective Date" of this Contract or Amendment shall be the effective Date of this Contract or Amendment Start Date specific incorporated by reference as electronically published and the der the pains and penalties of perjury, and further agrees to perfer this Contract and doing business in Massachusetts are attain monwealth Terms and Conditions, this Standard Contract is colicitation, the Contractor's Response (excluding any languation) will take precedence over the relevant terms in the RFR and any amended RFR or Response terms result in best value, to AUTHORIZING SIGNATURE FOR THE COMMONWEATHER.	abligations under this Contract are obligations.  It the Contract is properly amended, claim or dispute, for completing any namendments.  It the latest date that this Contract or fied above, subject to any required a Contractor makes all certifications provide any required documentation ached or incorporated by reference Form, the Standard Contract Form uage stricken by a Department as dithe Contractor's Response only if ower costs, or a more cost effective				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any clear terms and another terms and the standard Contract Form Instruction request to support compliance, and agree herein according to the following hierarchy of delinstructions and Contractor Certifications, the lunacceptable, and additional negotiated terms, made using the process outlined in 801 CMR 21 Contract.	re shall terminate as of June 30, 2028, formance expectations and obligations so lose out or transition performance, report other representations by the parties, the sed signatory of the Contractor, the Departure accessed and reviewed all documents ructions and Contractor Certifications under the state all terms governing performance or occument precedence, the applicable Confequest for Response (RFR) or other so provided that additional negotiated terms 1.07, incorporated herein, provided that a RACTOR:	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cing, invoicing or final payments, or during any lapse betweer a "Effective Date" of this Contract or Amendment shall be tartment, or a later Contract or Amendment Start Date specification incorporated by reference as electronically published and the der the pains and penalties of perjury, and further agrees to the pains and penalties of perjury, and further agrees to fit is Contract and doing business in Massachusetts are attain monwealth Terms and Conditions, this Standard Contract is collicitation, the Contractor's Response (excluding any languation) as will take precedence over the relevant terms in the RFR and any amended RFR or Response terms result in best value, to AUTHORIZING SIGNATURE FOR THE COMMONWEATH.	abligations under this Contract are obligations.  In the Contract is properly amended, claim or dispute, for completing any namendments.  It he latest date that this Contract or fied above, subject to any required e Contractor makes all certifications provide any required documentation ached or incorporated by reference Form, the Standard Contract Form uage stricken by a Department as dithe Contractor's Response only if ower costs, or a more cost effective ALTH:				
provided that the terms of this Contract and per negotiated terms and warranties, to allow any contract and per negotiated terms and warranties, to allow any contract approvals. Notwithstanding verbal or Amendment has been executed by an authorized approvals. The Contractor certifies that they have required under the Standard Contract Form Instruction request to support compliance, and agree herein according to the following hierarchy of delinstructions and Contractor Certifications, the lunacceptable, and additional negotiated terms, made using the process outlined in 801 CMR 2. Contract.  AUTHORIZING SIGNATURE FOR THE CONTRACT.	re shall terminate as of June 30, 2028, formance expectations and obligations so lose out or transition performance, report other representations by the parties, the sed signatory of the Contractor, the Departure accessed and reviewed all documents ructions and Contractor Certifications under the state all terms governing performance or occument precedence, the applicable Confequest for Response (RFR) or other so provided that additional negotiated terms 1.07, incorporated herein, provided that a RACTOR:	with no new obligations being incurred after this date unless hall survive its termination for the purpose of resolving any cing, invoicing or final payments, or during any lapse between a "Effective Date" of this Contract or Amendment shall be the effective Date of this Contract or Amendment Start Date specific incorporated by reference as electronically published and the der the pains and penalties of perjury, and further agrees to perfer this Contract and doing business in Massachusetts are attain monwealth Terms and Conditions, this Standard Contract is colicitation, the Contractor's Response (excluding any languation) will take precedence over the relevant terms in the RFR and any amended RFR or Response terms result in best value, to AUTHORIZING SIGNATURE FOR THE COMMONWEATHER.	abligations under this Contract are obligations.  In the Contract is properly amended, claim or dispute, for completing any namendments.  It he latest date that this Contract or fied above, subject to any required e Contractor makes all certifications provide any required documentation ached or incorporated by reference Form, the Standard Contract Form uage stricken by a Department as dithe Contractor's Response only if ower costs, or a more cost effective ALTH:				

(Updated 7/22/2021) Page 1 of 2

# COMMONWEALTH OF MASSACHUSETTS ~ STANDARD CONTRACT FORM



	ADDENDUM A- SCOPE OF WORK	
Grantee:	Somerville	
MMARS ID:	2025BlockGrantSomerv	
Grant Year:	2025	
Award Amount:	\$959,500	
Approved by Commission on:	05/23/2024	

# **Special Conditions:**

In the Transit Pass Pilot Program, Somerville must provide documentation that the passes have been provided only to employees in impacted hospitality related businesses.

Project Name	<b>Project Description</b>	Timeline	QTY	Amount
Transit Pass Pilot Program	Transit Pass Pilot Program	FY 2025	200	\$200,000
Transit Pass Pilot Program	Administrative Costs	FY 2025	1	\$15,000
Traffic Signal Pre-emption for Emergency Services	Install GPS equipment on fire vehicles and traffic signals 11 vehicles and 13 signalized intersections.	FY 2025	1	\$165,000
Middlesex Ave. Mystic Ave.				
Intersection Project	Construction Cost	Spring 2025	1	\$579,500

06/21/2024

Via E-Mail

Alan Inacio, Director of Finance & Economic Development Somerville City Hall 93 Highland Avenue Somerville, MA 02143

# RE: FY 2025 Community Mitigation Award- Somerville

Dear Mr. Inacio,

On behalf of the Massachusetts Gaming Commission, I extend my congratulations on your successful application to the Community Mitigation Fund. We are confident that your grantfunded work will contribute positively to the region.

Enclosed with this letter is detailed information about the terms and conditions of your grant, including the approved grant amount and reporting requirements. You can find all necessary forms for quarterly reports, grant expenditures, and close-outs on our website at <a href="https://massgaming.com/about/community-mitigation-fund/forms/">https://massgaming.com/about/community-mitigation-fund/forms/</a>. Please review these carefully and feel free to reach out to our team if you have any questions or need further clarification.

Your signed grant and contract must be returned to the Commission by noon on June 30, 2024, to ensure the appropriate encumbrance of funds.

Once again, congratulations on your grant award. We look forward to working closely with you to ensure the successful completion of your grant funded work.

Sincerely

Joseph Delaney

Chief of Community Affairs