



## State of New Hampshire

## DEPARTMENT OF SAFETY OFFICE OF THE COMMISSIONER

33 HAZEN DR. CONCORD, NH 03305 603/271-2791

JOHN J. BARTHELMES COMMISSIONER

January 17, 2017

His Excellency, Governor Christopher T. Sununu and the Honorable Council State House Concord, New Hampshire 03301

#### **Requested Action**

Authorize the Department of Safety, Division of Motor Vehicles, to enter into a five (5) year lease renewal agreement with One Wall Street, LLC (VC# 225196-B001) and Brickwater, LLC, c/o Brady Sullivan Properties, LLC, 670 Commercial Street, Manchester, NH 03101. Checks will be made payable to One Wall Street, LLC (VC# 225196-B001). The cost of this modified net agreement shall not exceed \$460,845.00 and will provide 4,900 square feet of space for the Division of Motor Vehicles offices located on the second floor of 377 South Willow Street, Manchester Commons, Manchester, NH. Effective upon Governor and Council approval beginning April 1, 2017 through March 31, 2022. Funding source: 100% Agency Income (Cost of Collections).

Funds are available in the SFY2017 operating budget and contingent upon availability and continued appropriations in SFY2018, SFY2019, SFY2020, SFY 2021, and SFY2022 with the authority to adjust between fiscal years through the Budget Office if needed and justified.

02-23-23-233015-29260000 Dept. of Safety – Division of Motor Vehicles – Bureau of Operations 022-500248 Rents-Leases Other Than State – Rents to Owners Non-State Space

SFY2017	SFY2018	SFY2019	SFY2020	SFY2021	SFY2022
\$22,773.00	\$91,225.00	\$91,765.00	\$92,304.00	\$92,843.00	\$69,935.00

**TOTAL** \$460,845.00

#### **Explanation**

The Department of Safety, Division of Motor Vehicles, is seeking approval to enter into a five (5) year renewal lease for the Manchester DMV, located on the second floor of 377 South Willow Street, Manchester Commons, Manchester, NH. This approximate 4,900 square foot location is payable at a modified net rate of \$18.59 per square foot during year one with modest annual escalation of approximately two percent (2%) thereafter in the Common Area Maintenance Services (CAMS) only. This office is in an easily accessible area and provides adequate client parking, as well as space for certain road skills examinations

As required by Administrative Rule, Adm. 610.06 "Public Notice," the Department of Safety conducted a space search soliciting letters of interest offering approximately 5,000 square feet of space, in Manchester, NH with a request for proposal (RFP) in the "Public Notice" section of a New Hampshire newspaper in September 9, 2016. The Department of Administrative Services, Bureau of Planning and Management, also posted the RFP on their website in order to broaden exposure. The space search produced only one proposal, which was the renewal of the existing space at 377 South Willow Street, Manchester, NH.

Through subsequent negotiations the "net" annual lease rate was not increased and remains fixed through the Term at \$13.25 per square foot. The CAMS were reduced from the current rate of \$5.63 per square foot to a first year CAMS of \$5.34 with a

His Excellency, Governor Christopher T. Sununu and the Honorable Council January 17, 2017 Page 2 of 2

two percent (2%) increase each year thereafter. This results in only a \$3,627.00 increase for this five year Term from the current five year Term which expires in March. The total cost of this lease shall not exceed the five year rent of \$460,845.00. The annual net rent includes the Landlord's provision of real estate taxes, insurance, site and building maintenance, snow plowing and removal; however, it does not include the Tenant's additional costs of electricity estimated at \$7,700 annually, heat estimated at \$1,800 annually, and janitorial estimated at \$6,600 annually.

Approval of this lease agreement will allow the Department of Safety to continue providing a Division of Motor Vehicles Office in Manchester.

Respectfully submitted,

De Sarthetin

commissioner of Safety

### DEPARTMENT OF ADMINISTRATIVE SERVICES SYNOPSIS OF ENCLOSED LEASE CONTRACT

FROM:

Gail Rucker

DATE: February 10,2017

Department of Administrative Services
Division of Plant and Property Management

SUBJECT:

Attached Lease Amendment;

Approval respectfully requested

TO:

His Excellency, Governor Chris Sununu

and the Honorable Council

State House

Concord, New Hampshire 03301

LESSEE:

Department of Safety, Division of Motor Vehicles, 33 Hazen Drive, Concord NH

LESSOR:

Brickwater, LLC c/o Brady Sullivan Properties, 670 Commercial Street,

Manchester, NH 03101

**DESCRIPTION:** <u>Lease Renewal:</u> Approval of the enclosed current lease by up to an additional five (5) years allowing continued occupancy of DOS's current Manchester Office comprised of 4,9000 square feet of space for the Motor Vehicles Offices on the second floor of 377 South Willow Street, Manchester Commons, Manchester, NNH.

TERM:

Five (5) years: April 1, 2017; expiration extended to not later than March 31,

2022.

**RENT:** 

First year rent is at \$18.59 SF with an annual modest escalation of

approximately 2% in Common Area Maintenance Service (CAMS) only, each

year for the term of the lease. First years monthly rate is \$7,590.92.

JANITORIAL:

Janitorial services are not included in this contract and are sole

responsibility of DMV.

**UTILITIES:** 

Tenant will pay utility companies directly for utility invoices

TOTAL TERM COST:

\$460,845.00 (\$18.59 per SF - Office)

**PUBLIC NOTICE:** 

Public notice was sent out in the New Hampshire newspaper and the RFP was posted on Department of Administrative Services, Bureau of Planning and Management web site. One proposal was submitted, which was for renewal of the existing lease at 377 South Willow Street,

Manchester, NH.

**CLEAN AIR PROVISIONS:** 

Certificate will be obtained with in thirty days of new term

BARRIER-FREE DESIGN COMMITTEE: Review is attached and approved

OTHER:

Approval of the enclosed is recommended

The enclosed contract complies with the State of NH Division of Plant and Property Rules And has been reviewed & approved by the Department of Justice.

Reviewed and econo

mended by:

Division of Plant & Monagement

Approved by:

Department of Administrative Services

Gåt Rucker/ Kaministrator II

Mic**h**ael Connor, Deputy Commissioner

#### Department of Safety Division of Motor Vehicles

#### Space wanted to rent in the greater Manchester area

#### Response Summary

Public notice placed on the Department of Administrative Services, Bureau of Planning & Management website, September 15, 2016 through September 30, 2016.

Public notice placed in the following publication & date: Union Leader - September 12, 2016

Closing date and time for submission of Letters of Interest - September 30, 2016

Proposals received

Date submitted

Brady Sullivan

September 12, 2016



# New Hampshire Governor's Commission on Disability



"Removing Barriers to Equality"

Christopher T. Sununu, Governor Paul Van Blarigan, Chair Charles J. Saia, Executive Director

To: Department of Motor Vehicles

**Department of Safety** 

Date: Tuesday, January 17, 2017

Re: CONDITIONAL LETTER OF OPINION,

Pursuant to the New Hampshire Code of Administrative Rules, ADM 610.16 (e) (3)

**Location:** Department of Motor Vehicles

377 South Willow Street, Manchester NH 03101

**Term:** 5 Year: April 1, 2017 to March 31, 2022

**Lessee:** New Hampshire Department of Safety

33 Hazen Drive, Concord NH 03301

**Lessor:** One Wall Street, LLC and Brickwater, LLC c/o Brady Sullivan Properties LLC

670 Commercial Street, Manchester NH 03101

In accordance with the New Hampshire Code of Administrative Rules, codified in Adm. 610.16 (e) (3), The Governor's Commission on Disability's (GCD) Architectural Barrier Free-Design Committee (ABFDC) has preliminarily opined that the location referenced above and referred to herein, meets or will meet barrier free requirements. The subject location was reviewed during the ABFDC's January 17, 2017 meeting. The ABFDC shall provide a final letter of opinion during the next viable meeting when a quorum is present. Should the ABFDC quorum decide additional conditions for receipt of their approval are required, such conditions shall be conveyed to the Lessee.

This Letter of Opinion, pursuant to ADM 610.16 (e) (3); The Administrative Rules of the Department of Administrative Services; is issued with the following conditions referenced in EXHIBIT A, and is subject to the limitations stated herein.

Upon completion, all renovations, if any, specified in the Lease agreement, any supportive Design-Build Specifications, drawings or sketches, demonstrated at the ABFDC meeting on January 17, 2017, must comply with the provisions set forth in this letter and with the applicable New Hampshire Code for Barrier-Free Design. Although no comment or opinion is expressed regarding the New Hampshire State Building Code and the New Hampshire State Fire Code, and/or any other code; it is highly recommended, when applicable, relevant documentation be submitted to the local or State authority having jurisdiction, for any necessary approvals.

The Governor's Commission on Disability and/or the Architectural Barrier Free Design Committee cannot survey all state leased properties for compliance with the New Hampshire Code for Barrier Free Design or for compliance with the conditions stated in this Letter of Opinion. However, as a safeguard for the State of New Hampshire, for the citizens of New Hampshire, and to assure access for persons with disabilities; random surveys may be performed on an as needed basis for compliance regarding accessibility.

A representative for the Lessee or a designee of the Lessee must provide to the Governor's Commission on Disability proof of completion via photographs, invoices, or as outlined in EXHIBIT A, for the items listed therein, and shall certify to the Governor's Commission on Disability that the conditions outlined in EXHIBIT A and as set forth in the Lease Agreement and related attachments, as these items pertain to barrier free access, have been satisfied. At any time, should the Lessee not comply with the provisions of the Code for Barrier Free Design or the accessibility standards, or default on the completion of conditions; the Lessee, will rectify immediately after due notification by the Governor's Commission on Disability of the Architectural Barrier Free Design Committee.

This Letter of Opinion is based upon a review of all provided documentation regarding the premises, and this Letter of Opinion is based on the assurances of the Lessee for compliance therein. Future review of existing and new documentation, as well as, future physical site visits may be conducted at the discretion of the Governor's Commission on Disability and/or the Architectural Barrier Free Design Committee.

Respectfully submitted and approved by the **Architectural Barrier-Free Design Committee** on this day of **Tuesday, January 17, 2017**.

Barry Conway, Acting Chair

Architectural Barrier Free Design Committee

Cc: Charles J. Saia, Esq., Executive Director Governor's Commission on Disability

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**EXHIBIT A** 

NONE

# STATE OF NEW HAMPSHIRE DEPARTMENT OF ADMINISTRATIVE SERVICES BUREAU OF PLANNING AND MANAGEMENT STANDARD LEASE AGREEMENT

Parties to the I	Lease: of Lease is made th	is The December	<b>U</b> day of 2016	6, by the following parties
			<u> </u>	3,
Name:		er referred to as the		.C c/o Brady Sullivan properties, LLC
	corporate name)	Wall Street, LLC a	id Bilekwater, EL	ce cro Brady Sumvan properties, LLC
State of Incorp		a		
(if applicable)		. ,		
<b>Business Addr</b>		ady Sullivan proper	ties, 670 Commerc	cial Street
	(principal place of t	·		((0.0) (0.0) (0.0)
Manchester		NH	03101	(603) 622-6223
City		State	Zip	Telephone number
acting by and the	rough its Director of	or Commissioner of		E STATE OF NEW HAMPSHIRE,
Department N	ame: De	partment of Safety	· · · · · · · · · · · · · · · · · · ·	
Address:	33 L	Iazen Drive		
Addi ess.		IUZCII DIIVO		
Street Address	(official location of	Tenant's business o	ffice)	
Concord	NH	03305		(603) 227-4050
City	State	Zip		Telephone number
"Premises") for hereinafter set the Location of Sp (street address,	the Term, (as def orth: ace to be leased:	Manchester Common or on which the spa	Rent, (as defined ons, 2 <sup>nd</sup> floor, 377 see is located, and a	the following premises (hereinafter called the herein) and upon the terms and conditions South Willow St., Building B, Suites 2 & Sunit/suite # of space)
Manchester City		NH State	03101 Zip	
(provide square The Demise of stairways and e been provided Tenants' exclus to the Premises and signed by b	levators necessary f which includes acc sive use and all area and all parking are oth parties and plac	ed space) ogether with the rig or access thereto, an urate floor plans de as to be used in com as for the Tenant's ed on file, and shall	nd the lavatories ne epicting the Premi- mon with others, use; these docume be deemed as part	on, with others entitled thereto, the hallway earest thereto. "Demise Documentation" hises showing the extent of the space for together with site plan showing all entranents have been reviewed, accepted, agreed tof the lease document.
3.1 Effective D Commenci 31st		March		n the year 2017, and ending on the

- 3.2 Occupancy Term: Occupancy of the Premises and commencement of rentals payments shall be for a term (hereinafter called the "Term") of five (5) year(s) commencing on the lst day of April, in the year 2017, unless sooner terminated in accordance with the Provisions hereof.
- 3.3 Delay in Occupancy and Rental Payment Commencement: In the event of the Effective Date of the Agreement being prior to that which is set forth for Occupancy Term in 3.2. herein, commencement of the Tenant's occupancy of the Premises and payment of rent shall be delayed until construction and/or renovation of the Premises is complete and a copy of the "Certificate of Occupancy" (if said certificate is required by the local code enforcement official having jurisdiction) for the Premises has been delivered to the Tenant; the parties hereto agree this shall be upon the date set forth in 3.2 Occupancy Term herein. Upon this date the Tenant shall commence payment of rent in conformance with the terms and conditions herein and as set forth in the Schedule of Payments included and attached hereto as "Exhibit A". Notwithstanding the foregoing, commencement of occupancy and rental payments shall be further conditioned upon all other terms and conditions set forth in the Agreement herein.
  - A) "Completion" defined as "Substantial Completion": Notwithstanding anything contained in the Agreement to the contrary, it is understood and agreed by both Parties that "complete" shall mean "substantially completed". "Substantial Completion" is defined as no leasehold improvement deficiencies that would unreasonably adversely affect the Tenant's occupancy and/or business operations, nor would the installation or repairs of such deficiencies unreasonably adversely affect the Tenant's business operation. Notwithstanding the foregoing, nothing shall relieve the Landlord from their responsibility to fully complete all agreed renovations set forth or attached hereto.

#### 3.5 Conditions on the Commencement and Extension of Term:

Not withstanding the foregoing provisions, it is hereby understood and agreed by the parties hereto that this lease and the commencement of any Term, and any amendment or extension thereof, is conditioned upon its' approval by the Governor and Executive Council of the State of New Hampshire and, in the event that said approval is not given until after the date for commencement of the Term, the Term shall begin on the date of said approval. In the event that said approval request is denied, then this Lease shall thereupon immediately terminate, and all obligations hereunder of the parties hereto shall cease.

#### 4. Rent:

- 4.1 Rent: During the Term hereof and any extended Term, the Tenant shall pay the Landlord annual rent (hereinafter called the "Rent") payable in advance at the Landlord's address set forth in Section 1 above, in twelve equal monthly installments. The first such installment shall be due and payable on the following date:
  (insert month, date and year) April 1, 2017
  The rent due and payable for each year of the term, and any supplemental provisions affecting or escalating said rent or specifying any additional payments for any reason, shall be as set forth in a Schedule of Payments made a part hereto and attached herein as "Exhibit A".
- **4.2 Taxes and other Assessments:** The Landlord shall be responsible for, and pay for, all taxes and other assessment(s) applicable to the Premises.

Landlord Initials Date:

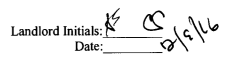
#### 5. Conditional Obligation of the State:

Notwithstanding any provisions of this Lease to the contrary, it is hereby expressly understood and agreed by the Landlord that all obligations of the Tenant hereunder, including without limitation, the continuance of payments hereunder, are contingent upon the availability and continued appropriation of funds, and in no event shall the Tenant be liable for any payments hereunder in excess of such available appropriated funds. In the event of a reduction or termination of appropriated funds, the Tenant shall have the right to withhold payment until such funds become available, if ever, and shall have the right to terminate this Lease in whole or in part immediately upon giving the Landlord notice of such termination. The State shall not be required to transfer funds from any other account in the event funding for the account from which the "rent" specified for the lease herein is terminated or reduced. It is further expressly understood and agreed by the Landlord that in the event the State of New Hampshire makes available State owned facilities for the housing of the Tenant the Tenant may, at its' option, serve thirty (30) days written notice to the Landlord of its intention to cancel the Lease in whole or in part. Whenever the Tenant decides to cancel the Lease in whole or in part under this Section the Tenant shall vacate all or part of the Premises within a thirty (30) day period. The Lease to the portion of the Premises vacated shall henceforth be canceled and void, while the Lease to the portion of the Premises still occupied shall remain in effect, with a pro rata abatement of the rent made by the parties hereto.

- 6. Utilities: Select one of the following standard clauses specifying the party(s) responsible for the provision of utilities indicating the applicable clause with an "x". If neither clause provides an adequate or accurate explanation provide a detailed explanation as a "Special Provision" in "Exhibit D" herein.
- The Landlord shall furnish all utilities and the Tenant shall remit reimbursement for their provision no later than thirty (30) days after receipt of Landlord's copy of the utility invoice(s). Any exceptions to the forgoing specifying certain utilities which the Landlord will provide with no reimbursement payment from the Tenant shall be listed in the space below:

below: Exceptions: Tenant shall reimburse the utility companies directly for utility invoices.
OR:  The Landlord shall at their own and sole expense furnish all utilities, the Tenant shall make no reimbursement. An exceptions to the forgoing specifying certain utilities that the Tenant shall be responsible for arranging and making direct payment to the provider thereof shall be listed in the space below:  Exceptions:

- 6.1 General Provisions: The Landlord agrees to furnish heat, ventilation and air-conditioning to the Premises in accordance with current industry standards as set forth by the American Industrial Hygiene Association or AIHA and the American Society of Heating, Refrigeration and Air-Conditioning Engineers, Inc. or ASHRAE during the Tenant's business hours, the indoor air temperature of the Premises shall range from 68° F to 75° F during the winter, and 69° F to 76° F in the summer; if humidity control is provided relative humidity in the Premises shall range from 30% to 60%. During the Tenant's business hours heating, ventilation and air-conditioning shall also be provided to any common hallways, stairways, elevators and lavatories which are part of the building to which the Premises are a part. The Tenant agrees that provision of heating, ventilation and air-conditioning is subject to reasonable interruptions due to the Landlord making repairs, alterations, maintenance or improvements to the system, or the infrequent occurrence of causes beyond the Landlord's control. All Heating and Ventilation Control systems and filters shall be cleaned and maintained by the Landlord in accordance with ASHRAE and AIHA standards, and in conformance with the provisions of Section 8 "Maintenance and Repair" herein, and in a manner sufficient to provide consistent compliance with the State of New Hampshire's Clean Indoor Air Standards" (RSA 10:B). If the premises are not equipped with an air handling system that provides centralized air-conditioning or humidity control the provisions set forth herein regarding these particular systems shall not apply.
- 6.2 Sewer and Water Services: The Landlord shall provide and maintain in good and proper working order all sewer and water services to the Premises. Provision of said services shall include payment of all charges, expenses or fees incurred with provision of said services. All sewer and water services shall be provided and maintained in conformance with all applicable regulatory laws and ordinances.



6.3 Electrical and Lighting: The Landlord shall furnish all electrical power distribution, outlets and lighting in compliance with the most current National Electrical Code standards. Lighting fixtures throughout the Premises shall be capable of providing illumination levels in accordance with ANSI/IES Standards for Office Lighting in effect on the date of commencement of the term herein. Lighting for exterior areas and other applications shall conform to the recommended levels in the current IES Lighting Handbook in effect on the date of commencement of the term herein.

#### 7. Use of Premises:

The Tenant shall use the premises for the purpose of:

Department of Safety, Division of Motor Vehicles, Manchester office, including operating testing utilizing various vehicles and other motor vehicle related functions,

and for any other reasonable purposes that may arise in the course of the Tenant's business.

#### 8. Maintenance and Repair by the Landlord:

- 8.1 General Provisions: The Landlord shall at its own expense, maintain the exterior and interior of the Premises in good repair and condition, including any "common" building spaces such as parking areas, walkways, public lobbies, and restrooms, and including all hallways, passageways, stairways, and elevators which provide access to the Premises. The Landlord agrees to make any and all repairs and perform all maintenance to the Premises or any appurtenance thereto, which may become necessary during the Term or any extension or amendment of the Term. These repairs and maintenance requirements shall be fulfilled whether they are ordered by a public authority having jurisdiction, requested by the Tenant, or are dictated by reasonable and sound judgment, and include but are not limited to: The repair, and if necessary the replacement of any existent roof, walls, floors, doors and entry ways, interior finishes, foundations, windows, sidewalks, ramps and stairs, heating, air-conditioning and ventilation systems, plumbing, sewer, and lighting systems, and all operating equipment provided by the Landlord. Maintenance shall also include timely and consistent provision of any and all pest control which may become necessary within the Premises. Maintenance to areas or equipment which provide compliance with the Federal "American's with Disabilities Act" (ADA) and/or any State or Municipal codes or ordinances specifying requirements for architectural barrier-free access shall be performed regularly and with due diligence, in order to ensure continuity of compliance with all applicable regulations. The Landlord shall meet with the Tenant upon request and as necessary to review and discuss the condition of the Premises.
- 8.2 Maintenance and Repair of Broken Glass: The Landlord shall replace any and all structurally damaged or broken glass the same day that they are notified by the Tenant, or the damage is observed. In the event that the Landlord is unable to procure and/or install the replacement glass within the same day, they shall notify the Tenant in writing prior to the close of business that day, providing an explanation as to the cause of the delay and the date the damage will be corrected. In the instance of delayed repair, the Landlord shall remove the damaged or broken glass the same day it is noticed or reported, and secure the opening and/or damaged area to the satisfaction of the Tenant.
- **8.3 Recycling:** The Landlord shall cooperate with the Tenant to meet the requirements for waste reduction and recycling of materials pursuant to all Federal, State, and Municipal laws and regulations which are or may become effective or amended during the Term.
- **8.4 Window Cleaning:** The Landlord shall clean both the exterior and interior surfaces of all windows in the Premises annually. Window cleaning shall be completed no later than July 1<sup>st</sup> of every year.
- 8.5 Snow Plowing and Removal: The Landlord shall make best efforts to provide for rapid and consistent ice and snow plowing and/or removal from all steps, walkways, doorways, sidewalks, driveway entrances and parking lots, including accessible parking spaces and their access aisles, providing sanding and/or salt application as needed. Plowing and/or removal shall be provided prior to Tenant's normal working hours, however, additional work shall be provided as needed during the Tenant's working hours if ice accumulates or if more than a 2" build-up of snow occurs. Best efforts shall be made to provide and maintain bare pavement at all times. In addition to the foregoing, the Landlord shall provide plowing and/or ice and snow removal service with diligence sufficient to maintain availability of the number of Tenant parking spaces designated in the Agreement herein for the Tenant's use, clearing said spaces within twelve (12) hours of snow and/or ice accumulations. The Landlord shall sweep and remove winter sand and salt deposited in the above referenced areas by no later than June 1st of each year.

Landlord Initials: Date:

- **8.6 Parking Lot Maintenance:** Landlord shall maintain and repair all parking lot areas, walks and access ways to the parking lot; maintenance shall include paving, catch basins, curbs, and striping. Provision of parking lot maintenance shall include but not be limited to the following:
  - A) Inspect pavement for cracks and heaves semi-annually. Monitor to identify source of cracking, if excessive moisture is found under pavement surfaces due to poor drainage, remove pavement, drain properly, and replace with new pavement.
  - B) Re-stripe the parking lot at least once every three (3) years or as necessary to maintain clear designation of spaces, directional symbols and access aisles.
  - C) Maintain all parking lot and exterior directional signage, replacing signs as necessary when substantially faded, damaged or missing.
- 8.7 Site Maintenance: Landlord shall maintain and provide as follows:
  - A) The Landlord shall maintain all lawns, grass areas and shrubs, hedges or trees in a suitable, neat appearance and keep all such areas and parking areas free of refuse or litter. Any graffiti shall be promptly removed.
  - B) The Landlord shall maintain and repair all exterior lighting fixtures and bulbs, providing same day maintenance and repair when possible.
  - C) The Landlord shall clean and wash all exterior cleanable/washable surfaces and repaint all painted surfaces, including remarking painted lines and symbols in the parking lot and access lanes thereto, once every three years, except where surfaces are in disrepair in advance of this time frame, which case it shall be required on a more frequent basis.
  - D) The Landlord shall regularly inspect and maintain the roof, including cleaning of roof drains, gutters, and scuppers on a regular basis, and timely control of snow and ice build-up. Flashings and other roof accessories shall be observed for signs of deterioration with remedy provided prior to defect. If interior leaks are detected, the cause shall be determined and a solution implemented as quickly as possible to prevent damage to interior finishes and fixtures. Landlord shall inspect roof seams annually, especially at curbs, parapets, and other places prone to leaks, investigate any ponding, etc. All work on the roof shall be conducted so as to maintain roof warranty.
- 8.8 Heating Ventilation and Air Conditioning (HVAC): The HVAC system in the Premises shall be maintained regularly and with due diligence in order to ensure continuous compliance with the standards set forth by the State of New Hampshire NH "Clean Indoor Air" act (RSA 10:B) and in accordance with current industry standards set forth by the "American Industrial Hygiene Association" (AIHA) and the "American Society of Heating, Refrigeration and Air-Conditioning Engineers, Inc." (ASHRAE). All HVAC air filters shall be replaced on a semi-annual basis; and the air filters used in the HVAC system shall provide the greatest degree of particulate filtration feasible for use in the Premise's air handling system. All HVAC condensate pans shall be emptied and cleaned on a semi-annual basis. The Landlord shall keep a written record of the dates the required semi-annual HVAC maintenance is provided, submitting a copy of this record to the Tenant on the annual anniversary date of the agreement herein. Any moisture incursions and/or leaks into the Premises shall be repaired immediately, this shall include the repair and/or replacement of any HVAC component which caused the incursion, and the replacement of any and all interior surfaces which have become moisture ladened and cannot be dried in entirety to prevent possible future growth of mold.
  - A) Maintenance of Air Quality Standards: In the event that the referenced statutory requirements for indoor air quality are not met at any time during the term, the Landlord agrees to undertake corrective action within ten (10) days of notice of deficiency issued by the Tenant. The notice shall contain documentation of the deficiency, including objective analysis of the indoor air quality.
  - B) Landlord and Tenant agree to meet as requested by either party and review concerns or complaints regarding indoor air quality issues. In the event of any issue not being resolved to the mutual satisfaction of either party within thirty (30) days of such meeting, an independent qualified and licensed professional shall be retained to prepare an objective analysis of air quality, mechanical systems and operations/maintenance procedures. Should the analysis support the complaint of the Tenant, the cost of the report and corrective actions shall be borne by the Landlord. Should the report fail to support any need for corrective action or be the result of changes in occupancy count or space uses by the Tenant from the time of initial occupancy, the cost of the independent consultant shall be borne by the Tenant.

C) In addition to other provisions of this section, the Landlord hereby agrees to make their best effort to replace any and all malfunctioned HVAC systems or parts the same day that they are notified or observe the damage. In the event that the Landlord is unable to procure and/or install the replacement part, section or unit within said day, the Landlord must notify the Tenant in writing prior to the close of business that day to provide an explanation as to the cause for the delay and the date the deficiencies will be corrected. In this case, the Landlord shall provide temporary air circulation or heat to accommodate the Tenant until the deficiency is remedied.

#### 8.9 Maintenance and Repair of Lighting, Alarm Systems, Exit Signs etc:

Maintenance within the premises shall include the Landlord's timely repair and/or replacement of all lighting fixtures, ballasts, starters, incandescent and fluorescent lamps as may be required. The Landlord shall provide and maintain all emergency lighting systems, fire alarm systems, sprinkler systems, exit signs and fire extinguishers in the Premises and/or located in the building to which the Premises are a part in conformance with requirements set forth by the State of New Hampshire Department of Safety, Fire Marshall's office and/or the requirements of the National Fire Protection Agency (NFPA). Said systems and fire extinguishers shall be tested as required and any deficiencies corrected. A report shall be maintained of all testing and corrections made, with a copy of the report furnished to the Tenant no later than thirty (30) days after each semi-annual update to the report.

#### 8.10 Interior finishes and surfaces:

Any and all suspended ceiling tiles and insulation which becomes damp and/or water marked shall be replaced (tiles shall match existing in texture and color) no later than three (3) days from the date the damage or water incursion is reported by the Tenant or observed by the Landlord. The Landlord shall clean and wash all interior washable surfaces and repaint all interior painted surfaces in colors agreeable to the Tenant at least once every five years, except where surfaces are in disrepair in which case it shall be required on a more frequent basis.

11	Janitorial Services: Provision of janitorial services to the Premises shall be as described below, and as specified in a schedule of services that shall be attached as "Exhibit B" hereto.
	Janitorial Services shall be provided by the Landlord, as defined and specified in the schedule of services attached as Exhibit B hereto.
	OR:
	☑ Janitorial Services shall be provided by the Tenant, as defined and specified in the schedule of services attached as Exhibit B hereto.

8.12 Failure to Maintain, Tenant's Remedy: If the Landlord fails to maintain the Premises as provided herein, the Tenant shall give the Landlord written notice of such failure. If within ten (10) calendar days after such notice is given to the Landlord no steps to remedy the condition(s) specified have been initiated, the Tenant may, at their option, and in addition to other rights and remedies of Tenant provided hereunder, contract to have such condition(s) repaired, and the Landlord shall be liable for any and all expenses incurred by the Tenant resulting from the Landlord's failure. Tenant shall submit documentation of the expenses incurred to the Landlord, who shall reimburse the Tenant within thirty (30) days of receipt of said documentation of work. If the Landlord fails to reimburse the Tenant within thirty (30) days, the Tenant shall withhold the amount of the expense from the rental payment(s), reimbursing the Landlord only after the cost of any and all repair expenses have been recovered from the Landlord.

Landlord Initials: Bate: 19/16

- 9. Manner of Work, Compliance with Laws and Regulations: All new construction, renovations and/or alterations to existing buildings, hereinafter known as "work" shall conform to the following:
  - All work, whether undertaken as the Landlord's or Tenant's responsibility, shall be performed in a good workmanlike manner, and when completed shall be in compliance with all Federal, State, or municipal statute's building codes, rules, guidelines and zoning laws. Any permits required by any ordinance, law, or public regulation, shall be obtained by the party (Tenant or Landlord) responsible for the performance of the construction or alteration. The party responsible shall lawfully post any and all work permits required, and if a "certificate of occupancy" is required shall obtain the "certificate" from the code enforcement authority having jurisdiction prior to Tenant occupancy. No alteration shall weaken or impair the structure of the Premises, or substantially lessen its value. All new construction, alterations, additions or improvements shall be provided in accordance with the Tenant's design intent floor plans, specifications, and schedules; which together shall be called the "Tenant's Design-Build Documents". The Tenant's finalized version of the Design-Build Documents shall be reviewed, accepted, agreed-to and signed by both parties and shall be deemed as part of the lease document.
  - 9.1 Barrier-Free Accessibility: No alteration shall be undertaken which decreases, or has the effect of decreasing, architecturally Barrier-free accessibility or the usability of the building or facility below the standards and codes in force and applicable to the alterations as of the date of the performance. If existing elements, (such as millwork, signage, or ramps), spaces, or common areas are altered, then each such altered element, space, or common area shall be altered in a manner compliant with the Code for Barrier-Free Design (RSA 275 C:14, ABFD 300-303) and with all applicable provisions for the Americans with Disabilities Act Standards for Accessible Design, Section 4.4.4 to 4.1.3 "Minimum Requirements" (for new construction).
  - 9.2 Work Clean Up: The Landlord or Tenant, upon the occasion of performing any alteration or repair work, shall in a timely manner clean all affected space and surfaces, removing all dirt, debris, stains, soot or other accumulation caused by such work.
  - 9.3 State Energy Code: New construction and/or additions that add 25% or greater to the gross floor area of the existing building to which the Premises are a part and/or that are estimated to exceed one million (\$1,000,000) in construction costs, or renovations that exceed 25% of the existing gross floor area, shall conform to all applicable requirements of the State of New Hampshire Energy Code.
  - 9.4 Alterations, etc.: The Tenant may, at its own expense, make any alterations, additions or improvements to the premises; provided that the Tenant obtains prior written permission from the Landlord to perform the work. Such approval shall not be unreasonably withheld.
  - 9.5 Ownership, Removal of Alterations, Additions or Improvements: All alterations, additions or improvements which can be removed without causing substantial damage to the Premises, and where paid for by the Tenant, shall be the property of the Tenant at the termination of the Lease. This property may be removed by the Tenant prior to the termination of the lease, or within ten (10) days after the date of termination. With the exception of removal of improvements, alterations or renovations which were provided under the terms of the Agreement herein, the Tenant shall leave the Premises in the same condition as it was received, ordinary wear and tear excluded, in broom clean condition, and shall repair any damages caused by the removal of their property.
- 10. New construction, Additions, Renovations or Improvements to the Premises:

The following provisions shall be applicable to the Agreement herein if new construction, improvements or renovations are provided by the Landlord: The Tenant and Landlord have agreed that prior to Tenant occupancy and the commencement of rental payments the Landlord will complete certain new construction, additions, alterations, or improvements to the Premises, (hereinafter collectively referred to as "Improvements") for the purpose of preparing the same for the Tenant's occupancy. Such improvements shall be provided in conformance with the provisions set forth in Section 9 herein and in conformance with the Tenant's Design-Build specifications and plans which shall be reviewed, accepted, agreed-to and signed by both parties and shall be deemed as part of the lease document. It shall be the Landlord's responsibility to provide any and all necessary construction drawings and/or specifications, inclusive (if required for conformance with applicable permitting process) of provision of licensed architectural or engineering stamp(s), and abiding by all review and permitting processes required by the local code enforcement official having jurisdiction. In connection with these improvements the Landlord warrants, represents, covenants and agrees as follows:

Landlord Initials:

- 10.1 Provision of Work, etc.: Unless expressly otherwise agreed by both parties, all improvements shall be made at the Landlord's sole expense, with said provision amortized into the Rent set forth herein.
  - A) In the event Tenant has agreed to the Landlord making certain improvements that are not included within those provided at the sole expense of Landlord or not amortized within the Rent, payment shall either be paid in total after Landlord has successfully completed all agreed improvements, or be paid in accordance with a payment schedule which shall withhold a proportion of the total payment until after Landlord has successfully completed the agreed improvements. Tenant's total additional payment and agreed payment schedule shall be set forth in the Agreement herein as a provision within Exhibit A "Schedule of Payments" herein and be listed as a separate section to the Schedule of Payments.
  - 10.2 Schedule for Completion: All improvements shall be completed in accordance with the "Tenant's Design-Build Documents" which shall be reviewed, accepted, agreed-to and signed by both parties and shall be deemed as part of the lease document, and shall be completed on or before the date set forth in section 3.2 herein for commencement of the "Occupancy Term".
- 10.3 Landlord's Delay in Completion; Failure to Complete, Tenant's Options: If by reason of neglect or willful failure to perform on the part of the Landlord improvements to the Premises are not completed in accordance with the agreement herein, or the Premises are not completed within the agreed time frame, the Tenant may at its' option:
  - A) Termination of Lease: Terminate the Lease, in which event all obligations of the parties hereunder shall cease; or
  - B) Occupancy of Premises "As is": Occupy the Premises in its current condition, provided a "certificate of occupancy" has been issued for the Premises by the code enforcement official having jurisdiction, in which event the rent hereunder shall be decreased by the estimated proportionate cost of the scheduled improvements, reflecting the Landlord's failure to complete the improvements. The decreased rent shall remain in effect until such time the landlord completes the scheduled improvements; or
  - C) Completion of Improvements by Tenant: Complete the improvements at Tenant's own expense, in which case the amount of money expended by the Tenant to complete the improvements shall be offset and withheld against the rent to be paid hereunder; or
  - D) Delay Occupancy: The date for Tenant occupancy and commencement of rental payments set forth in Section 3.2 herein, shall at the Tenant's option, be postponed until possession of the Premises is given. In such instance the "Schedule of Payments" set forth in Exhibit A herein shall be amended to reflect the delayed inception date of the Tenant's rental and occupancy, with the date for termination also revised to expire the same number or years and/or months thereafter as originally set forth in the Agreement herein. Commencement of the amended Agreement shall be subject to the provisions of paragraph 3.5 herein.
- 11. Quiet Enjoyment: Landlord covenants and agrees the Tenant's quiet and peaceful enjoyment of the Premises shall not be disturbed or interfered with by the Landlord, or any person claiming by, through or under the Landlord. Routine maintenance or inspection of the Premises shall be scheduled with Tenant at least one week in advance, to occur during a mutually agreeable time frame, and to be negotiated in good faith by both parties. Notwithstanding the provisions of this section, the Tenant agrees and covenants that in the event of an emergency requiring the Landlord to gain immediate access to the Premises, access shall not be denied.
- 12. Signs: Tenant shall have the right to erect a sign or signs on the Premises identifying the Tenant, obtaining the consent of the Landlord prior to the installation of the signs; such consent shall not be unreasonably denied. All signs that have been provided by the Tenant shall be removed by them, at their own expense, at the end of the Term or any extension thereof. All damage due to such removal shall be repaired by the Tenant if such repair is requested by the Landlord.

Landlord Initials: Date: Date:

- 13. Inspection: Three (3) months prior to the expiration of the Term, the Landlord or Landlord's agents may enter the Premises during all reasonable working hours for the purpose of inspecting the same, or making repairs, or for showing the Premises to persons interested in renting it, providing that such entrance is scheduled at least 24 hours notice in advance with the Tenant. Six (6) months prior to the expiration of the term, the Landlord may affix to any suitable part of the Premises, or of the property to which the Premises are a part, a notice or sign for the purpose of letting or selling the Premises.
- 14. Assignment and Sublease: This lease shall not be assigned by the Landlord or Tenant without the prior written consent to the other, nor shall the Tenant sublet the Premises or any portion thereof without Landlord's written consent, such consent is not to be unreasonably withheld or denied. Notwithstanding the foregoing, the Tenant may sublet the Premises or any portion thereof to a government agency under the auspices of the Tenant without Landlord's prior consent.
- 15. Insurance: During the Term and any extension thereof, the Landlord shall at it's sole expense, obtain and maintain in force, and shall require any subcontractor or assignee to obtain and maintain in force, the following insurance with respect to the Premises and the property of which the Premises are a part: comprehensive general liability insurance against all claims of bodily injury, death or property damage occurring on, (or claimed to have occurred on) in or about the Premises. Such insurance is to provide minimum insured coverage conforming to: General Liability coverage of not less than one million (\$1,000,000) per occurrence and not less than three million (\$3,000,000) general aggregate; with coverage of Excess/Umbrella Liability of not less than one million (\$1,000,000). The policies described herein shall be on policy forms and endorsements approved for use in the State of New Hampshire by the N.H. Department of Insurance and issued by insurers licensed in the State of New Hampshire. Each certificate(s) of insurance shall contain a clause requiring the insurer to endeavor to provide the Tenant no less than ten (10) days prior written notice of cancellation or modification of the policy. The Landlord shall deposit with the Tenant certificates of insurance for all insurance required under this Agreement, (or for any Extension or Amendment thereof) which shall be attached and are incorporated herein by reference. During the Term of the Agreement the Landlord shall furnish the Tenant with certificate(s) of renewal(s) of insurance required under this Agreement no later than fifteen (15) days prior to the expiration date of each of the policies.
  - 15.1 Workers Compensation Insurance: To the extent the Landlord is subject to the requirements of NH RSA chapter 281-A, Landlord shall maintain, and require any subcontractor or assignee to secure and maintain, payment of Workers' Compensation in connection with activities which the person proposes to undertake pursuant to this Agreement. The Landlord shall furnish the Tenant proof of Workers' Compensation in the manner described in N.H. RSA chapter 281-A and any applicable renewal(s) thereof, which shall be attached and are incorporated herein by reference. The Tenant shall not be responsible for payment of any Workers' Compensation premiums or for any other claim or benefit for the Landlord, or any subcontractor of the Landlord, which might arise under applicable State of New Hampshire Workers' Compensation laws in connection with the performance of the Services under this Agreement.
- 16. Indemnification: Landlord will save Tenant harmless and will defend and indemnify Tenant from and against any losses suffered by the Tenant, and from and against any and all claims, liabilities or penalties asserted by, or on behalf of, any person, firm, corporation, or public authority:
  - 16.1 Acts or Omissions of Landlord: On account of, or based upon, any injury to a person or loss or damage to property, sustained or occurring, or which is claimed to have been sustained or to have occurred on or about the Premises, on account of or based upon the act, omission, fault, negligence or misconduct of the Landlord, its agents, servants, contractors, or employees.
  - 16.2 Landlord's Failure to Perform Obligations: On account of or resulting from, the failure of the Landlord to perform and discharge any of its covenants and obligations under this Lease and, in respect to the foregoing from and against all costs, expenses (including reasonable attorney's fees) and liabilities incurred in, or in connection with, any such claim, or any action or proceeding brought thereon; and in the case of any action or proceeding being brought against the Tenant by reason of any such claim, the Landlord, upon notice from Tenant shall at Landlord's expense resist or defend such action or proceeding.
  - 16.3 Tenant's Acts or Omissions Excepted: Notwithstanding the foregoing, nothing contained in this section shall be construed to require the Landlord to indemnify the Tenant for any loss or damage resulting from the acts or omissions of the Tenant's servants or employees. Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the sovereign immunity of the State, which immunity is hereby reserved to the State.

Landlord Initials: Date:

- 17. Fire, Damage and Eminent Domain: The Tenant and Landlord agree that in the event of fire or other damage to the Premises, the party first discovering the damage shall give immediate notice to the other party. Should all or a portion of the Premises, or the property to which they are a part, be substantially damaged by fire or other peril, or be taken by eminent domain, the Landlord or the Tenant may elect to terminate this Lease. When such fire, damage or taking renders the Premises substantially unsuitable for their intended use, a just and proportionate abatement of the rent shall be made as of the date of such fire, damage, or taking, remaining in effect until such time as the Tenant's occupancy and use has been restored in entirety.
  - 17.1 Landlord's Repair: In the event of damage to the Premises that can be repaired within ninety (90) days:
    - A) No later than five (5) days after the date of damage to the Premises, the Landlord shall provide the Tenant with written notice of their intention to repair the Premises and restore its previous condition; and.
    - B) The Landlord shall thereupon expeditiously, at their sole expense and in good and workmanlike manner, undertake and complete such repairs that are necessary to restore the Premises to its previous condition.
    - C) The Landlord may provide alternate temporary space for the Tenant until such time that the Premises are restored to a condition that is substantially suitable for the Tenant's intended use. Alternate temporary space is subject to the acceptance of the Tenant. Should said temporary space provide less square footage and/or limited services for the Tenant's use, a proportionate abatement of the rent shall be made.
  - 17.2 Tenant's Remedies: In the event the Premises cannot be repaired within ninety (90) days of said fire or other cause of damage, or the Tenant is unwilling or unable to wait for completion of said repair, the Tenant may, at its sole discretion, terminate the agreement herein effective as of the date of such fire or damage, without liability to the Landlord and without further obligation to make rental payments.
  - 17.3 Landlord's Right To Damages: The Landlord reserves, and the Tenant grants to the Landlord, all rights which the Landlord may have for damages or injury to the Premises, or for any taking by eminent domain, except for damage to the Tenant's fixtures, property, or equipment, or any award for the Tenant's moving expenses.
- 18. Event of Default; Termination by the Landlord and the Tenant:
  - 18.1 Event of Default; Landlord's Termination: In the event that:
    - A) Tenant's Failure to Pay Rent: The Tenant shall default in the payment of any installment of the rent, or any other sum herein specified, and such default shall continue for thirty (30) days after written notice thereof; or
    - B) Tenant's Breach of Covenants, etc.: The Tenant shall default in the observation of or performance of, any other of the Tenant's covenants, agreements, or obligations hereunder and such default is not corrected within thirty (30) days of written notice by the Landlord to the Tenant specifying such default and requiring it to be remedied then: The Landlord may serve ten (10) days written notice of cancellation of this Lease upon the Tenant, and upon the expiration of such ten days, this Lease and the Term hereunder shall terminate. Upon such termination the Landlord may immediately or any time thereafter, without demand or notice, enter into or upon the Premises (or any part thereon) and repossess the same.
  - 18.2 Landlord's Default: Tenant's Remedies: In the event that the Landlord defaults in the observance of any of the Landlord's covenants, agreements and obligations hereunder, and such default shall materially impair the habitability and use of the Premises by the Tenant, and is not corrected within thirty (30) days of written notice by the Tenant to the Landlord specifying such default and requiring it to be remedied, then the Tenant at its option, may withhold a proportionate amount of the rent until such default is cured, or it may serve a written five (5) day notice of cancellation of this Lease upon the Landlord, and upon the expiration of such a five day period the Lease shall terminate. If any such default of the Landlord does not materially impair the habitability and use of the Premises by the Tenant, the Landlord shall cure such default within thirty (30) days of written notice or within a reasonable alternative amount of time agreed upon in writing by Tenant, failing which, Tenant may terminate this Lease upon ten (10) days written notice to Landlord.
  - 18.3 Rights Hereunder: The rights granted under this Section are in addition to, and not in substitution for, any rights or remedies granted herein to the parties, or any rights or remedies at law, or in equity.

19. Surrender of the Premises: In the event that the Term, or any extension thereof, shall have expired or terminated, the Tenant shall peacefully quit and deliver up the Premises to the Landlord in as good order and condition, reasonable wear, tear, and obsolescence and unavoidable casualties excepted, as they are in at the beginning of the term of this lease, and shall surrender all improvements, alterations, or additions made by the Tenant which cannot be removed without causing damage to the Premises. The Tenant shall remove all of its' personal property surrendering the Premises to the Landlord in broom clean condition.

#### 20. Hazardous Substances:

- **20.1 Disclosure:** The Landlord warrants that to their knowledge and belief, the Premises are free of present or potential contamination which may impact the health or safety of the occupants; examples include but are not limited to: hazardous substances such as asbestos, lead and/or mold.
- 20.2 Maintenance/Activity Compliance: In the event hazardous materials are present, the Landlord further warrants that all custodial, maintenance or other activities on the Premises will be conducted in compliance with applicable statues, regulations and/or accepted protocols regarding the handling of said materials.
- 20.3 Action to Remove/Remediate: The Landlord shall promptly take all actions that may be necessary to assess, remove, and/or remediate Hazardous Substances that are on, or in the Premises or the building to which the Premises is a part. Said action shall be to the full extent required by laws, rules, accepted industry standard protocols and/or other restrictions or requirements of governmental authorities relating to the environment, indoor air quality, or any Hazardous Substance. Notwithstanding the foregoing, the provisions of 20.5 herein regarding Asbestos shall prevail.
- 20.4 Non-Permitted Use, Generation, Storage or Disposal: The Tenant shall not cause or permit Hazardous Substances to be used, generated, stored or disposed of in the Premises or the building to which it is a part. The Tenant may, however, use minimal quantities of cleaning fluid and office or household supplies that may constitute Hazardous Substances, but that are customarily present in and about premises used for the Permitted Use.

#### 20.5 Asbestos:

- A) No later than thirty (30) days after the inception of the term herein, the Landlord shall provide the Tenant with the results of an asbestos inspection survey of the Premises and any common areas of the building which may affect the Tenant occupants or its clients. The inspection shall identify all accessible asbestos in these areas of the building and shall be preformed by a person certified in accordance with State law and satisfactory to the Tenant. The results of the inspection shall be made a part of the Agreement herein.
- B) In the event that asbestos containing material are identified which are in the status of "significantly damaged" or "damaged" (as described in "40 CFR 763") these materials shall be abated in a manner satisfactory to the Tenant, including provision of acceptable air monitoring using Phase Contrast Microscopy.
- C) In the event that asbestos containing materials are identified, but which are not damaged, the Landlord shall install an operations and maintenance program satisfactory to the Tenant which is designed to periodically re-inspect asbestos containing materials and to take corrective action as specified in 20.5 (b) above when appropriate. Results of such re-inspections and all air quality monitoring shall be provided to the Tenant within 14 (fourteen) days of completion.

#### 20.6 Material Safety Data Sheets (MSDS)

- A) The Landlord shall submit MSDS for any and all materials, including cleaning products, introduced to the Premises to the Tenant prior to use. This will enable the Tenant to review submittals for possible adverse health risks associated with the products.
- B) At time of occupancy by the Tenant, the Landlord shall provide the Tenant with MSDS for all products incorporated into the Work. This submittal shall be provided in duplicate form presented in three ring binders, categorized in Construction Standards Institute (CSI) format.

Landlord Initials Date:

- 21. Broker's Fees and Indemnification: The Landlord agrees and warrants that the Tenant owes no commissions, fees or claims with any broker or finder with respect to the leasing of the Premises. All claims, fees or commissions with any broker or finder are the exclusive responsibility of the Landlord, who hereby agrees to exonerate and indemnify the Tenant against any such claims.
- 22. Notice: Any notice sent by a party hereto to the other party shall be deemed to have been duly delivered or given at the time of mailing by registered or certified mail, postage prepaid, in a United States Post Office, addressed to the parties at the addresses provided in Section 1 herein.
- 23. Required Property Management and Contact Persons: During the Term both parties shall be responsible for issuing written notification to the other if their contact person(s) changes, providing updated contact information at the time of said notice.
  - 23.1 Property Management: Notwithstanding the provisions of Section "22 Notice", the Landlord shall employ and/or identify a full time property manager or management team for the Premises who shall be responsible for addressing maintenance and security concerns for the Premises and issuing all reports, testing results and general maintenance correspondence due and required during the Term. The Landlord shall provide the Tenant with the information listed below for the designated management contact person for use during regular business hours and for 24-hour emergency response use.

LANDLORD'S PROPERTY MANAGEMENT CONTACT:

Name:	Charles N. Panasis		
Title:	Director of Commercial Real Estate, Brady Sullivan Properties		
Address:	670 Commercial Street, Manchester, NH 03101 Phone:	(603) 622-6223	
Email Addr	ess: cpanasis@bradysullivan.com		

23.2 Tenant's Contact Person: Notwithstanding the provisions of Section "22 Notice", the Tenant shall employ and/or identify a designated contact person who shall be responsible for conveying all facility concerns regarding the Premises and/or receiving all maintenance reports, testing results and general correspondence during the term. The Tenant shall provide the Landlord with the information listed below for the designated contact person. TENANT'S CONTACT PERSON:

Name:	Arthur Garlow	·		
Title:	Assistant Director, Division of Motor Vehicle	<u>s</u>		
Address:	23 Hazen Drive, Concord, NH 03305	Phone:	(603) 227-4050	
Email Addre	ess: arthur.garlow@dos.nh.gov			

- 24. Landlord's Relation to the State of New Hampshire: In the performance of this Agreement the Landlord is in all respects an independent contractor, and is neither an agent nor an employee of the State of New Hampshire (the "State"). Neither the Landlord nor any of its officers, employees, agents or members shall have authority to bind the State or receive any benefits, workers' compensation or other emoluments provided by the State to its employees.
- 25. Compliance by Landlord with Laws and Regulations/Equal Employment Opportunity:
  - 25.1 Compliance with Laws, etc: In connection with the performance of the Services set forth herein, the Landlord shall comply with all statutes, laws, regulations and orders of federal, state, county or municipal authorities which impose any obligations or duty upon the Landlord, including, but not limited to, civil rights and equal opportunity laws. In addition, the Landlord shall comply with all applicable copyright laws.
    - A) The Tenant reserves the right to offset from any amounts otherwise payable to the Landlord under this Agreement those liquidated amounts required or permitted by N.H. RSA 80:7 through RSA 80:7-c or any other provision of law.
  - 25.2 Discrimination: During the term of this Agreement, the Landlord shall not discriminate against employees or applicants for employment because of race, color, religion, creed, age, sex, handicap, sexual orientation, or national origin and will take affirmative action to prevent such discrimination.
  - 25.3 Funding Source: If this Agreement is funded in any part by monies of the United States, the Landlord shall comply with all the provisions of Executive Order No. 11246 ("Equal Employment Opportunity"), as supplemented by the regulation of the United States Department of Labor (41 C.F.R. Part 60), and with any rules, regulations and guidelines of the State of New Hampshire or the United States issued to implement these regulations. The Landlord further agrees to permit the State or United States access to any of the Landlord's



books, records and accounts for the purpose of ascertaining compliance with all rules, regulations and orders, and the covenants, terms and conditions of this Agreement.

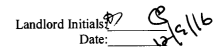
#### 26. Personnel:

The Landlord shall at its' own expense provide all personnel necessary to perform any and/or all services which they have agreed to provide. The Landlord warrants that all personnel engaged in the services shall be qualified to perform the services, and shall be properly licensed and otherwise authorized to do so under all applicable laws.

27. Bankruptcy and Insolvency: If the Landlord's leasehold estate shall be taken in execution, or by other process of law, or if any receiver or trustee shall be appointed for the business and property of the Landlord, and if such execution or other process, receivership or trusteeship shall not be discharged or ordered removed within sixty (60) days after the Landlord shall receive actual notice thereof, or if Landlord shall be adjudicated a bankrupt, or if Landlord shall make a general assignment of its leasehold estate for the benefit of creditors, then in any such event, the Tenant may terminate this lease by giving written notice thereof to the Landlord.

#### 28. Miscellaneous:

- **Extent of Instrument, Choice of Laws, Amendment, etc.:** This Lease, which may be executed in a number of counterparts, each of which shall have been deemed an original but which shall constitute one and the same instrument, is to be construed according to the laws of the State of New Hampshire. It is to take effect as a sealed instrument, is binding upon, inures to the benefit of, and shall be enforceable by the parties hereto, and to their respective successors and assignees, and may be canceled, modified, or amended only by a written instrument executed and approved by the Landlord and the Tenant.
- 28.2 No Waiver or Breach: No assent by either party, whether express or implied, to a breach of covenant, condition or obligation by the other party, shall act as a waiver of a right for action for damages as a result of such breach, nor shall it be construed as a waiver of any subsequent breach of the covenant, condition, or obligation.
- **28.3** Unenforceable Terms: If any terms of this Lease, or any application thereof, shall be invalid or unenforceable, the remainder of this Lease and any application of such terms shall not be affected thereby.
- 28.4 Meaning of "Landlord" and "Tenant": Where the context so allows, the meaning of the term "Landlord" shall include the employees, agents, contractors, servants, and licensees of the Landlord, and the term "Tenant" shall include the employees, agents, contractors, servants, and licensees of the Tenant.
- 28.5 Headings: The headings of this Lease are for purposes of reference only, and shall not limit or define the meaning hereof.
- **Entire Agreement:** This Lease embodies the entire agreement and understanding between the parties hereto, and supersedes all prior agreements and understandings relating to the subject matter hereof.
- 28.7 No Waiver of Sovereign Immunity: No provision of this Lease is intended to be, nor shall it be, interpreted by either party to be a waiver of sovereign immunity.
- **Third Parties:** The parties hereto do not intend to benefit any third parties, and this agreement shall not be construed to confer any such benefit.
- **28.9** Special Provisions: The parties' agreement (if any) concerning modifications to the foregoing standard provisions of this lease and/or additional provisions are set forth in Exhibit D attached and incorporated herein by reference.
- 28.10 Incompatible Use: The Landlord will not rent, lease or otherwise furnish or permit the use of space in this building or adjacent buildings, or on land owned by or within the control of the Landlord, to any enterprise or activity whereby the efficient daily operation of the Tenant would be substantively adversely affected by the subsequent increase in noise, odors, or any other objectionable condition or activity.



#### IN WITNESS WHEREOF; the parties hereto have set their hands as of the day and year first written above.

TENANT: The State of New Hampshire, acting through its' Department of Safety
Authorized by: (full name and title)  Steven & Lawrie Disurbe of Adamstration
LANDLORD: (full name of corporation, LLC or individual)  One Wall Street, LLC and Brickwater, LLC c/o Brady Sullivan Properties LLC  Authorized by: (full name and title)
Print: Anthor Sullivan Charles (ANASIS) Name & Title
NOTARY STATEMENT: As Notary Public and/or Justice of the Peace, REGISTERED IN THE STATE  OF: New Hourstine COUNTY OF: Hilsborash  UPON THIS DATE (insert full date) December 9 Jak , appeared before me (print full name of notary) Manyan Finocchia the undersigned officer personally appeared (insert Landlord's signature) A thur w. Sullivan and Charles p. Parasis  who acknowledged him/herself to be (print officer's title, and the name of the corporation Manage/Inember & CNE  NALL Street was Inckwale LCC, Respechively and that as such  Officer, they are authorized to do so, executed the foregoing instrument for the purposes therein contained, by signing him/herself in the name of the corporation.  In witness whereof I hereunto set my hand and official seal. (provide notary signature and seal) MARYANN FINOCCHIARO, Notary Fublic My Commission Expires August 22, 2017
APPROVALS: Recommendation(s) regarding the approval of the Agreement herein issued by the "Architectural Barrier-Free Design Committee" of the "Governors' Commission on Disability" have been set forth in a "Letter of Recommendation" which has been attached hereto and made part of the Agreement herein by reference.  Approved by the Department of Justice as to form, substance and execution:
Approving Attorney:  Approving Attorney:
Approved by the Governor and Executive Council:
Approval date:
Signature of the Deputy Secretary of State:

Landlord Initials: Date:

### EXHIBIT A SCHEDULE OF PAYMENTS

Part I: Rental Schedule: Insert or attach hereto a schedule documenting all rental payments due during the initial Term and during any extensions to the Term. Specify the annual rent due per year, the resulting approximate cost per square foot, monthly rental payments due, and the total rental cost of the Term. Define and provide methodology for any variable escalation (such as Consumer Price Index escalation) clauses which may be applied towards the annual rent, setting forth the agreed maximum cost per annum and term.

Part II: Additional Costs: Disclose and specify any additional Tenant costs or payments which are not part of the "rent" set forth in "Part I" above but due and payable under the terms of the Agreement herein. Disclosure to include the dates or time frames such payments are due, and if applicable a "schedule of payments" for any installments to be paid towards the total additional payment.

Year	Lease Dates	Rent Sq. Ft. Cost	CAM Sq. Ft. cost	TTL Sq. Ft.	Monthly Rent approx.	Total Annual Rent	Approx. % increase
1	April 1, 2017 – March 31, 2018	\$13.25	\$5.34	\$18.59	\$7,590.92	\$91,091.00	
2	April 1, 2018 – March 31, 2019	\$13.25	\$5.45	\$18.70	\$7,635.83	\$91,630.00	2% CAMS
3	April 1, 2019 – March 31, 2020	\$13.25	\$5.56	\$18.81	\$7,680.75	\$92,169.00	2% CAMS
4	April 1, 2020 – March 31, 2021	\$13.25	\$5.67	\$18.92	\$7,725.67	\$92,708.00	2% CAMS
5	April 1, 2021 – March 31, 2022	\$13.25	\$5.78	\$19.03	\$7,770.58	\$93,247.00	2% CAMS
				Total for fiv	e-year term:	\$460,845.00	

Landlord Initials Date: 12 9 16

#### **EXHIBIT B**

**JANITORIAL SERVICES:** specify which party shall be responsible for provision of janitorial services to the Premises (and/or portions of the Premises) during the Term. Specify what those services shall include, and how often they shall be provided. Provide any additional information required for clarification of duties and scheduling.

The Tenant shall be responsible for provision of Janitorial services (at the Tenant's sole expense) to the portion of the Premise to which they have exclusive use. Provision of janitorial services in the portion of the Premises to which the Tenant has exclusive use shall include timely, consistent cleaning services that maintain the Premises in a neat, orderly, safe and clean condition. Provision of all "consumable" goods such as toilet paper and paper towels required in this area shall also be the responsibility of the Tenant. Tenant's provision of janitorial services to the portion of the Premises to which they have exclusive use shall include cleaning of the store front windows, cleaning of all millwork, walls, doors and frames, and cleaning of rest rooms.

The Tenant shall attempt to fix any clogged toilets with use of a plunger prior to requesting the Landlord make repair.

The Tenant and or the Tenant's janitorial service provider shall bag and remove all garbage, rubbish, debris and other refuse from the portion of the Premises to which they have exclusive use daily and deposit it at the discretion of the Tenant either in a dumpster or compactor maintained offsite, or in a dumpster provided and maintained by the Tenant located within the site to which the Premises are a part. In the event the Tenant chooses to provide and maintain a dumpster within the site to which the Premises are a part, it shall be located as designated by the Landlord, who shall provide an appropriate pad and enclosure. Prior to said disposal, all garbage, rubbish, debris or other refuse shall be stored in sealed, watertight containers so fashioned as to prevent damage to the Premises and Shopping Center.

The Landlord shall be responsible for provision of Janitorial services (at the Landlord's sole expense) to the portion of the Premises which are "common" (multi-tenant shared use) areas. Provision of janitorial services shall include timely, consistent cleaning services that maintain the Premises in a neat, reasonably clean manner. Landlord's provision of janitorial services to this area shall include replacement of expired light tubes, bulbs and/or ballasts.

The Landlord shall be responsible for the timely provision of all services specified herein in section 8.1 "Maintenance".

Landlord Initials: Scalle

#### **EXHIBIT C**

Provisions for Architecturally Barrier - Free Accessibility, "Clean Air" compliance, Improvements and Recycling

Part I Architecturally Barrier-Free access to the Premises conforming with all applicable codes and regulations which are in effect as of the date of inception of the Term shall be provided unless otherwise agreed by the parties hereto and agreed by the "Architectural Barrier-Free Design Committee". If Barrier-Free access is deficient it shall be provided after the inception of the Term herein by making certain renovations and/or alterations to the Premises which shall include all recommendations set forth by the State of New Hampshire's "Architectural Barrier-Free Design Committee" (AB Committee) in their "Letter of Recommendation" which has been attached hereto and made part of the Agreement herein by reference.

Landlord shall repair/correct any deficiencies or issues found under Part I of this section, addressed in the Letter of Recommendation, at the sole expense of the landlord, no later then thirty (30) days after the commencement of the Term herein.

Part II Certification from the State of New Hampshire Department of Environmental Services ("Environmental Services") stating the Premises comply with the requirements of State of New Hampshire RSA 10:B "Clean Indoor Air in State Buildings" ("clean air") as defined by Chapter Env-A 2200 has either been obtained and a copy of said certification attached herein, or shall be obtained in accordance with the following:

No later than thirty (30) days after the commencement of the Term herein the air quality of the Premises shall be tested in conformance with requirements set forth in Chapter Env-A 2200 in accordance with the requirements of the Agreement herein.

Landlord shall repair/correct any deficiencies or issues found under Part II of this section, addressed in the certification report, at the sole expense of the landlord, no later than thirty (30) days after completion of the air quality certification.

Part III Improvements, Renovations or New Construction ("work"): In the event that the Agreement herein includes provisions for such "work" to be provided, the Tenant's finalized version of Design-Build floor plans, specifications and any supplemental defining documents depicting all "work" shall be reviewed, accepted, agreed-to and signed by both parties and shall be deemed as part of the lease document. The Tenant and the Landlord shall both retain copies of these documents. Tenant shall provide complete copies to the State of New Hampshire, Department of Administrative Services, Bureau of Planning and Management.

Landlord shall touch up all painted walls on an annual basis at the sole expense of the landlord.

Landlord shall touch-up the lobby area painted walls every two years at the sole expense of the landlord.

Landlord shall install a shelf in the public restroom.

Landlord shall allow the Tenant to install the Tenant's logo as a decal on the first floor and second floor doors leading the Tenant's premises at the sole expense of the Tenant. Each logo is approximately I2" round.

Landlord shall allow the Tenant to replace the current logo on the upper front of the building with the new round logo, size to be determined at the sole expense of the Tenant.

Part IV Recycling: The manner in which recycling at the Premises will be implemented and sustained is either documented below or as specified in the attachment hereto titled "Recycling" which shall be made part of the Agreement by reference.

Recycling is currently implemented.

Landlord Initials:

### EXHIBIT D SPECIAL PROVISIONS

The parties' agreements concerning modifications or additions to the foregoing standard provisions of this lease shall be as set forth below or attached hereto and incorporated by reference:

There are no Special Provisions.

Landlord Initials: Date:

#### **BRICKWATER LLC**

#### MANAGER'S CERTIFICATE

The undersigned, being the sole Manager of Brickwater LLC, a New Hampshire limited liability company with its principal place of business at 6 Isaac Lucas Circle, Dover, New Hampshire, (hereinafter referred to as the "LLC"), hereby certifies as follows:

- 1. I am the sole Manager of the LLC.
- 2. I, as Trustee of The Charles N. Panasis Revocable Trust own, in the aggregate, 100% of the membership interest in the LLC.
- 3. The LLC is now in full force and effect:
- 4. The LLC, acting by and through me, the said Charles N. Panasis as Manager is specifically authorized and empowered to enter into a Lease Agreement, together with One Wall Street, LLC as Landlord and the State of New Hampshire, Department of Safety as Tenant for the leased premises owned by One Wall Street, LLC and Brickwater, LLC located at 377 South Willow Street, Bldg. B, Suite 2 & 3, 2<sup>nd</sup> Floor, Manchester, New Hampshire (referred to herein as the "Leased Premises") and further, to execute and deliver said Lease Agreement and any and all related documents.
- 5. That the Authorized Officer be, and hereby is, authorized, empowered and directed to take any and all actions and to execute and deliver any and all documents, instruments and agreements in the name and on behalf of the Company.

Executed as a sealed instrument as of the 9<sup>th</sup> day of December, 2016.

Bv:

BRICKWATER LLC

Charles N. Panasis, Its Manager

#### ONE WALL STREET, LLC

#### CERTIFICATE OF VOTE

The undersigned, representing all of the Members of One Wall Street, LLC, a New Hampshire limited liability company with its principal place of business at 670 North Commercial Street in Manchester, New Hampshire (hereinafter referred to as the "LLC"), with full power to approve or disapprove all actions on behalf of the LLC hereby certify that at a duly noticed meeting of the Members of the LLC, the following resolution was unanimously adopted:

VOTED: That the said undersigned Members of the LLC, being all of the members of the LLC, have deemed it to be in the best interest of the LLC for it to enter into a Lease Agreement together with Brickwater, LLC, as Landlord, and State of New Hampshire, Department of Safety as Tenant for the leased premises owned by One Wall Street, LLC and Brickwater, LLC, located at 377 South Willow Street, Bldg., B, Suite 2 & 3, 2<sup>nd</sup> Floor, Manchester, New Hampshire (referred to herein as the "Leased Premises") and further, to execute and deliver said Lease Agreement and any and all related documents.

VOTED: that any one of Shane D. Brady and/ or Arthur W. Sullivan as Member of One Wall Street, LLC and on behalf of the LLC, be, and hereby are authorized (each an "Authorized Signatory") to take any and all actions and to execute and deliver any and all documents, instruments and agreements in the name and on behalf of the LLC. Only one Authorized Signatory is required to bind the LLC.

Executed as a sealed instrument as of the 9th day of December, 2016.

Shane D. Brady, Member

Arthur W. Sullivan, Member

# State of New Hampshire Department of State

#### CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that ONE WALL STREET, LLC is a New Hampshire Limited Liability Company registered to transact business in New Hampshire on January 16, 2007. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 570617



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 5th day of December A.D. 2016.

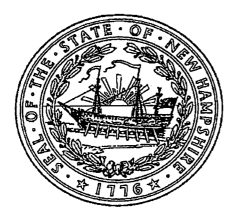
William M. Gardner Secretary of State

# State of New Hampshire Department of State

#### **CERTIFICATE**

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that BRICKWATER LLC is a New Hampshire Limited Liability Company registered to transact business in New Hampshire on July 11, 2011. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 654312



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 5th day of December A.D. 2016.

William M. Gardner Secretary of State



#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 2/15/2017

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 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)

	ertificate holder in lieu of such endors	seme	ent(s		ACT				
PRODUCER				NAME:	CONTACT Karen Shaughnessy				
FIAI/Cross Ins-Manchester				(A/C, N	o. Ext): (603	669-3218	FAX (A/C, No):	(603)	645-4331
11	00 Elm Street			ADDRE	ss: kshaug	hnessy@cr	ossagency.com		
					IN	SURER(S) AFFOR	RDING COVERAGE		NAIC #
Ma	nchester NH 03	101		INSURI	ERA:Trave	lers Ins	. Co.		
INSU	JRED			INSURI	ERB:				
Br	ady Sullivan Properties	LLC	:	INSURI	ER C :				
				INSURI	ER D :				
67	0 No Commercial Street #	303	}	INSURI	ERE:				
Ma	nchester NH 03	101		INSUR	ERF:				
СО	VERAGES CER	TIFIC	CATE	E NUMBER:			REVISION NUMBER:		
C E	HIS IS TO CERTIFY THAT THE POLICIES NDICATED. NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY XCLUSIONS AND CONDITIONS OF SUCH	QUIF PERT POLI	REME TAIN, CIES	INT, TERM OR CONDITION OF AN THE INSURANCE AFFORDED BY LIMITS SHOWN MAY HAVE BEEN	IY CONTRAC THE POLIC! REDUCED BY	T OR OTHER ES DESCRIBE Y PAID CLAIMS	DOCUMENT WITH RESPE D HEREIN IS SUBJECT 1	ECT T	O WHICH THIS
INSR LTR	TYPE OF INSURANCE	INSR	SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s	
	GENERAL LIABILITY						EACH OCCURRENCE	\$	1,000,000
	X COMMERCIAL GENERAL LIABILITY						DAMAGE TO RENTED PREMISES (Ea occurrence)	s	100,000
Α	CLAIMS-MADE X OCCUR			6308C215631	2/1/2017	2/1/2018	MED EXP (Any one person)	\$	5,000
	X No Deductible						PERSONAL & ADV INJURY	\$	1,000,000
	X Terrorism included		l				GENERAL AGGREGATE	\$	5,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						PRODUCTS - COMP/OP AGG	\$	2,000,000
	POLICY PRO- JECT X LOC		L.					\$	
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$	
	ANY AUTO		1				BODILY INJURY (Per person)	\$	
ALL OWNED SCHEDULED AUTOS		1					BODILY INJURY (Per accident)	\$	
	HIRED AUTOS NON-OWNED AUTOS						PROPERTY DAMAGE (Per accident)	\$	
					İ			\$	
	X UMBRELLA LIAB X OCCUR						EACH OCCURRENCE	\$	25,000,000
Α	EXCESS LIAB CLAIMS-MADE			ZUP15S00611	2/1/2017	2/1/2018	AGGREGATE	\$	25,000,000
••	DED X RETENTION\$ 10,000					:		\$	
A	WORKERS COMPENSATION			YEU89D36805			X WC STATU- TORY LIMITS OTH- ER		
	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE	TNER/EXECUTIVE (3a.) FL, MA, NH, RI & VT 12/2	12/28/2016	3/2016 12/28/2017	E.L. EACH ACCIDENT	\$	500,000		
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)		Arthur Sullivan & Shane &	٠ ٤		E.L. DISEASE - EA EMPLOYEE	\$	500,000	
	If yes, describe under DESCRIPTION OF OPERATIONS below			David Brady excluded			E.L. DISEASE - POLICY LIMIT	\$	500,000
									•
DES	CRIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES (	Attach	ACORD 101, Additional Remarks Schedu	le, if more space	is required)			
RE:	: One Wall Street LLC								
	Manchester Commons								
	375-377 South Willow S Manchester NH 03103	tre	et				•		
Rei	fer to policy for exclusion	ary	en	dorsements and special	provisio	ons.			
CE	RTIFICATE HOLDER			CANC	ELLATION				

State of New Hampshire Department of Safety	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
33 Hazen Drive	AUTHORIZED REPRESENTATIVE

Concord, NH 03305

Karen Shaughnessy/KS5 Kaw Shaushnessy