RIVERS **EDGE** RFP JULY 27 2015

DRAFT 7/8/15 REAC Approved

TOWN OF WAYLAND REQUEST FOR PROPOSALS (RFP) RFP # 15-24 - RIVER'S EDGE WAYLAND

Disposition of Town-Owned Property
For Multifamily Housing
Including
Affordable and Senior Housing Components

RFP Issued:	, 2015	
Responses Due:	, 2015	

By: Wayland Board of Selectmen In Consultation with Wayland River's Edge Advisory Committee

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TOWN OF WAYLAND REQUEST FOR PROPOSALS (RFP) RFP # 15-24 - RIVER'S EDGE WAYLAND

Disposition of Town-Owned Property For Multifamily Housing Including Affordable and Senior Components

A. Introduction

THE TOWN OF WAYLAND, MASSACHUSETTS (the "Town") is seeking proposals for River's Edge Wayland (the "Property"), an 8.24 acre parcel of land along Route 20, with views of the Sudbury River, for development of an apartment community containing between 150 – 190 dwelling units. The property is being offered in a bid process by the Town, with zoning and other significant regulatory approvals already established.

INSERT AERIAL PHOTO & MAP

INVESTMENT HIGHLIGHTS

- DEVELOPMENT RIGHTS TO 150 190 DWELLING UNITS Bidders shall determine the number and types of rental units to be developed per the terms and design criteria of this RFP.
- SUPPLY-CONSTRAINED MARKET With high barriers to entry for new
 construction, the ability to develop a sizable multi-family parcel in the western
 suburbs of Boston is a rare opportunity in today's market, where many local cities and
 towns have constrained the opportunities for multi-family development.
- REGULATORY APPROVALS IN-PLACE Zoning for this development was approved as an overlay district at the 2014 Wayland Town Meeting by a 2/3 majority, which requires only site plan approval from the Planning Board (without the need for a special permit). There are no 40B-type limited profit restrictions nor cost certification requirements on the Property.
- EXCEPTIONAL SITE AMENITIES The Property, prominently located along Route 20 at Wayland's western front door, adjacent to the Town of Sudbury's capped

landfill, sits near the top of a hill, with views of the nearby Sudbury River and its marshlands, home to protected birds and other wildlife. Funding for a nearby bike path was approved at Wayland's 2015 Town Meeting, which will help connect the Property to nearby Wayland Town Center, Route 20 retail, Wayland Public Library, and continuing east to the Town of Weston. Two public golf courses, Sandy Burr Country Club and Wayland Country Club, are within a mile of the Property to the north and south.

The Town has worked on the pre-development process for the site for over three years and has established parameters for the number of dwelling units, the quality of design and construction and for allotments of affordable and senior housing that provide flexibility to the developer and a project that meets the desires and needs of the Town. A significant amount of due diligence work by the Town has been completed to assist potential bidders in their review of the Property and to streamline development, including environmental investigation, wetlands delineation, traffic study, water, wastewater and utilities review, and other key factors.

The Property is situated at the border with the Town of Sudbury, Massachusetts, on the western edge of Wayland. Wayland is a semi-rural western suburb of Boston, bordered by Weston to the east, Lincoln to the north, Sudbury to the west and Natick and Framingham to the south.

The Property is situated approximately ½ mile to the west of the newly constructed Wayland Town Center, a mixed-use development with approximately 150,000 SF of retail and office space and 90 newly constructed townhome condominiums. Stop & Shop, Ace Hardware, Boston Sports Club, Middlesex Bank, Beth Israel medical offices and a number of restaurants anchor the retail component of Town Center. Directly across the street from Town Center is a CVS Pharmacy, and just to the east is a shopping center anchored by Whole Foods.

River's Edge is being offered free and clear of any existing financing, allowing an investor to take advantage of the current favorable interest rate environment. This exceptional quality multifamily investment property in Wayland, Massachusetts offers the opportunity to develop a community for rental residential living in a vibrant community in the western suburbs of Boston.

1. Request for Proposals

Specifically, the Town of Wayland is seeking proposals for the disposition of approximately 8.24 ± acres of Town-owned real property located at 484-490 Boston Post Road, Wayland, Massachusetts for the construction of between 150 and 190 new rental housing units, including 25% affordable housing units and a minimum of 25% overall age-restricted (senior) housing units, and associated improvements on the property. (The affordable units shall be distributed proportionally, by type, size and location, between and among the age-restricted and non-age-restricted units.)

The Town is a Massachusetts municipal corporation acting by and through its Board of Selectmen. By two-thirds vote under Article 15 (Exhibit 3.1) and Article 16 (Exhibit 3.2) at the 2014 Annual Town Meeting, the Town voted to adopt new zoning to streamline permitting of the new use and to authorize the transfer to and disposition of the property by the Board of Selectmen to the Successful RFP Respondent.

The goals of this RFP are to implement the votes of Town Meeting; realize significant financial benefits to the Town from the disposition and redevelopment of the Property and facilitate rental, affordable housing and senior housing opportunities in the Town through the construction of a first class rental housing development the design of which is well integrated into and compatible with the Town's design goals.

The RFP specifies the process for disposition and the required elements for subsequent use of the Property for rental, affordable and senior housing purposes. The purpose of this RFP is to enable the Town to select a qualified, experienced developer that will acquire, demolish, remediate, redevelop, market, lease and manage the Property in accordance with this RFP and its Exhibits.

The RFP is posted on line at ______. Copies of the RFP may be obtained from the Wayland Planning Department, Monday through Thursday, during the hours of 8:30 AM and 3:30 PM, in person or by calling the Planning Department at (508) 358-3778.

2. RFP Schedule

As described in more detail below, the anticipated RFP Schedule is as follows; however, the Town may in its discretion alter any of the dates in this anticipated RFP Schedule to promote the goals and purposes of this RFP:¹

Day	Date	Time	Milestone
0	September 1, 2015		Central Register Notice of RFP Availability
20	September 21, 2015	4:00 PM	Register for Site Tour and Briefing
21	September 22, 2015	10:00AM	Site Tour and Briefing Held
29	September 30, 2015	4:00 PM	Deadline for Written Questions (30 days from RFP issuance)
41	October 9, 2015		Town's Issuance of Addenda (if any) and Town Responses to Questions
91	December 1, 2015	4:00 PM	Deadline to Submit RFP Responses (90 days from

I As set forth in Section C below, interviews may be conducted by the Town's River's Edge Advisory Committee ("Committee") at its option, by the Town's Board of Selectmen ("Board" or "Selectmen") at its option, or not at all. If interviews are conducted, the Schedule may be adjusted accordingly.

(A0311910.1.)

			RFP issuance)
91	December 1, 2015	4:00 PM	Opening of Non-Price Proposals
130	January 8, 2016		Committee Evaluation of Non-Price Proposals (±30 days)
130	January 8, 2015	4:00 PM	Opening of Price Proposals
144	January 22, 2016		Committee Evaluation of Price Proposals 14 days)
161	February 8, 2016	7:00 PM	Selectmen's Review of RFP Responses and Committee's Evaluation and Recommendations
162	February 9, 2016		Notice of Award
192	March 9, 2016		Land Disposition Agreement Executed (30 days)
252	May 9, 2016		Due Diligence Period Ends (60 days)
524	February 9, 2017		Local and State Permitting Completed (9 months)
524	February 9, 2017	10:00 AM	Closing

3. Site Tour and Briefing

Interested RFP Respondents are strongly encouraged to have a representative attend an information session at Wayland Town Building, 41 Cochituate Road, Wayland, MA 01778, followed by an on-site tour at the Property. The information session will be on September 22, 2015 beginning at 10:00AM in Room _____, of Wayland Town Building. Advance registration to attend the information session is encouraged by no later than 4:00 PM on September 21, 2015. To register, please email the Elizabeth Doucette, Financial Analyst at edoucette@wayland.ma.us. Participants in the on-site visit will be required to sign a release in the form attached as Exhibit 2.6.

4. Written Questions Concerning RFP

All inquiries and requests for interpretation concerning this RFP must be submitted in writing or by email (phone calls will not be permitted) to be received by the Town no later than 4:00 PM on September 30, 2015, to the following person and address/email address and with a subject line of "RFP # 15-24 - River's Edge Property - RFP Questions":

Elizabeth Doucette
Financial Analyst
Town Building
41 Cochituate Road
Wayland, MA 01778
edoucette@wayland.ma.us

5. Addenda to RFP

If the Town determines to respond to any questions submitted pursuant to Section A.4 or to amend the RFP in response thereto, the Town will do so in the form of an Addendum to the

RFP issued no later than October 9, 2015. Addenda will be sent by e-mail to all persons on record as having received the RFP and provided an email address. A prospective RFP Respondent may request to be included on the email distribution list for any Addenda by emailing Elizabeth Doucette, Financial Analyst at edoucette@wayland.ma.us using the subject line of "RFP # 15-24 - River's Edge Property – Addenda Request". Notwithstanding any such request to be included on the email distribution list, it is the RFP Respondent's responsibility to ensure that it has obtained all RFP Addenda issued prior to the submission deadline.

6. Due Diligence by RFP Respondents

The RFP anticipates that prospective RFP Respondents will perform all due diligence activities involving the review of publicly available information concerning the Property prior to submitting an RFP Response. In addition to the information referenced in and appended to this RFP, the Town has assembled a set of materials concerning the Property for inspection and copying by interested prospective RFP Respondents. These documents are posted on line at _______. In addition, the Town will promptly respond to any public records requests by prospective RFP Respondents for additional public documents, subject to the requestor's commitment to pay the search and copying costs therefor in accordance with applicable public records regulations.

After receiving the Notice of Award and executing the Land Disposition Agreement (Exhibit 2.1), the Successful RFP Respondent may perform on-site environmental, engineering and similar on-site investigations and testing ("Due Diligence Investigations") during the due diligence period specified in the Land Disposition Agreement, subject to the Successful RFP Respondent's execution of a Right of Entry and License Agreement in the form attached as Exhibit 2.3. Based on the Due Diligence Investigations, the Successful RFP Respondent may terminate the Land Disposition Agreement in accordance with its terms, if and only if the Due Diligence Investigations reveal any new, different, significant and material conditions not disclosed in the Property Information made available by the Town for review by RFP Respondents prior to the deadline for submission of RFP Responses. See also Section B.15 below.

7. Submission Process and Submission Deadline

Sealed proposals will be received at the following address until 4:00 PM on December 1, 2015:

Town of Wayland c/o Elizabeth Doucette Financial Analyst Town Building 41 Cochituate Road Wayland, MA 01778

Regardless of the cause of delay, RFP Responses submitted after the deadline for submission will not be accepted. It is the responsibility of each RFP Respondent to ensure the receipt of

its RFP Response by the Town before the specified deadline. No email submissions shall be accepted.

The Town may in its discretion extend the deadline for submission for all RFP Respondents by a written Addendum to the RFP issued before the deadline for submission.

Each RFP Respondent must submit one original and fifteen (15) hard copies of its Response and one copy of the RFP Response in PDF Format on disk or portable drive in a sealed package, plainly marked on the outside "River's Edge RFP - Proposal for Disposition of Town Property." Within the sealed package, the original, fifteen (15) copies and PDF copy of the Price Summary Form (described below) must be contained in a separate sealed envelope plainly marked on the outside of this second envelope "River's Edge RFP - Price Summary Form."

RFP Respondents may correct, modify or withdraw proposals, in writing only, prior to the RFP submission deadline. Corrections, modifications and withdrawals must be in a sealed envelope when submitted. The envelope must be plainly marked on the outside as appropriate: "[Correction/Modification/Withdrawal] to River's Edge RFP - Proposal for Disposition of Town Property." One original, fifteen (15) hard copies and one electronic copy of the correction must be provided. A correction, modification or withdrawal to the Price Summary Form must be further enclosed in a separate sealed envelope plainly marked on the outside of the second envelope as appropriate: "[Correction/Modification/Withdrawal] River's Edge RFP - Price Summary Form."

All proposals must remain in effect for a period of one year from the deadline for submission, or until the disposition has been effectuated, or this Request for Proposals is cancelled, whichever occurs first. This time period may be extended with the agreement of the Town and the RFP Respondent. RFP Respondents must meet all minimum evaluation criteria, must complete all required forms and must include all required documents.

8. <u>Disclaimers and Caveats</u>

Each prospective RFP Respondent should consult with qualified professionals, review all information, data and documents provided or referenced in this RFP and any other information, data and documents considered relevant by the RFP Respondent, and conduct its own due diligence investigations to determine for itself the condition and suitability of the Property for the Project.

The Town has attempted in this RFP to be accurate, but Town is not responsible for any errors herein.

All proposals and inter-agency or intra-agency communications made in connection with an evaluation process for reviewing proposals shall be subject to the Massachusetts public records law which, in M.G.L. c. 4, § 7(26)(h), exempts from the definition of public records "proposals and bids to enter into any contract or agreement until the time for the opening of bids in the case of proposals or bids to be opened publicly, and until the time for the receipt of

bids or proposals has expired in all other cases; and inter-agency or intra-agency communications made in connection with an evaluation process for reviewing bids or proposals, prior to a decision to enter into negotiations with or to award a contract to, a particular person."

The award of this contract is subject to M.G.L. c. 30B, § 16, and to Articles 15 and 16 adopted at the 2014 Wayland Annual Town Meeting (Exhibits 3.1 and 3.2).

The Town's Disposition of the Property is subject to approval of the Town Board of Selectmen.

B. The Property Subject to the RFP

1. Property Information

The Town has assembled the background information below concerning the Property from a variety of sources. The Town makes no representation or warranty, express or implied, as to the accuracy or completeness of the information provided or referenced in this RFP, in its Exhibits, in any Addenda hereto, on the Town's website, in marketing information concerning the Property and the Town, or in public records available from the Town (collectively the "Property Information"). The Town assumes no liability for any inaccuracy or incompleteness of the Property Information. Each RFP Respondent assumes all risk in connection with the use of the Property Information. By responding to the RFP, the RFP Respondent on behalf of itself and its parents, subsidiaries, affiliates, officers, directors, members, managers, predecessors, successors, contractors, subcontractors, assigns, agents, and representatives agrees to release the Town of Wayland and its boards, commissions, officials, employees, agents, and representatives from any liability whatsoever arising out of or in connection with the use of the Property Information by the RFP Respondent.

2. Property Description

The Property that is the subject of this RFP consists of 8.24 ± acres of land with the buildings and improvements thereon situated in Wayland, MA and shown as "Lot A", Lot C" and "Lot E" on an Approval Not Required Plan ("ANR Plan," Exhibit 4.1) dated June 1, 2015 endorsed by the Wayland Planning Board on June 2, 2015 and recorded in Middlesex South Registry of Deeds (the "Registry") as Plan No. of 2015 (the "Property"). The Property is located at 484-490 Boston Post Road, Wayland, MA; it comprises a portion of the land shown on Wayland Assessors Map/Parcels 22-3, 22-6 and 22-7 (Exhibit 4.2); and it consists together of the following:

- a. A 3.28 ± acre portion of the 7.63 ± acre parcel known as and numbered 490 Boston Post Road, Wayland, MA, which parcel was acquired by the Town by an Order of Taking dated January 11, 1971 and recorded with the Registry in Book 11943, Page 420 and is shown on the plan recorded in the Registry as Plan Number 27 of 1971 (collectively Exhibit 4.3);
- b. A $4.49 \pm$ acre portion of the $4.6 \pm$ acre parcel shown as Lot A on the plan recorded in the Registry as Plan Number 482 of 1978, which parcel was

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² The following information is on the web: (a) the 2014 Annual Town Meeting Warrant is available at http://www.wayland.ma.us/Pages/WaylandMA_Selectmen/ATMWarrant2014.pdf; background information concerning Article 15 (Exhibit 3.1) and 16 (Exhibit 3.2) for the 2014 Annual Town Meeting is available at http://www.wayland.ma.us/Pages/WaylandMA_BComm/Econ/RiversEdge.

- acquired by the Town by Order of Taking dated May 15, 1978 and recorded with the Registry in Book 13443, Page 177 (collectively Exhibit 4.4); and
- c. A .47 ± acre portion of the 1.0 ± acre parcel described in an Order of Taking dated November 15, 1965 and recorded with the Registry in Book 11003, Page 389 and shown on the plan recorded in the Registry as Plan Number 1582 of 1965 (collectively Exhibit 4.5), not including those portions of said parcel (i) comprising the private access way running from Boston Post Road (Route 20) to other property of the Town of Wayland shown as Assessors' Map/Parcels 22-5, 22-3, 17-8 and 22-4 (the "Access Road") or (ii) situated easterly of the Access Road.

The Property is the subject of a Motion re Surplus Declaration and Transfer of Custody pursuant to M.G.L. c. 40, § 15A, by the Wayland Board of Public Works approved June 9, 2015 (Exhibit 4.6). The Property will be conveyed in its "as is" condition, with all faults, without any representation or warranties and subject to and with the benefit of any easements and restrictions of record.

3. Access

The Property has approximately 732.45± feet of frontage on Boston Post Road (Massachusetts Route 20). The Property will be conveyed with the benefit of a non-exclusive access easement from Boston Post Road over a portion of the Access Road (shown on the ANR Plan), in a location determined by the Town, for all purposes for which public ways are used in the Town (the "Access Easement Area"). The Town anticipates that the Access Easement Area will be the primary means of access and egress between Boston Post Road and the Property. Any other curb cut onto Route 20 will require approvals from the Town and the Massachusetts Department of Transportation and any other permits required by law. The Successful RFP Respondent shall be responsible for designing, permitting, constructing and maintaining all necessary improvements to the Access Road, the Access Easement Area, and the intersection of the Access Road with Route 20 to accommodate the rental housing development that is the subject of this RFP. The Town reserves the right, but is under no obligation, to lay out and accept as a public way all or any portion of the Access Road serving the Property.

4. Existing Buildings and Improvements

A portion of the Property was previously used as the Wayland/Sudbury Septage Facility which was decommissioned in or about 2009. There continue to exist various buildings, structures, improvements, foundations, pipes, tanks, fixtures and equipment on and under the Property associated with that use. In preparation for construction of the rental housing project under this RFP, the Successful RFP Respondent shall be responsible for the demolition, removal, recycling and/or proper disposal of all buildings, structures, improvements, foundations, pipes, tanks, fixtures, equipment and demolition debris situated on and under the Property, including without limitation the entirety of such Septage Facility (collectively the "Demolition Work"). Each RFP Respondent shall provide with its RFP

Response a specific estimate as to the cost of this Demolition Work, and upon completion, documentation of actual cost of the Demolition Work shall be provided, as described more fully in Section E.3.

5. Zoning

Portions of the Property are located in two underlying Zoning Districts (Residence District and Refuse Disposal Districts) and three Zoning Overlay Districts (the Municipal Service District, the Wireless Communications District, and the River's Edge Housing Overlay District ("REHOD")) under the Town's Zoning Bylaw. The REHOD was adopted under Article 15 of the 2014 Annual Town Meeting (Exhibit 3.1).

The purpose of the REHOD is to "increase the supply of housing in the Town of Wayland that is available to and affordable by low-income and moderate-income households which might otherwise have difficulty in finding housing in Wayland, and to ensure that such housing is affordable over the long term and provided in accordance with the Wayland Master Plan and the Town's Affordable Housing Production Plan." See Exhibit 3.1, § 198-2501.1. Multi-Family Affordable and Market-Rate Housing Dwelling Units are permitted, as of right, in the REHOD, subject to site plan approval issued by the Planning Board pursuant to the Zoning Bylaw. See Exhibit 3.1, § 2504.1.1.

6. Local Permitting

The Successful RFP Respondent must, at its cost, obtain all federal, state and local governmental permits and approvals that may be required for the Project. By adopting the REHOD zoning described above and by taking other steps to date, the Town has attempted to streamline local permitting required for the Project. The following is a brief overview of where the Project stands relative to local permitting:

- <u>Town Meeting</u>: The Wayland Town Meeting has approved the REHOD zoning and the transfer and disposition of the Property. See Exhibits 3.1 and 3.2.
- Planning Board. Per the REHOD zoning (Exhibit 3.2), once selected, the Successful RFP Respondent need only obtain Site Plan Approval from the Planning Board. If the Successful RFP Respondent seeks to divide or subdivide the Property to develop its Project, additional Planning Board approval would be required in the form of a subdivision plan or an approval not required plan.
- Zoning Board of Appeals: As long as the Successful RFP Respondent designs the Project in compliance with the approved REHOD zoning, no discretionary special permits, variances or other zoning relief would be required from the Zoning Board of Appeals. Because the Project will be developed under the REHOD zoning with Local Action Units developed under the Department of Housing and Community Development's ("DHCD's") Local Initiative Program, there will be no comprehensive permit for the Project. See below.

- Wayland Historic District Commission: The Property is located outside
 Wayland's two local historic districts, the Wayland Center Historic District at the
 historic center of town and the Bow Road Historic District just north of the Town
 Center. Therefore, the Project would not require an approval from the Wayland
 Historic District Commission.
- Wayland Historical Commission: The Property has been confirmed not to have historic significance, as set forth in the letter from the Wayland Historical Commission dated ______, included as Exhibit 10.1 The Project will not require further approval from the Wayland Historical Commission.
- Wayland Conservation Commission: The Town has undertaken considerable work to identify wetlands and riverfront delineations in advance. An Abbreviated Notice of Resource Area Delineation ("ANRAD") was filed with the Wayland Conservation Commission (Exhibit 7.1) and an Order of Resource Area Delineation ("ORAD") was issued by the Conservation Commission for the Property on June 16, 2015 (Exhibit 7.2). See Wetlands discussion, below. Depending on the Successful RFP Respondent's design of the Project in relation to any wetland and riverfront resource areas delineated in the ORAD, the Project will likely require review and approval by the Conservation Commission.
- <u>Board of Health</u>: The Successful RFP Respondent must comply with all applicable health codes for completion of the Project, including any septage/sewer system review and/or irrigation well installation review.
- <u>Building Department</u>: The Successful RFP Respondent must comply with all applicable and customary building, electrical, plumbing and similar codes for completion of the Project.
- Board of Public Works: Design details for a curb cut on the Access Road, and design details for any extension or tie-in to Wayland Town Water, must be reviewed and approved by the Board of Public Works.

For review of utilities and infrastructure work required beyond the Property, see Section B.8 (Utilities) and Section B.9 (Infrastructure) below.

The foregoing is a general summary to orient RFP Respondents to local permitting in the Town. Each RFP Respondent should consult with its own counsel to confirm all federal, state and local governmental permits and approvals that may be required for the Project.

7. Taxes

Current and historical tax rates for the Town of Wayland are posted on the Town's website at http://www.wayland.ma.us/Pages/WaylandMA Treasurer/taxinfo.

Currently in Wayland, there are no sizable market rate rental housing projects on the local real estate tax inventory, so there is no direct precedent from which RFP Respondents may extrapolate tax expenses for the Property as improved by the Project. To assist Respondents, the Town anticipates that the Assessor's Office will set future valuation based on valuation methodology in comparable communities, and current estimated criteria are as outlined below. These criteria are subject to change by the time of actual first assessment valuation, based on market conditions. However, to complete the required pro forma and estimated tax revenue forms to be submitted with the RFP Response (see Attachments to Exhibit 1.2), RFP Respondents should assume the following information:

- The current tax rate in Wayland for FY2015 is \$18.35 per thousand.
- For property valuation immediately upon conveyance, the land value will be set at the
 purchase price of the Property, and taxes will be calculated and paid per Exhibit 1.7
 Commitment for Payment in Lieu of Property Taxes as required by state law for
 previously municipally-owned properties.
- Thereafter, the Property will be assessed based on the land value plus the value of any
 improvements as of June 30 of any given year for the following fiscal year, until such
 time as the Property becomes operational in full or in part.
- When the Property becomes operational in full or in part, property valuation for the completed/operational portion of the Property will be set as of the date of the Certificate of Occupancy, with assessment based on Net Operating Income before Debt Service (NOI) divided by a cap rate of 8%. NOI will be calculated as gross rental revenues, less 5% vacancy, less 35% expenses. This assessment will apply for completed portions of the Property and the value of land plus improvements will apply for the portions still under construction.

These uniform assumptions are non-binding, preliminary guidance and are provided solely for convenience to ensure ease of comparison between proposals in terms of their potential relative tax revenue from the Project. Nothing in this RFP shall define, set, warrant or represent the Town's tax rate or tax assessment of the Property or related parameters for the Property now or in the future; and the actual figures therefor may vary significantly from these assumptions.

8. <u>Utilities - Natural Gas and Electricity</u>

NSTAR serves the Wayland community.³ The Successful RFP Respondent shall be responsible for obtaining and paying for all utility connections and usage concerning the Property and the Project.

Electricity connections are available in the public way (Route 20) abutting the Property.⁴

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³ See http://www.nstar.com/about_nstar/communities.asp.

⁴ Electricity from solar panels located next door at the Sudbury landfill may be available for use at the River's

Natural gas is available in the public way (Route 20) abutting the Property approximately [] feet away from the Property. The RFP Respondent should investigate the opportunities to connect the Property to natural gas if desired.

9. Water and Sewer Infrastructure

Public Water and Sewer are not available in the public way (Route 20) abutting the Property; and the Property will be conveyed subject to a restriction that there shall be no drinking water wells installed at the Property.

The RFP Respondent shall be solely responsible for all costs and expenses for the Water Main Extension and the On-Site Package Treatment Plant described below:

• Water Main Extension:

Tata & Howard, Inc. has prepared a Feasibility Study for Potable Water Supply for the proposed River's Edge Development dated May 13, 2015 ("Feasibility Study") (Exhibit 8.1). The Feasibility Study was conducted to estimate the available flow and pressure in the vicinity of the proposed development and determine the adequacy of the existing water supply to meet the demands of the proposed development. The Feasibility Study concludes in part (at page 13):

"By using the hydrant elevation and the length, diameter, and material of the proposed water main, it is estimated that the proposed hydrant at the entrance of the proposed River's Edge Development will have an estimated available flow of 1,950 gpm while maintaining 20 psi. Based on existing supply conditions, a surplus is estimated compared to existing flow conditions and projected system demands. The surplus of water for existing and projected demand conditions makes it feasible to supply water to the proposed River's Edge Development under the current WMA permit."

The Successful RFP Respondent will be responsible for hiring a qualified fire protection engineer to design the specific fire flow for its proposed River's Edge Development.

As shown in the Utilities Plan in the Feasibility Study (Exhibit 8.1, Figure No. 1) and on the Existing Conditions Survey for 484-490 Boston Post Road provided as RFP Exhibit 8.2, the closest existing Wayland public water supply main is located at Wayland Town Center (Andrew Avenue) and Route 20, approximately 2,800 linear feet from the River's Edge site entrance. Any connection to and extension of the existing Wayland public water supply main is subject to the review and approval of the Town's Water Division. If approved, the point at which such connection would be made is defined as the "Water Main Connection Point."

Edge Property. The Successful RFP Respondent may want to contact the Town of Sudbury during the due diligence period to investigate whether such electrical power usage makes sense for both parties.

The Successful RFP Respondent shall pay all costs and expenses to (a) design and construct the necessary water main extension, connections and supporting infrastructure from the Water Main Connection Point to the Property (collectively the "Water Main Extension"); (b) obtain all necessary governmental permits and approvals for the Water Main Extension and to connect the Property to the Water Main Extension; (c) design and construct all water supply infrastructure from the terminus of the Water Main Extension into and within the Property; and (d) pay all applicable water betterments, assessments, connection fees and water usage rates. Successful RFP Respondent shall not be responsible for any ongoing maintenance of the Water Main Extension outside the boundary of the Property.

It should be noted that this Water Main Extension will include crossing the Sudbury River along Route 20. The Sudbury River basin in this area is a portion of the Great Meadows Wildlife Sanctuary, managed by the National Park Service (NPS). It is the Town's understanding that current NPS protocol for river crossings is to utilize directional drilling rather than surface or above-grade (bridge-attached), and the RFP Respondent should assume that any river crossing at this location will utilize that methodology.

On-Site Package Treatment Plant:

Because there is no public sewer serving the Property, the Successful RFP Respondent shall pay all costs and expenses to obtain all necessary governmental permits and approvals for and to design, construct, operate and maintain an on-site package treatment plant and associated piping, leaching fields and infrastructure for the Project (collectively the "On-Site Package Treatment Plant"). Approval of an on-site wastewater treatment plan can be required by both the Massachusetts Department of Environmental Protection ("DEP") and the Wayland Board of Health, depending on the specifics of the plan. The Successful RFP Respondent shall also be responsible for designing and constructing all wastewater infrastructure within the Property.

Approvals for any On-site Package Treatment Plant shall include a groundwater discharge permit with the DEP. DEP has suggested a preliminary list of background testing parameters which will likely be required for this site for the groundwater discharge permit purposes; this list is included in this RFP for informational purposes as Exhibit 6.7.

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⁵ Current Wayland water connection fees are included in Exhibit 8.3. Current Wayland water usage rates and administrative fees are available at: http://www.wayland.ma.us/pages/WaylandMA_Water/Water%20Rates%20-%2006-26-14.pdf.

⁶ In addition, soil testing for suitability of any on-site sewage disposal system(s) must be witnessed by the Wayland Board of Health. Preliminary test pits were completed by the Town's consultant and are included for informational purposes only as Exhibit 5.4. The Successful RFP Respondent is responsible for conducting any necessary testing for the design, permitting, construction, operation and maintenance of any On-Site Package Treatment Plant as may be required for the Project.

a. Public Water Alternative

As an alternate to the RFP Respondent constructing the Water Main Extension, the Town, at its sole and exclusive option, and as may be contingent on and subject to the limits and conditions of any State funding provided to the Town for this purpose, may design and construct the Water Main Extension (instead of the RFP Respondent). RFP Respondent shall provide in its response the projected costs for the design and installation of the Water Main Extension by the RFP Respondent. If the Town elects to design and install the Water Main Extension, the RFP Respondent shall pay to the Town the RFP Respondent's projected costs for the design and installation of the Water Main Extension, as an addition to the Purchase Price.

10. Traffic

Preliminary traffic analysis prepared by the Town's consultants for a project generally of the size anticipated by this RFP is available in the RFP materials posted on line at _______. Based on this analysis, the Project (based on 150 - 190 housing units) approaches the MEPA transportation review threshold in 301 CMR 11.03(6). Each RFP Respondent should carefully review its proposed Project in the context of the MEPA transportation review threshold (and any other applicable MEPA review threshold) and should be aware of sizing implications. For example, if the Project includes 25% senior housing, it may trigger the MEPA transportation review threshold if there are over 161 units in the Project; conversely, if the Project includes the maximum of 190 units, it may trigger the MEPA transportation review threshold if less than 51% of the units in the Project are agerestricted units. These figures are illustrative only. Each RFP Respondent should carefully review the MEPA thresholds as to its proposed Project with its permitting and/or traffic consultants.

11. Environmental

The Town's environmental consultant, Tighe & Bond, has completed a Phase I Environmental Site Assessment and a Limited Phase II Investigation dated October 2012 (Exhibit 6.1), and an Update dated March 19, 2015 (Exhibit 6.2) in light of the 2014 amendments to the Massachusetts Contingency Plan. The Town has also completed follow-up testing of prior monitoring wells as requested by DEP to clarify prior inconsistent data recorded in last rounds of testing by the prior Septage Facility (Exhibit 6.3). These reports and updates identify a number of recognized environmental conditions associated with the Property (such as an area of former underground storage tanks with favorable test results, a hazardous waste storage shed, methane releases from the abutting Sudbury Landfill, arsenic concentrations in excess of a GW-1 standard, the presence of soil stockpiles, and leachable lead in soils from the Wayland firing range) and various data gaps associated with the Property and the recognized environmental conditions.

As part of its response, the Successful RFP Respondent must agree to (a) assess, contain, remove and remediate all pre-existing releases of oil and hazardous materials at or

from the Property in accordance with General Laws Chapter 21E and the Massachusetts Contingency Plan to either a Permanent Solution with No Conditions or a Permanent Solution with Conditions (b) design, construct and operate the Project in such a way to evaluate and eliminate the risk of methane gas or other vapor intrusion from the Sudbury landfill or otherwise into the residential buildings and units consistent with a Permanent Solution involving No Significant Risk under General Laws Chapter 21E and the Massachusetts Contingency Plan, and (c) design, construct and operate the Project in such a way to achieve a condition of No Significant Risk to the Project's residents as to other recognized environmental conditions such as arsenic in groundwater (e.g. by prohibiting on-site drinking water wells, following DEP Best Management Practices for any potential recreational gardening on the Property such as raised or lined planting beds, and the like).

12. Wetlands

Wetlands exist on and proximate to the Property. Wetlands and riverfront areas have been flagged and peer reviewed by the Town. An Abbreviated Notice of Resource Area Delineation ("ANRAD") (Exhibit 7.1) has been filed with the Wayland Conservation Commission, and the Commission has issued an Order of Resource Area Delineation ("ORAD") concerning the Property on June 16, 2015 (Exhibit 7.2). Depending on the Successful RFP Respondent's design of the Project in relation to any wetland and riverfront resource areas delineated in the ORAD, the Project will likely require additional review and approval by the Conservation Commission.

13. Site Assignment and Presumptive Approval of Proposed Use

14. Fair Housing Act

The federal Fair Housing Act protects all residents from discrimination on the basis of race, color, national origin, religion, sex, handicap or familial status (families with children under the age of 18 living with parents or legal guardians; pregnant women and people trying to get custody of children under 18). Housing that meets the federal Fair Housing Act's definition of housing for older persons is exempt from the law's familial status requirements, provided that certain conditions are met. One of those exemptions concerns a project which houses at least one person who is 55 or older in at least 80 percent of the occupied units, and

which adheres to a policy that demonstrates intent to house persons who are 55 or older.⁷

The REHOD Zoning requires that a "minimum of twenty-five percent (25%) of all dwelling units shall be age restricted to a minimum of at least one occupant aged 55 or over." (See Exhibit 3.1, § 2506.6.1.) If an RFP Respondent proposes less than 80% age restricted units, the RFP Respondent must suitably address in its RFP Response how its proposal will be planned and executed to comply with the federal Fair Housing Act. The RFP Respondent may evaluate and propose any techniques it considers appropriate to develop its Project on the Property (e.g. a subdivision of the Property into an age restricted parcel and a non-age restricted parcel) as long as the Project is FHA-compliant.

15. Respondent's Responsibility for Due Diligence

The RFP Respondent should undertake an independent review and analysis concerning the Property, its history and use, its physical conditions, environmental conditions, applicable zoning, governmental permits and approvals required for the Project, and all other development and legal considerations pertaining to the Property, the Work, and the proposed use. The RFP Respondent shall submit with its RFP Response (a) a proposed Scope of Work for any on-site environmental and engineering investigations which the RFP Respondent proposes to conduct on or beneath the Property as part of the RFP Respondent's Due Diligence Investigations to be completed during the due diligence period provided for in the Land Disposition Agreement and, (b) a list of each governmental permit and approval the RFP Respondent reasonably anticipates is required for the Project (including without limitation whether MEPA review is likely to be required for the Project), the name of the issuing authority, and the proposed time frame for obtaining the governmental permits and approvals. See Section B.16 below.

The Town makes no representation or warranty with respect to the Property, including without limitation, the Town's title to the Property, the value, quality or character of the Property or its fitness or suitability for any particular use and/or the physical and environmental condition of the Property.

The Successful RFP Respondent shall accept the Property on a strictly "as is" basis, with all faults, and without any warranty or obligation whatsoever on the part of Town.

16. Closing

The Land Disposition Agreement anticipates that Closing will occur within nine (9) months of the execution of that agreement in order for the Successful RFP Respondent to obtain all final governmental permits and approvals for the Project. The Land Disposition Agreement allots a nine month period to complete these milestones, with the potential for certain additional extensions based on (a) the payment of additional deposit amounts, (b) the institution of third party appeals or delays of required permits beyond the Successful RFP Respondent's control (provided that the Successful RFP Respondent diligently defends or

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⁷ See http://portal.hud.gov/hudportal/HUD?src=/program_offices/fair_housing_equal_opp/seniors.

settles the appeals or diligently pursues required permits), or (c) the exercise of discretion of the Board of Selectmen. To ensure that the Project is diligently pursued and ultimately viable, the Successful RFP Respondent must provide with its RFP Response a realistic proposed schedule for permitting and any exceptions the Successful RFP Respondent may have to the Closing timeframe set forth in the Land Disposition Agreement and the possible extensions thereof. See Section E.8 and Exhibit 1.3.

C. Evaluation of Proposals

The Town will review all proposals received by the filing deadline in accordance with the Minimum Threshold Criteria and Comparative Evaluation Criteria in Section G and the following procedure:

- Proposals meeting the Minimum Threshold Criteria will initially be evaluated and rated by the Town's River's Edge Advisory Committee (the "Committee") according to the Comparative Evaluation Criteria set forth in this Section G to the RFP.
- The Committee will make its recommendations to the Town's Board of Selectmen.
- The Town's Board of Selectmen will select the most advantageous proposal from the responsible and responsive RFP Respondents, taking into consideration the Comparative Evaluation Criteria (including without limitation price), the Committee's recommendations, and the Board's own judgment as to which RFP Respondent best meets the Comparative Evaluation Criteria.
- The Town will notify all RFP Respondents in writing of the Board of Selectmen's decision.

The Town reserves the right to accept or reject any or all proposals if the Town determines that it is in its best interests to do so. The Town reserves the right to waive any informalities in a proposal and to accept the proposal for processing when deemed to be in the best interest of Town. The Town reserves the right to make an award as deemed to be in the best interests of the Town.

The Town reserves the right but is under no obligation to interview RFP Respondents after the opening of Proposals but before issuing a Notice of Award. Interviews may be conducted by the Committee (at its option), by the Board of Selectmen (at its option) or not at all. Interviews may be taped or videotaped at the Town's option. If interviews are conducted, interviewees will be evaluated in accordance with Evaluation Criterion G(2)(h).

The Town reserves the right to seek additional information from any RFP Respondent after the opening of Proposals but before issuing a Notice of Award or entering into a Land Disposition Agreement. The Town reserves the right to reject any proposal if Town deems it

to be in the best interests of Town, and to award the Land Disposition Agreement to the next qualified respondent.

D. Land Disposition Agreement

The Successful RFP Respondent will have thirty (30) days from the receipt of a Notice of Award from Town to execute the Land Disposition Agreement for the Sale and Redevelopment of the Property (the "Land Disposition Agreement" or "LDA") substantially in the form set forth in Exhibit 2.1, and the agreements requiring execution referenced as exhibits therein, all with such mutually acceptable amendments (if any) as are approved by the Town's Board of Selectmen. The agreements requiring execution referenced in the LDA are as follows:

- Escrow Agreement (RFP Exhibit 2.2);
- Right of Entry and License Agreement (RFP Exhibit 2.3);
- Reserved Easement Agreement (RFP Exhibit 2.4); and
- Repurchase Agreement (RFP Exhibit 2.5).

If an RFP Respondent takes exception to any provision(s) of the proposed Land Disposition Agreement (Exhibit 2.1) or any of the documents listed above, the RFP Respondent must identify with specificity in its RFP Response the provision to which exception is taken, the basis for the exception, and the RFP Respondent's proposed alternative language or provision to address that exception, by providing a redlined copy of such document(s). Any exceptions or changes not so identified in the RFP Response will be deemed waived.

The Town's Board of Selectmen reserves the right to accept, reject, or negotiate proposed amendments to resolve any such proposed exceptions or changes to the Land Disposition Agreement (Exhibit 2.1), Escrow Agreement (Exhibit 2.2), Right of Entry and License Agreement (Exhibit 2.3), Reserved Easement Agreement (Exhibit 2.4), or Repurchase Agreement (RFP Exhibit 2.5), at any time before the Board's execution thereof.

If the Successful RFP Respondent fails to execute the Land Disposition Agreement and Exhibits 2.2-2.5 within thirty (30) days of Notice of Award (or within any extension to which Town may agree in writing), the Town may cancel the Notice of Award and select the next most advantageous offer. If the Successful RFP Respondent fails to close on the acquisition of the Property pursuant to the Land Disposition Agreement, the Town may terminate the Land Disposition Agreement and its exhibits pursuant to their terms, cancel the Notice of Award, retain the Deposit under the Land Disposition Agreement, and select the next most advantageous offer.

E. Specific Terms, Conditions and Restrictions on Use of the Property

Pursuant to M.G.L. c. 30B, § 16, the Town sets the following terms, conditions and restrictions on the Successful RFP Respondent's use of the Property pursuant to the RFP:

1. The Project and the Work

After acquiring the Property, the Successful RFP Respondent shall, at its sole cost and expense, perform and complete all work necessary for the design and construction of the multi-family rental housing development project on the Property, together with related improvements, as approved by the Board of Selectmen in the Notice of Award (the "Project"). All work relative to the Project shall be completed in compliance with the following requirements, plans, permits and approvals, and in general conformance with the spirit and intent of the following River's Edge Design Guidelines (collectively the "Work"):

- a. The requirements of the Wayland Zoning Bylaw relative to the River's Edge Housing Overlay District (REHOD) as adopted under Article 15 at the 2014 Wayland Annual Town Meeting (Exhibit 3.1);
- b. The requirements of all required governmental permits and approvals for the Project;
- c. The requirements of the final, executed Land Disposition Agreement;
- d. The requirements of this RFP and any Addenda hereto;
- e. The conceptual Site Plan, Schematic Architectural Drawings, and Building Elevations and/or Renderings and other Proposal materials submitted by the Successful RFP Respondent and approved by the Board of Selectmen in the Notice of Award together with such amendments to the conceptual Site Plan, Architectural Drawings, and Building Elevations and other Proposal materials as the Town may approve during the course of the disposition of the Property; and
- f. The River's Edge Design Guidelines (Exhibit 5.2).

Without limitation, after acquiring the Property, the Successful RFP Respondent shall, at its sole cost and expense, perform and complete the following Work related to the Project:

- a) Demolish, remove, recycle and/or properly dispose of all buildings, structures, improvements, foundations, pipes, tanks, fixtures, equipment and demolition debris on or under the Property (collectively, the "Demolition Work").
- b) Assess, contain, remove and/or remediate all pre-existing releases of oil and hazardous materials at of from the Property in accordance with General Laws Chapter 21E and the Massachusetts Contingency Plan to either a Permanent Solution with No Conditions or a Permanent Solution with such Conditions as are acceptable to the Town's Board of Selectmen ("Environmental Remediation").

- c) Design, construct and operate the Project in such a way to evaluate and eliminate the risk of methane gas or other vapor intrusion from the Sudbury landfill or otherwise into the residential buildings and units consistent with a Permanent Solution involving No Significant Risk under General Laws Chapter 21E and the Massachusetts Contingency Plan. ("Environmental Mitigation").
- d) Design, construct and operate the Project in such a way to achieve a condition of No Significant Risk to Project residents as to other recognized environmental conditions such as arsenic in groundwater (e.g. by prohibiting on-site drinking water wells, following DEP Best Management Practices for any gardening on the Property, and the like).
- e) Obtain all governmental licenses, permits, approvals and other relief required for the Project, the Work, the Demolition Work, the Environmental Remediation, the Environmental Mitigation, and all other Work necessary for the development and use of the rental housing project pursuant to this RFP.
 - [NOTE: The Project should be developed under DHCD's Local Initiative Program with Local Action Units developed pursuant to Site Plan Approval from the Planning Board under the REHOD Zoning Bylaw (Exhibit 3.1); and the Project must meet all regulatory requirements for 100% of the units in the Project to be eligible for inclusion on the Town's Subsidized Housing Inventory ("SHI").

The goal of the Town is to allow higher density development at the Property, so under no circumstances shall the Successful RFP Respondent (and its successors and assigns) file an application for a comprehensive permit for the Project pursuant to M.G.L. c. 40B, §§ 20—23 to achieve higher or lower density.

If for whatever reason a comprehensive permit is required to ensure that 100% of the units in the Project are eligible for inclusion in the Town's Subsidized Housing Inventory (e.g. as Local Initiative Program Units or under another affordable housing subsidy program), the Successful RFP Respondent may file an application, but only with Board of Selectmen consent, in its sole discretion.

This provision shall run with the land.]

f) Comply with all applicable laws, bylaws, rules and regulations with respect to the Project, the Work, the Demolition Work, the Environmental Remediation, the Environmental Mitigation, and all other activities necessary for the development and use of the rental housing project pursuant to this RFP.

The RFP Respondent will, if awarded the Project, engage a contractor licensed by the Commonwealth of Massachusetts as a Construction Supervisor to supervise all construction

on the Project and will engage a Massachusetts Licensed Site Professional to supervise all Environmental Remediation and Environmental Mitigation on the Property.

2. Costs and Expenses

The Successful RFP Respondent shall be solely responsible for all costs and expenses arising out of or related to the RFP Response, Due Diligence Investigations, the Land Disposition Agreement, the Project, the Work, the Demolition Work, the Environmental Remediation, the Environmental Mitigation, and all other activities necessary, proper, or incidental to the redevelopment and use of the Property for the rental housing project pursuant to this RFP. Without limitation, the Successful RFP Respondent shall be solely responsible for all costs and expenses of (a) the design, permitting and construction of the new buildings and improvements, the installation of all utilities and site work required for the proposed housing use, and any other measures necessary to construct and occupy the Project in compliance with the RFP, the Land Disposition Agreement and all applicable federal, state and local laws, ordinances, rules, regulations and codes for the proposed use, (b) all products, materials, tools, equipment, fixtures, relating thereto, (c) all contractors, subcontractors, architects, engineers, project managers, construction managers, attorneys, consultants relating thereto.

3. Costs of Demolition Work for the Former Wayland/Sudbury Septage Facility

The Town of Wayland has an Inter-Municipal Agreement ("IMA") with the Town of Sudbury whereby the Town of Sudbury must reimburse the Town of Wayland for a portion of the actual costs of the Demolition Work for the former the Wayland/Sudbury Septage Facility on a portion of the Property. For this reason, each RFP Respondent shall include with its RFP Response an estimate for the costs of the Demolition Work.

The Successful RFP Respondent shall separately track and account for all costs and expenses actually incurred for the Demolition Work for the former the Wayland/Sudbury Septage Facility. Within forty-five (45) days of completing that Demolition Work, the Successful RFP Respondent shall provide to the Wayland Town Administrator a detailed accounting of all costs of the Demolition Work, including all supporting documents reasonably necessary to substantiate those costs. The Successful RFP Respondent shall fully cooperate with the Town of Wayland's efforts to recover the applicable portion of the costs of the Demolition Work from the Town of Sudbury to ensure that the purpose of the IMA is met.

To the extent that the Successful RFP Respondent's actual costs of the Demolition Work are less than its estimate of the costs of the Demolition Work, then the Successful RFP Respondent shall reimburse the Town for the difference between (i) the Successful RFP Respondent's estimate and (ii) the actual costs of the Demolition Work. Said amount shall be paid within forty-five (45) days after the Successful RFP Respondent provides the detailed accounting of the costs of the Demolition Work. (If actual costs of the Demolition Work are more than estimated, then no adjustment shall be made.) The Successful RFP Respondent

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⁸ In the limited circumstance in which the Town opts to design and construct the Water Main Extension, the Town may in its sole and exclusive discretion agree, in a separate written agreement, to undertake certain costs of water utility infrastructure work. See Section B.9 above.

waives any claim it allegedly may have now or in the future with respect to any reimbursement paid by the Town of Sudbury to the Town of Wayland with respect to the Demolition Work costs and expenses. The RFP Respondent acknowledges that its proposed purchase price for the Property takes into account the anticipated costs and expenses of Demolition Work.

4. Release and Indemnity

The Successful RFP Respondent on behalf of itself and its parents, subsidiaries, affiliates, officers, directors, members, managers, predecessors, successors, contractors, subcontractors, assigns, agents, and representatives shall release, defend, indemnify and hold harmless the Town of Wayland and its boards, commissions, officials, employees, agents, and representatives from and against any and all claims, damages, liabilities, losses, penalties, costs, expenses and fees (including without limitation reasonable legal fees and expert fees) arising out of or relating to the condition of the Property, any release of oil or hazardous materials to, at or from the Property, the Property Information, the Due Diligence, the Project, the Work, the Demolition Work, the Environmental Remediation, the Environmental Mitigation, and all other activities necessary, proper, or incidental to the redevelopment and use of the Property for the rental housing project pursuant to this RFP.

5. Performance Standards

The Successful RFP Respondent shall perform and complete the Work in a good, workmanlike and commercially reasonable manner, in compliance with good engineering and construction practices, using all new or suitable recycled materials, and in conformance with the standard of diligence and care normally employed by a duly qualified persons in the performance of comparable work, in accordance with generally accepted practices appropriate to the activities undertaken in the greater Boston area, and in accordance with the requirements of all applicable laws, ordinances, codes, orders, rules and regulations of all governmental authorities, agencies or departments with jurisdiction. The Successful RFP Respondent shall take all reasonably necessary measures to (i) minimize dust, noise and construction traffic, (ii) minimize any damage, disruption or inconvenience caused by the Work, and (iii) make adequate provision for the safety and convenience of all persons affected thereby and to properly police same. Dust, noise and other effects of such work shall be controlled using commercially accepted methods customarily utilized in order to control deleterious effects associated with construction projects in a populated or developed area.

6. Rental, Senior and Affordable Housing Requirements

The Town has established the following rental, senior and affordable housing goals and requirements for the use of the Property, which shall be incorporated as perpetual terms, conditions and restrictions on the Successful RFP Respondent's use of the Property:

- a. The Project shall consist of between 150 and 190 residential units.
- b. One hundred percent (100%) of the units shall be rental units.

- c. Per the REHOD, at least 25% of the units shall be 55+ age-restricted units. Up to 25% of the age-restricted units may be assisted living units, as long as all such units are eligible for inclusion in the Town's Subsidized Housing Inventory as described below.
- d. Per the REHOD, at least 25% of the units shall be affordable units for occupancy by persons or households whose aggregate family income does not exceed 80% of Area Median Income ("AMI"), as established by the United States Department of Housing and Urban Development.
- e. The affordable units shall be distributed proportionally (by type, size and location) between and among the age-restricted and non-age-restricted units.
- f. The Project shall be developed under DHCD's Local Initiative Program with Local Action Units developed pursuant to Site Plan Approval from the Planning Board under the REHOD Zoning Bylaw (Exhibit 3.1); and the Project must meet all regulatory requirements such that 100% of the units in the Project are eligible for inclusion on and counted toward the Town's Subsidized Housing Inventory established and administered by the Commonwealth of Massachusetts Executive Office of Housing and Economic Development, Department of Housing and Community Development ("DHCD"), or its successor (the "Subsidized Housing Inventory").
- g. Local preference for affordable units shall be provided to the maximum extent allowed by legal requirements.
- h. These senior and affordable housing unit requirements shall be incorporated into a perpetual Affordable Housing Restriction substantially in the form of DHCD's "Local Initiative Program Regulatory Agreement and Declaration of Restrictive Covenants for Rental Project, Local Action Units" attached hereto as Exhibit 9.1, with such revisions thereto as the Town's Board of Selectmen in consultation with DHCD may approve, and provided that any such revisions shall conform to the requirements and guidelines for Local Initiative Program Local Action Units to be eligible for inclusion on the Town's Subsidized Housing Inventory. Said restriction shall run with the land and have priority over other encumbrances created by or under the Successful RFP Respondent, including without limitation any mortgage securing the acquisition of the Property or the construction of the Project, to ensure that the Project remains a rental housing development with 25% affordable housing units and a minimum of 25% age-restricted (senior) housing units and that 100% of the units count toward the Town's Subsidized Housing Inventory.

7. Property Management

The Successful RFP Respondent and its permitted successors and assigns (as defined in the form of Land Disposition Agreement attached hereto as Exhibit 2.1) shall

- a. Market and rent all residential units in the Project promptly upon completion of and throughout the existence of the Project.
- b. Manage and implement all legal requirements applicable to the restricted affordable and senior rental housing units.
- c. Maintain, repair and replace deteriorated components of the Project's buildings, improvements and infrastructure over time so that the Project remains a first class rental housing development within the Town.

8. Schedule

Each RFP Respondent shall submit with its proposal its anticipated critical path time schedule for major Project milestones (including such matters as execution of the Land Disposition Agreement, completion of due diligence, design, permitting, financing, closing, construction, marketing and rental) so that the Work shall be commenced and completed, and the units marketed, rented and occupied as soon as commercially reasonably possible. The schedule shall, at a minimum, conform to and include the information set forth in Exhibit 1.3.

9. Enforcement of Covenants

Title to the Property will be conveyed subject to specific covenants on behalf of the Successful RFP Respondent to (a) commence construction of the Project within the construction commencement deadline in the Land Disposition Agreement; (b) complete construction of the Project within the construction completion deadline in the Land Disposition Agreement using commercially reasonable efforts; (c) use the Property solely for residential rental housing and accessory uses allowed by Section 2504.1.2 of the REHOD (Exhibit 3.1) and as provided in this RFP; and (d) maintain the Project over time in first class condition. These covenants shall be enforceable as set forth in the Land Disposition Agreement and a capital reserve account shall be established and funded to maintain the property as required therein.

Without limitation, in the event that the Successful RFP Respondent fails to timely commence construction as provided above, the Town shall have the option to repurchase the Property pursuant to the terms of a Repurchase Agreement to be entered into between the parties and recorded at the time of closing. The proposed form of Repurchase Agreement is attached hereto as Exhibit 2.5.

In the event that the Successful RFP Respondent fails to timely complete construction, to use the Property solely for residential rental housing and accessory uses, or to diligently maintain the Project, the Town shall have the rights and remedies set forth in the Land Disposition Agreement and the Deed.

F. Submission Requirements

Each RFP Respondent must submit the following information and documents (completed and executed as applicable). Failure to provide any of the required documents

may result in a determination that the Proposal is non-responsive. Numbered tabs should match numbered items in the following table, and should appear in the order given.

Tab	Contents	Exhibit
	Cover Letter confirming enclosure of all required information and	
3	documents	
1.	Completed and signed Proposal Form	Exhibit 1.1
2.	Completed and signed Price Summary Form including a Pro	Exhibit 1.2
	Forma for the Project and Statement of Estimated Tax Revenues	
	substantially in the form attached hereto setting forth a detailed	
	breakdown of the projected revenues and costs (attached in a	
	separate sealed envelope labeled as set forth above)	
3.	Completed and signed Certificate of Non-Collusion	Exhibit 1.4
4.	Completed and signed Disclosure of Beneficial Interest Form as	Exhibit 1.5
	required by M.G.L. c. 7C, § 38	
5.	Completed and signed Non-Delinquency Statement required by	Exhibit 1.6
- S	M.G.L. c. 60, § 77B	
6.	Completed and signed Commitment for payment in lieu of taxes	Exhibit 1.7
	calculated in accordance with M.G.L. c. 44, § 63A	
7.	Certification as to Payment of Taxes	Exhibit 1.8
8.	Completed and signed Evidence of Authorization for the RFP	Exhibit 1.9
	Respondent's signatory to the RFP (e.g. Corporate Resolution or	
	equivalent depending on form of entity)	
9.	RFP Respondent's Statement of Qualifications including a	
	statement/evidence of the RFP Respondent's:	
	Business and years of relevant experience	
	Project Team, including Developer, Architect, primary	
	Engineers and General Contractor	
	Comparable Projects (by size, type, complexity, location,	
	development costs, affordable/senior components, or other	
	relevant metrics)	er.
	o Provide photographs or other visual representations	
	of completed comparable projects where possible	
	Financial stability and financial capacity to complete the	
	Project	
	Disclosure of any material facts undermining the RFP	0
	Respondent's ability to finance and complete the Project in	
	a timely manner (e.g. relevant litigation, liens,	
	foreclosures, bankruptcies, or other significant	
	impediments)	
	 Other information to document the RFP Respondent's 	•
	capabilities and qualifications for the Project	
10	Resume of each of the RFP Respondent's key employees and team	
	member for this Project	
11.	Letters of Reference:	
	Three letters of reference (from representatives of independent	
	entities such as municipalities, subsidizing agencies, lenders,	

Tab	Contents	Exhibit
	attorneys, or other professionals knowledgeable of the RFP	
	Respondent) based on projects of similar size, type and scope.	
12.	Conceptual Site Plan, Schematic Architectural Drawings, and	* · · · · · · · · · · · · · · · · · · ·
	Building Elevations:	
	Narrative description of the RFP Respondent's Proposal	
	Preliminary conceptual site development plan showing the	
	site boundaries; the locations and outlines of proposed	
	buildings, streets, drives, parking areas, walks, and paved	
	areas; preliminary location and sizes of on-site sewage and	
	storm-water control facilities; general landscaping; other	
	planned improvements to the Property; and open areas	
	within the site	
	Preliminary, schematic, scaled, architectural drawings	
	showing, for each building, typical floor plans, typical	
	elevations, construction type, exterior finishes, and other	
	main architectural features, common areas and amenities	
	Perspective drawing looking from the entry of the access and at Pouts 20, morthwest into the Project	
12	road at Route 20, northwest into the Project	
13.	A tabulation of proposed units in each building by type (market,	
	affordable; age-restricted, non-age-restricted), number of	
	bedrooms, floor area, average unit sizes and rents, and a brief description of unit amenities. If an RFP Respondent proposes less	
	than 80% age restricted units, the RFP Respondent must include	
	an explanation as to how its proposal will be planned and executed	
	to comply with the federal Fair Housing Act.	
14	The proposed Scope of Work for any on-site environmental and	
	engineering investigations which the RFP Respondent proposes to	
	conduct on or beneath the Property during the Due Diligence	
	Period under the Land Disposition Agreement	
15	A list of each governmental permit and approval the RFP	
	Respondent reasonably anticipates is required for the Project	
	(including without limitation whether MEPA review is likely to be	
	required for the Project), the name of the issuing authority, and the	
	proposed time frame for obtaining the governmental permits and	
	approvals	1200 100000
16.	The RFP Respondent's proposed critical path time schedule for	Exhibit 1.3
200	the Project conforming to Section E.8 above	560 50 50 50
17.	Demonstration that the proposal meets the Comparative	Exhibit 1.10
	Evaluation Criteria in the form of a completed Exhibit 1.10 in	
	which the RFP Respondent demonstrates (with reference to	
	supporting documentation as applicable) how the RFP	
	Respondent's Proposal meets or exceeds the comparative	
10	evaluation criteria of the RFP	E-10 % C f
18	List of Exceptions (If Any) to Land Disposition Agreement and its	Exhibit 2.1
	Exhibits:	Exhibit 2.2

Tab	Contents	Exhibit
	If a prospective RFP Respondent takes exception to any	Exhibit 2.3
	provision(s) of the proposed Land Disposition Agreement	Exhibit 2.4
	(Exhibit 2.1), Escrow Agreement (Exhibit 2.2), Right of Entry and	Exhibit 2.5
	License Agreement (Exhibit 2.3), Reserved Easement Agreement	
	(Exhibit 2.4), or Repurchase Agreement (RFP Exhibit 2.5), the	
	RFP Respondent must identify with specificity the provision to	
	which exception is taken, the basis for the exception, and the RFP	
	Respondent's proposed alternative language or provision with	
	respect to that exception. To do so, the RFP Respondent must	
	include with its RFP Response a redlined copy of the proposed	
	Land Disposition Agreement or Exhibits 2.2, 2.3, 2.4, or 2.5 (as	
	applicable) indicating the changes requested by the RFP	
	Respondent. Any exceptions or changes not so identified in the	
	RFP Response will be deemed waived.	
	If a prospective RFP Respondent takes no exception the proposed	
	Land Disposition Agreement or to Exhibits 2.2, 2.3, 2.4, and 2.5,	
	the RFP Respondent must so indicate in its RFP Response.	
	Note: The Board of Selectmen retains the discretion whether or	
Ļ	not to accept, modify, or reject any such proposed exceptions or	
	changes to the final Land Disposition Agreement and its Exhibits.	
	See RFP Section D above.	
19	Demonstration of the RFP Respondent's Strategy for ensuring that	
	100% of the units in the Project count toward the Town's	
	Subsidized Housing Inventory	
20.	A Certified Check payable to the Town of Wayland in the amount	
	of \$10,000 to be (a) forfeited to the Town in the event the RFP	
	Respondent is awarded the Project but fails or refuses to execute	
	the required Land Disposition Agreement within the time set forth	
	in the Notice of Award, or if the RFP Respondent withdraws its	
	proposal (b) applied to the required deposit under the Land	
	Disposition Agreement in the event the RFP Respondent is awarded the Project and timely executes the required Land	
	Disposition Agreement, or (c) returned to the RFP Respondent in	
	the event the Town rejects all proposals or rejects the RFP	
	Respondent's Proposal and/or one year passes from the date of	
	submission per Section A.7.	
	oddination per deduct this	

Updated originals of forms 3-7 shall be executed and delivered by the Successful RFP Respondent at Closing and as a pre-condition thereto.

G. Evaluation Criteria

The Town will review all proposals received by the filing deadline in accordance with the procedure in Section C and in accordance with the following Minimum Threshold Criteria and Comparative Evaluation Criteria:

1. Minimum Threshold Criteria

To be responsive to this RFP, an RFP Respondent must submit a Response meeting the following minimum threshold criteria:

- a. The Proposal must be complete and conform to all submission requirements set forth in this RFP and any Addendum to this RFP issued before the submission deadline.
- b. The Proposal must be timely submitted.

To be responsible under this RFP, an RFP Respondent:

- a. Must demonstrate through the information and documents submitted with its RFP Response that the RFP Respondent has the capability, integrity and reliability to acquire the Property and perform the Project under the RFP and the Land Disposition Agreement (Exhibit 2.1).
- b. Must have prior experience in completing similar projects.

2. Comparative Evaluation Criteria

Each proposal meeting the minimum threshold criteria will be evaluated and rated on the basis of the following comparative evaluation criteria. Where qualitative distinctions are appropriate to draw among proposals within the same tier, the evaluators will utilize the following numerical designations to assist with drawing those qualitative distinctions (with the higher number representing the higher qualitative evaluation on that criterion): Highly Advantageous (10 through 8); Advantageous (7 through 5), Passable/Not Advantageous (4 through 3) and Unacceptable (2-0).

a. Comparable Experience & Financial Strength

• A Highly Advantageous rating will be given to a proposal that in the judgment of the evaluators identifies a highly qualified RFP Respondent and highly experienced Project Team (including developer, designers, engineers, builder) with (a) extensive experience with comparable residential and rental projects, (b) an exceptional record of successfully completing similar residential and rental projects on schedule and within budget, and (c) top caliber principals and senior staff assigned to the Project Team based on the resumes and references provided and (d) exceptional financial strength, committed financial partners and demonstrated capacity to undertake and complete the Project.

- An Advantageous rating will be given to a proposal that in the judgment of the evaluators identifies a qualified RFP Respondent and experienced Project Team with (a) relevant experience with comparable residential and rental projects, (b) a record of successfully completing residential and rental projects, and (c) experienced personnel staff assigned to the Project based on the resumes and references provided and (d) reasonable and demonstrated financial strength to undertake the Project.
- A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators identifies merely a passable RFP Respondent, Project Team, financial strength and capacity to undertake and complete the Project (above Unacceptable and below Advantageous).
- An Unacceptable rating will be given to a proposal that in the judgment of the evaluators fails to identify a qualified RFP Respondent, experienced Project Team, reasonable and demonstrated financial strength and capacity to undertake the Project.

b. Quality of Design and Construction.

Each of the categories (1) Site Planning and Design, (2) Architectural Design, (3) Quality of Materials and (4) Design of the Project and as a gateway in relationship to the larger Wayland community shall each be evaluated with the qualitative review criteria as follows:

- A Highly Advantageous rating will be given to a proposal that in the judgment of the evaluators meets and exceeds the qualitative design requirements of the RFP; presents superior merit in terms of architectural features, unit designs and amenities, and the quality of proposed construction; and carefully integrates the development of the Property as a gateway feature to the Town.
- An Advantageous rating will be given to a proposal that in the
 judgment of the evaluators complies with the design requirements of
 the RFP and presents an acceptable quality of building and unit design
 and construction.
- A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators identifies merely passable design and quality (above Unacceptable and below Advantageous).
- An Unacceptable rating will be given to a proposal that in the judgment
 of the evaluators fails to meet the design requirements of the RFP and
 presents an unacceptable design or quality of buildings, units,
 amenities, layout or construction.

c. Quality of Community

Each of the categories (1) Unit Amenities, Planning and Design, (2) Common Area Amenities, Planning and Design and (3) Community Planning (including the Project in its relationship to the larger Wayland community) shall each be evaluated with the qualitative review criteria as follows:

- A Highly Advantageous rating will be given to a proposal that in the
 judgment of the evaluators meets and exceeds the qualitative design
 requirements of the RFP; presents superior merit in terms of unit
 designs and amenities, common area design and amenities, and quality
 of community for residents, internally and as part of the larger Wayland
 community.
- An Advantageous rating will be given to a proposal that in the judgment of the evaluators complies with the design requirements of the RFP and presents an acceptable quality of unit, common area and community amenities.
- A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators identifies merely passable design and quality of community (above Unacceptable and below Advantageous).
- An Unacceptable rating will be given to a proposal that in the judgment
 of the evaluators fails to meet the design requirements of the RFP and
 presents an unacceptable design or quality of units, amenities, or
 community.

d. Feasibility of Proposed Project.

- A Highly Advantageous rating will be given to a proposal that in the judgment of the evaluators is highly feasible based on an analysis of the pro forma, the demonstrated ability to resolve financial, environmental and permitting issues as they may arise, the likely acceptability of the proposed Project to regulators, lenders and funders, and the likelihood of providing or obtaining proposed financing for Project costs and expenses, and the reasonableness of the pro forma.
- An Advantageous rating will be given to a proposal that in the judgment of the evaluators is feasible based on an analysis of these factors.
- A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators may or may not be feasible based on an

analysis of these factors (above Unacceptable and below Advantageous).

• An Unacceptable rating will be given to a proposal that in the judgment of the evaluators is not feasible based on an analysis of these factors.

e. Range of Housing Opportunities.

- A Highly Advantageous rating will be given to a proposal that in the judgment of the evaluators will meets or exceeds the affordability and senior housing requirements established by the RFP, the REHOD (Exhibit 3.1) and the River's Edge Design Guidelines (Exhibit 5.2) (collectively the "Affordability and Senior Housing Requirements") and will result in a higher number in the range of 150-190 new rental housing units which are counted toward the Town's Subsidized Housing Inventory.
- An Advantageous rating will be given to a proposal that in the
 judgment of the evaluators will meet the Affordability and Senior
 Housing Requirements, and will result in a lower number in the range
 of 150-190 new rental housing units which are counted toward the
 Town's Subsidized Housing Inventory.
- A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators may result in fewer than 150 new rental housing units which are counted toward the Town's Subsidized Housing Inventory (above Unacceptable and below Advantageous).
- An Unacceptable rating will be given to a proposal that in the judgment
 of the evaluators fails to meet the Affordability and Senior Housing
 Requirements and/or which fails to identify a proven strategy for 100%
 of the new rental housing units to be counted toward the Town's
 Subsidized Housing Inventory.

f. **Proposed Development Schedule.**

- A Highly Advantageous rating will be given to a proposal that in the judgment of the evaluators incorporates an expedited and achievable critical path time schedule for the Project.
- An Advantageous rating will be given to a proposal that in the judgment of the evaluators incorporates a prompt and feasible critical path time schedule for the Project.
- A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators incorporates a protracted but feasible critical path time schedule for the Project.

 An Unacceptable rating will be given to a proposal that in the judgment of the evaluators incorporates a dilatory or infeasible critical path time schedule for the Project.

All other things being equal, a Project with a shorter, more achievable development schedule will receive a more advantageous rating on this criterion than a Project with a longer, more questionable development schedule.

g. <u>Interviews (If Conducted)</u>

- A Highly Advantageous rating will be given to a proposal based on the interview, when, in the judgment of the evaluators, the Project Team in attendance demonstrated highly professional team leadership, detailed knowledge of the RFP requirements and the Property Information, and a sound and proven strategy and methodology for overcoming impediments and achieving success on the Project.
- An Advantageous rating will be given to a proposal based on the
 interview, when, in the judgment of the evaluators, the Project Team in
 attendance demonstrated professional team leadership, working
 knowledge of the RFP requirements and the Property Information, and
 a workable strategy and methodology for overcoming impediments and
 achieving success on the Project.
- A Passable/Not Advantageous rating will be given to a proposal based on the interview, when, in the judgment of the evaluators, the Project Team in attendance demonstrated passable team leadership, a passing knowledge of the RFP requirements and the Property Information, and a potential but unproven strategy and methodology for overcoming impediments and achieving success on the Project.
- An Unacceptable rating will be given to a proposal based on the
 interview, when, in the judgment of the evaluators, the Project Team in
 attendance failed to demonstrate sufficient team leadership, even a
 passing knowledge of the RFP requirements and the Property
 Information, or a modicum of strategy and methodology for
 overcoming impediments and achieving success on the Project.

h. **Preliminary Ranking**

After evaluating all proposals on the foregoing factors, the evaluators will arrive at a preliminary recommended ranking of the proposals relative to the other proposals based upon the above criteria. A proposal which achieves "Highly Advantageous" and/or "Advantageous" rankings in several categories will not necessarily be disqualified simply because it received a Passable/Not Advantageous or an "Unacceptable" ranking in one or more other categories if, in the judgment of the evaluators, the proposal on the whole is "Advantageous"

or "Highly Advantageous" to the Town.

i. Total Financial Benefits to the Town

After completing the preliminary recommended ranking of the proposals relative to each other as above, the evaluators will open all price proposals; separately rank the proposals in order based on price, on anticipated local real estate tax revenues, and on other financial benefits to the Town; and calculate the total financial benefits to the Town from each proposal based on a combination of price, anticipated local real estate tax revenues, and other financial benefits to the Town. The total financial benefits to the Town alone will not be the determining factor for the award of the RFP to an RFP Respondent. Rather, the evaluators will group the responses into four categories based on total financial benefits to the Town as follows:

- A Highly Advantageous rating will be given to a proposal that in the judgment of the evaluators provides total financial benefits to the Town well above the average of all proposals.
- An Advantageous rating will be given to a proposal that in the judgment of the evaluators provides total financial benefits to the Town that are above the average of all proposals.
- A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators provides total financial benefits to the Town that are moderately below average to average for all proposals (above Unacceptable and below Advantageous).
- An Unacceptable rating will be given to a proposal that in the judgment
 of the evaluators provides total financial benefits to the Town that are
 well below the average of all proposals.

j. Final Ranking

After arriving at the four categories of price rankings, the evaluators will arrive at a final recommended ranking of the proposals relative to the other proposals taking price into account. All other things being equal, the evaluators may increase the ranking of a proposal that is Highly Advantageous on price and decrease the ranking of a proposal that is Unacceptable on price.

The Selectmen will then make a final determination as to which proposal is most advantageous to the Town taking all factors including price into account. The Selectmen's determination may differ from the recommendations provided by the Committee, and the Selectmen's discretion in this regard shall be final.

The Notice of Award, if any, will be made by the Town based upon the Wayland Board of Selectmen's determination of the most advantageous

proposal from a responsible and responsive RFP Respondent, taking into consideration all evaluation criteria set forth in the RFP.

H. EXHIBITS

EXHIBIT 1.1

PROPOSAL FORM

Disposition of Municipal Real Estate - River's Edge Property

TOWN OF WAYLAND
c/o Town Manager
Town Building
41 Cochituate Road
Wayland, Massachusetts 01778

On behalf of the Person or Business Submitting the Proposal ("the "RFP Respondent"), having been duly authorized, I represent that:

The na	me and address of the RFP Re	•	
	ime, address, email address, ai t person for all matters concer		f the RFP Respondent's principal
			•
The R	FP Respondent acknowledges	receipt of the follow	wing Addenda to the RFP:
	Addendum	dated	
	Addendum	dated	

The RFP Respondent constitutes the following type of entity with the following principals (use separate sheet if necessary):

f a corporation, the State of Incorporation and the officers and directors are:
f a limited liability company, the state of organization and the manager and members are:
f a partnership or a limited partnership, the state of organization and the general
partners are:
f a trust, name of trust, the state of organization, the trustees and the Registry book and page for the recorded trust instrument are:
If an other form of person or entity, specify the type of entity, state of organization as the and its principals:
The following Town of Wayland officials and employees have a financial interest in the RFP Respondent or are related (by blood or marriage) to any of the partners, officers, directors, trustees, managers or employees of the RFP Respondent:

On behalf of the RFP Respondent, having been duly authorized, I represent and agree that:

1	The RFP Respondent is one of the following (specify yes or no to each):
	o A public agency ()
	A non-profit organization ()
	A limited dividend organization ()
	o A private party that shall form a limited dividend organization for purposes of
	the acquisition and development of the Property () or
	o None of the above ().
2.	Within 30 days from receipt of the Notice of Award, or such further time as Town may agree in writing, the RFP Respondent will execute the Land Disposition Agreement (Exhibit 2.1), Escrow Agreement (Exhibit 2.2), Right of Entry and License Agreement (Exhibit 2.3), Reserved Easement Agreement (Exhibit 2.4), and Repurchase Agreement (RFP Exhibit 2.5), each in the form attached to the RFP with such amendments thereto as are reflected in the above Addenda (if any) to the RFP or as may otherwise be approved by the Town's Board of Selectmen in accordance with the procedures set forth in the RFP.
3.	This Proposal will remain subject to acceptance by the Town of Wayland ("Town") for 180 days after the date of submission of proposals or for such additional time as the Town and the RFP Respondent may agree in writing.
4.	The RFP Respondent has enclosed with its proposal a Certified Check payable to the Town of Wayland in the amount of \$10,000. The RFP Respondent understands and agrees that this Certified Check shall be (a) deposited by the Town to general revenues and the \$10,000 amount shall be forfeited to the Town by the RFP Respondent in the event the RFP Respondent receives the Notice of Award for the Project from the Town but fails or refuses to execute the required Land Disposition Agreement and the other documents identified in Section 2 above within 30 days from receipt of the Notice of Award, or (b) deposited by the Town and applied toward the required deposit under Section 2.2 of the Land Disposition Agreement in the event the RFP Respondent receives the Notice of Award for the Project from the Town and timely executes the required Land Disposition Agreement and the other documents identified in Section 2 above, or (c) returned to the RFP Respondent in the event the Town rejects all proposals or rejects the RFP Respondent's Proposal.
Signat	ure
Name	of Person Signing
Title	

Name of Business	Ď		
Address			
Date			

EXHIBIT 1.2

Price Summary Form, Project Pro Forma, and Statement of Estimated Tax Revenue

EXHIBIT 1.2

PRICE SUMMARY FORM, PROJECT PRO FORMA, AND STATEMENT OF ESTIMATED TAX REVENUES

Disposition of Municipal Real Estate – River's Edge Property TOWN OF WAYLAND

Town Building
41 Cochituate Road
Wayland, Massachusetts 01778

Name of RFP Respondent:	
- :	

PURCHASE PRICE

The RFP Respondent (as Buyer) agrees to pay to the Town of Wayland (as Seller) the following purchase price for the purchase of the Property identified in the RFP ("Purchase Price"):9

Purchase Price	
\$ *	

The RFP Respondent shall purchase the Property and be solely responsible for all costs and expenses of the Project including without limitation all costs and expenses for the RFP Respondent to undertake and complete the Demolition Work concerning the former Wayland/Sudbury Septage Facility, to design and construct the Water Main Extension to connect the Project to the public water supply, and to design and construct the On-Site Package Treatment Plant. The RFP Respondent's contractor's or engineering estimate of its costs and expenses for each of these three items is as follows (each an "Estimate"):

Item	Estimate
Demolition Work concerning the former Wayland/Sudbury	
Septage Facility (Contractor's Estimate)	
Water Main Extension (Engineering Estimate)	
On Site Package Treatment Plan (for reference only)	

In addition to the Purchase Price, the RFP Respondent agrees to pay to the Town:

A. The difference (if greater than \$0.00) between (i) the above Estimate of the costs and expenses for the Demolition Work concerning the former the Wayland/Sudbury Septage Facility and (ii) the actual costs and expenses incurred for the Demolition Work concerning the former the Wayland/Sudbury Septage Facility accounted for in accordance with RFP Section E.3;

⁹ Capitalized Terms are defined below or are defined in the RFP.

- B. All applicable and lawful taxes, betterments, assessments, connection fees and annual use rates (i.e. for public water) assessed by the Town to the Property in accordance with Massachusetts law;
- C. All applicable permit fees and review costs for the On Site Package Treatment Plan as may be required by the Town of Wayland; and
- D. All closing costs and other charges to be assessed to the Buyer in accordance with the Land Disposition Agreement to be executed with the Town and the RFP Respondent.

Attached hereto as Addendum 1 is the RFP Respondent's Pro Forma for the Project. [Please complete in the form attached].

Attached hereto as Addendum 2 is the RFP Respondent's Statement of Estimated Tax Revenues. [Please complete in the form attached].

PUBLIC WATER ALTERNATIVE - AT TOWN'S OPTION

As an alternative, at the Town's sole and exclusive option, and as may be contingent on State funding being provided to the Town, the Town may elect to design and construct the Water Main Extension. In this alternative, RFP Respondent's estimate of Water Extension costs shall be paid to the Town as an addition to the Base Case Purchase Price.

Alternative	Purchase Price
Design and Construction of Water Main Extension	\$

AUTHORIZED SIGNATURE

This Proposal will remain subject to acceptance by the Town of Wayland for 180 days after the date of submission of proposals or for such additional time as the Town and the RFP Respondent may agree in writing.

Date

(A0311910.1)

ADDENDUM 1 TO PRICE SUMMARY FORM: PROJECT PRO FORMA

Name of RFP Respondent:	

OPERATING PRO FORMA FIRST FULL OPERATING YEAR:

	Туре	Avg Size	Total SF	Mo Rent	Rent psf/yr	Annual Revenues
	Studio			\$	\$	\$
	1-BR			\$	\$	\$
	2-BR			\$	\$	\$
	3-BR			\$	\$	\$
				Average \$	\$	\$
# Units	Туре	Avg	Total	Mo Rent	Rent psf/yr	Annual Revenues
200		Size	SF			
	Studio			\$	\$	\$
	1-BR			\$	\$	\$
	2-BR			\$	\$	\$
	3-BR			\$	\$	\$
				Average \$	\$	\$
					-	
				Average \$	\$	\$
Plus: Mis	cellaneo	ıs Inco	me (tena	ınt fees)		\$
Gross Rev	enues/					\$
ess: 5%	vacancy					\$
Effective					Re	venue/unit \$

Operating Expenses		
	Per unit cost	Expenses

Administrative	\$ \$
Marketing & Leasing	\$ \$
Repairs & Maintenance	\$ \$
Payroll (Maintenance & Manager Staff)	\$ \$
Property Management Fee	\$ \$
Insurance	\$ \$
Utilities	\$ \$
Other:	\$ \$
Real Estate Taxes (see attached)	\$ \$
Total Expenses	\$ \$
Expenses as % of Effective Gross Income	%

Per unit	Total
\$	\$
	\$

Per unit	1 otai
cap rate \$	\$
	cap rate \$

ADDENDUM 2 TO PRICE SUMMARY FORM:

STATEMENT OF ESTIMATED TAX REVENUES

Project Revenues		
Gross Revenues (from Pro Forma)		\$
Less: 5% vacancy		\$
Effective Gross Income		\$
Operating Expenses	30%	\$
NET OPERATING INCOME		S
<i>;</i> *		1 4
Estimated Property Assessment	8.0% cap rate	\$

EXHIBIT 1.3 PROJECT SCHEDULE

River's Edge, Wayland MA

The REP Resp	ondent r	ronoses to	commence	and compl	ete the D	roject in a	ccordance	with the

Name of RFP Respondent: ___

The RFP Respondent proposes to commence and complete the Project in accordance with the following critical path time schedule:

Note: Town's required dates are included in the list below. The RFP Respondent can reorder and add to the steps below as it considers appropriate. The RFP Respondent must include proposed milestones for all items below. For non-profit entities, or any entities proposing to use public financing, subsidies or tax credits, any revisions to these required dates must be specifically outlined.

- The RFP Respondent will execute the Land Disposition Agreement within 30 days from the Notice of Award from the Town.
- The RFP Respondent will complete all Due Diligence Investigations within 60 days after the execution of the Land Disposition Agreement.
- The RFP Respondent will file for all necessary governmental permits and approvals within 60 days after the completion of Due Diligence Investigations.
- The RFP Respondent will provide monthly updates to the Planning Board of permitting and financing efforts from and after 60 days after completion of Due Diligence.
- The RFP Respondent will use its best efforts to obtain all necessary governmental permits and approvals within 9 months after completion of Due Diligence (not including any time necessary to resolve any third party appeals).
- The RFP Respondent will secure any necessary financing for the Project within 6
 months after completion of Due Diligence. For entities proposing to use public
 financing, subsidies or tax credits, any revision to this required date must be
 specifically outlined.
- The RFP Respondent will commence construction within ninety (90) days after Closing.
- The RFP Respondent will commence construction within ninety (90) days after Closing.

 The Successful RFP Respondent shall complete the construction of the Project not later than twenty-four (24) months after Closing, or shall specifically identify any phasing program and projected completion.

Absent delays caused by third party appeals or other matters beyond the reasonable control of the RFP Respondent, the RFP Respondent anticipates that the critical path time schedule from execution of the Land Disposition Agreement until completion of construction will be months.
The RFP Respondent proposes to track the critical path time schedule for the Project using software.
Optional: The RFP Respondent has attached hereto the initial proposed critical path time schedule for the Project prepared in the format of that software program.
Signature
Name of Person Signing
Title

EXHIBIT 1.4

CERTIFICATE OF NON-COLLUSION

The undersigned certifies under penalties of perjury that the bid or proposal submitted relative to this project is in all respects bona fide, fair and made without collusion or fraud with any other person, joint venture, partnership, corporation or other business or legal entity.

Signature	
Name (Person sign	ning Proposal)
(Company)	
(Date)	

EXHIBIT 1.5

Disclosure of Beneficial Interest Form

DISCLOSURE STATEMENT FOR TRANSACTION WITH A PUBLIC AGENCY CONCERNING REAL PROPERTY M.G.L. c. 7C, s. 38 (formerly M.G.L. c. 7, s. 40J)

The undersigned party to a real property transaction with a public agency hereby discloses and certifies, under pains and penalties of perjury, the following information as required by law:

(1)	REAL PROPERTY:
(2)	TYPE OF TRANSACTION, AGREEMENT, or DOCUMENT:
(3)	PUBLIC AGENCY PARTICIPATING in TRANSACTION:
(4)	DISCLOSING PARTY'S NAME AND TYPE OF ENTITY (IF NOT AN INDIVIDUAL):
(5)	ROLE OF DISCLOSING PARTY (Check appropriate role):
	Lessor/LandlordLessee/Tenant Seller/GrantorBuyer/Grantee
	Other (Please describe):
(6)	The names and addresses of all persons and individuals who have or will have a direct or indirect beneficial interest in the real property excluding only 1) a stockholder of a corporation the stock of which is listed for sale to the general public with the securities and exchange commission, if such stockholder holds less than ten per cent of the outstanding stock entitled to vote at the annual meeting of such corporation

<u>NAME</u> <u>RESIDENCE</u>

follows (attach additional pages if necessary):

(7) None of the above- named persons is an employee of the Division of Capital Asset Management and Maintenance or an official elected to public office in the Commonwealth of Massachusetts, except as listed below (insert "none" if none):

or 2) an owner of a time share that has an interest in a leasehold condominium

meeting all of the conditions specified in M.G.L. c. 7C, s. 38, are hereby disclosed as

(8) The individual signing this statement on behalf of the above-named party acknowledges that he/she has read the following provisions of Chapter 7C, Section 38 (formerly Chapter 7, Section 40J) of the General Laws of Massachusetts:

No agreement to rent or to sell real property to or to rent or purchase real property from a public agency, and no renewal or

extension of such agreement, shall be valid and no payment shall be made to the lessor or seller of such property unless a statement, signed, under the penalties of perjury, has been filed by the lessor, lessee, seller or purchaser, and in the case of a corporation by a duly authorized officer thereof giving the true names and addresses of all persons who have or will have a direct or indirect beneficial interest in said property with the commissioner of capital asset management and maintenance. The provisions of this section shall not apply to any stockholder of a corporation the stock of which is listed for sale to the general public with the securities and exchange commission, if such stockholder holds less than ten per cent of the outstanding stock entitled to vote at the annual meeting of such corporation. In the case of an agreement to rent property from a public agency where the lessee's interest is held by the organization of unit owners of a leasehold condominium created under chapter one hundred and eighty-three A, and time- shares are created in the leasehold condominium under chapter one hundred and eightythree B, the provisions of this section shall not apply to an owner of a time-share in the leasehold condominium who (i) acquires the time-share on or after a bona fide arms length transfer of such timeshare made after the rental agreement with the public agency is executed and (ii) who holds less than three percent of the votes entitled to vote at the annual meeting of such organization of unit owners. A disclosure statement shall also be made in writing, under penalty of perjury, during the term of a rental agreement in case of any change of interest in such property, as provided for above, within thirty days of such change.

Any official elected to public office in the commonwealth, or any employee of the division of capital asset management and maintenance disclosing beneficial interest in real property pursuant to this section, shall identify his position as part of the disclosure statement. The commissioner shall notify the state ethics commission of such names, and shall make copies of any and all disclosure statements received available to the state ethics commission upon request.

The commissioner shall keep a copy of each disclosure statement received available for public inspection during regular business hours.

(9) This Disclosure Statement is hereby signed under penalties	s of perjury.
--	---------------

PRINT NAME OF DISCLOSING PARTY (from section 4, above)

AUTHORIZED SIGNATURE of DISLCOSING PARTY	DATE (MM/ DD/ YYYY)
PRINT NAME & TITLE	of AUTHORIZED SIGNER

EXHIBIT 1.6

Non-Delinquency Statement Required by M.G.L. c. 60, § 77B

I/We, the undersigned, under the pains and penalties of perjury, state that neither I/we nor any person who would gain equity in the Property that is the subject of this RFP Response has ever been convicted of a crime involving the willful and malicious setting of a fire or of a crime involving the aiding, counseling or procuring of a willful and malicious setting of a fire, or of a crime involving the fraudulent filing of a claim for fire insurance; or is delinquent in the payment of real estate taxes to the Town of Wayland, or if delinquent, that a pending application for abatement of such tax, or a pending petition before the appellate tax board or the county commissioners has been filed in good faith.

Signature	
Name of Person Signing	
Title	
Name of Business	
Address	
Federal Identification Number or Social	Security Number

Note: If there is to be more than one grantee of the deed for the Property, each grantee must file such statement, and no such deed shall be valid unless it contains a recitation that the board or officer granting the deed has received such statement. See M.G.L. c. 60, § 77B.

EXHIBIT 1.7

Commitment for Payment in Lieu of Taxes Calculated In Accordance with M.G.L. C. 44, § 63A

I/We, the undersigned, acknowledge that General Laws Chapter 44, Section 63A, provides as follows:

Whenever in any fiscal year a town, which term, as used in this section, shall include a city, shall sell any real estate, the board or officer executing the deed therefor in the name and behalf of the town shall, as a condition precedent to the power to deliver such deed, receive from the grantee as a payment in lieu of taxes allocable to the days ensuing in said fiscal year after the date of such deed, a sum which shall be equal to such portion of a pro forma tax computed as hereinafter provided as would be allocable to the days aforesaid if such pro forma tax were apportioned pro rata according to the number of days in such fiscal year; provided, however, that whenever the said real estate shall be sold between January second and June thirtieth of the fiscal year, the town shall also receive an additional amount equal to the entire pro forma tax computed as hereinafter provided and allocable as a payment in lieu of taxes for the next succeeding fiscal year. Such pro forma tax shall be computed by applying the town's tax rate for the fiscal year of the sale, or, if such rate is not known, the town's tax rate for the fiscal year next preceding that of the sale, to the sale price after crediting any exemption to which, if the deed had been executed and delivered on January first of such next preceding fiscal year, the grantee would have been entitled under section five of chapter fiftynine. A recitation in the deed that there has been full compliance with the provisions of this section shall be conclusive evidence of such fact. Sums received under this section shall not be subject to section sixty-three of this chapter or to section forty-three of chapter sixty, but shall be credited as general funds of the town.

If awarded the contract for the disposition of the Property, I/we commit to make at the closing the required Payment in Lieu of Taxes calculated in accordance with General Laws Chapter 44, Section 63A.

Signature	
Name of Person Signing	
Title	

EXHIBIT 1.8

CERTIFICATION AS TO PAYMENT OF TAXES

Pursuant to G.L. c.62C, § 49A, I,	
the pains and penalties of perjury that	(RFP Respondent)
has complied with all laws of the Common taxes and has filed all state tax returns and p	wealth of Massachusetts relating to the payment of paid all State taxes required under law.
Date	Signature of Authorized Representative of RFP Respondent
Federal ID Number of Contractor	Title

EXHIBIT 1.9

EVIDENCE OF AUTHORIZATION/CORPORATE RESOLUTION

(to be filed if Contractor is a Corporation)

I,,	certify that I am the duly qualified Secretary of
(Name of Corporation)	and I further certify
that a meeting of the Directors of said Co.	rporation duly called and held on
, at which all (or	a quorum) of the Directors were present and
voting,, h	olding the position of,
	half of the Corporation the Proposal Form, Price ment, and related Forms, Contracts, and Agreements Edge Property, Wayland, MA.
I further certify that the above authority any respect.	is still in effect and has not changed or modified in
	Bv:
	By:(Secretary of Corporation)
A True Copy:	
Attest:(Notary Public)	_
My Commission Expires:	_

EXHIBIT 1.10

RFP Respondent's Demonstration of Compliance with RFP's Comparative Evaluation Criteria

RFP # 15-24 - RIVER'S EDGE PROPERTY, WAYLAND, MA

$\underline{\textbf{Exhibit 1.10}}\\ \textbf{RFP Respondent's Demonstration of Compliance with RFP's Comparative Evaluation Criteria}$

Name of RFP Respondent:

residential and rental projects, and (c) experienced

In.	structions: Complete middle column. Attach supporting infor Comparative Evaluation Criteria	Respondent's Demonstration of Compliance	Rating
<u>C</u>	omparable Experience & Financial Strength		
•	A Highly Advantageous rating will be given to a proposal that in the judgment of the evaluators identifies a highly qualified RFP Respondent and highly experienced Project Team (including developer, designers, engineers, builder) with (a) extensive experience with comparable residential and rental projects, (b) an exceptional record of successfully completing similar residential and rental projects on schedule and within budget, and (c) top caliber principals and senior staff assigned to the Project Team based on the resumes and references provided and (d) exceptional financial strength, committed financial partners and demonstrated capacity to undertake and complete the Project.		
•	An Advantageous rating will be given to a proposal that in the judgment of the evaluators identifies a qualified RFP Respondent and experienced Project Team with (a) relevant experience with comparable residential and rental projects, (b) a record of successfully completing		

Comparative Evaluation Criteria	Respondent's Demonstration of Compliance	Rating
personnel staff assigned to the Project based on the resumes and references provided and (d) reasonable and demonstrated financial strength to undertake the Project.		
 A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators identifies merely a passable RFP Respondent, Project Team, financial strength and capacity to undertake and complete the Project (above Unacceptable and below Advantageous). 		
 An Unacceptable rating will be given to a proposal that in the judgment of the evaluators fails to identify a qualified RFP Respondent, experienced Project Team, reasonable and demonstrated financial strength and capacity to undertake the Project. 		
Quality of Design and Construction. Each of the categories (1) Site Planning and Design, (2) Architectural Design, (3) Quality of Materials and (4) Design of the Project and as a gateway in relationship to the larger Wayland community shall each be evaluated with the qualitative review criteria as follows:		
 A Highly Advantageous rating will be given to a proposal that in the judgment of the evaluators meets and exceeds the qualitative design requirements of the RFP; presents superior merit in terms of architectural features, unit designs and amenities, and the quality of proposed construction; and carefully integrates the development of 		

Comparative Evaluation Criteria	Respondent's Demonstration of Compliance	Rating
 An Advantageous rating will be given to a proposal that in the judgment of the evaluators complies with the design requirements of the RFP and presents an acceptable quality of building and unit design and construction. 		
A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators identifies merely passable design and quality (above Unacceptable and below Advantageous).		
An Unacceptable rating will be given to a proposal that in the judgment of the evaluators fails to meet the design requirements of the RFP and presents an unacceptable design or quality of buildings, units, amenities, layout or construction		9
 Quality of Community Each of the categories (1) Unit Amenities, Planning and Design, (2) Common Area Amenities, Planning and Design and (3) Community Planning (including the Project in its relationship to the larger Wayland community) shall each be evaluated with the qualitative review criteria as follows: A Highly Advantageous rating will be given to a proposal that in the judgment of the evaluators meets and exceeds the qualitative design requirements of the RFP; presents 		
superior merit in terms of unit designs and amenities, common area design and amenities, and quality of		

Comparative Evaluation Criteria	Respondent's Demonstration of Compliance	Rating
 Comparative Evaluation Criteria community for residents, internally and as part of the larger Wayland community. An Advantageous rating will be given to a proposal that in the judgment of the evaluators complies with the design requirements of the RFP and presents an acceptable quality of unit, common area and community amenities. A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators identifies merely passable design and quality of community (above Unacceptable and below Advantageous). An Unacceptable rating will be given to a proposal that in the judgment of the evaluators fails to meet the design requirements of the RFP and presents an unacceptable design or quality of units, amenities, or community. 	Respondent's Demonstration of Compliance	Rating
Feasibility of Proposed Project. • A Highly Advantageous rating will be given to a proposal		
that in the judgment of the evaluators is highly feasible based on an analysis of the pro forma, the demonstrated ability to resolve financial, environmental and permitting issues as they may arise, the likely acceptability of the		

Comparative Evaluation Criteria	Respondent's Demonstration of Compliance	Rating
proposed Project to regulators, lenders and funders, and the likelihood of providing or obtaining proposed financing for Project costs and expenses, and the reasonableness of the pro forma.		
An Advantageous rating will be given to a proposal that in the judgment of the evaluators is feasible based on an analysis of these factors.		
A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators may or may not be feasible based on an analysis of these factors (above Unacceptable and below Advantageous).		
An Unacceptable rating will be given to a proposal that in the judgment of the evaluators is not feasible based on an analysis of these factors.		
Range of Housing Opportunities.		
 A Highly Advantageous rating will be given to a proposal that in the judgment of the evaluators will meets or exceeds the affordability and senior housing requirements established by the RFP, the REHOD (Exhibit 3.1) and the River's Edge Design Guidelines (Exhibit 5.2) (collectively the "Affordability and Senior Housing Requirements") and will result in a higher number in the range of 150-190 		

Comparative Evaluation Criteria	Respondent's Demonstration of Compliance	Rating
 new rental housing units which are counted toward the Town's Subsidized Housing Inventory. An Advantageous rating will be given to a proposal that in the judgment of the evaluators will meet the Affordability and Senior Housing Requirements, and will result in a lower number in the range of 150-190 new rental housing units which are counted toward the Town's Subsidized Housing Inventory. A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators may result 		
in fewer than 150 new rental housing units which are counted toward the Town's Subsidized Housing Inventory (above Unacceptable and below Advantageous).		
 An Unacceptable rating will be given to a proposal that in the judgment of the evaluators fails to meet the Affordability and Senior Housing Requirements and/or which fails to identify a proven strategy for 100% of the new rental housing units to be counted toward the Town's Subsidized Housing Inventory. 		
Proposed Development Schedule.		1
A Highly Advantageous rating will be given to a proposal that in the judgment of the evaluators incorporates an expedited and achievable critical path time schedule for the Project.		
An Advantageous rating will be given to a proposal that in		

Comparative Evaluation Criteria	Respondent's Demonstration of Compliance	Rating
the judgment of the evaluators incorporates a prompt and		
feasible critical path time schedule for the Project.		
A Passable/Not Advantageous rating will be given to a proposal that in the judgment of the evaluators incorporates a protracted but feasible critical path time schedule for the Project.		
An Unacceptable rating will be given to a proposal that in the judgment of the evaluators incorporates a dilatory or infeasible critical path time schedule for the Project.		
All other things being equal, a Project with a shorter, more achievable development schedule will receive a more advantageous rating on this criterion than a Project with a longer, more questionable development schedule.		

EXHIBIT 2.1

Form of Land Disposition Agreement for the Property

EXHIBIT 2.2

Form of Escrow Agreement

ESCROW AGREEMENT

wriekeas, the rown of wayland, acting of	on behalf of its board of Selectmen ("Seller").
as seller, and	("Buyer"), as buyer, entered into
that certain Land Disposition Agreement dated as o	of, 2015 (the "Agreement")
for the real property commonly known as 484-490	Boston Post Road (the "Property");
WHEREAS, prior entering into the Land Di non-refundable deposit with Seller in the amount of (\$10,000.00) in connection with its response to that disposition and development of the Property for affine Deposit");	f Ten Thousand and 00/100 Dollars certain Request for Proposal for the
WHEREAS, the Agreement calls for the depurchase price (the "Additional Deposit") to be placed	

WHEREAS, the Agreement also provides for additional sums of money to be deposited by Buyer after execution of the Agreement to secure extensions of the Closing Date (as such term is defined in the Agreement) (the "Extension Deposits" and "Appeal Deposits"), together with the Initial Deposit and the Additional Deposit, the "Escrow Sum").

NOW THEREFORE, in exchange for the mutual promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree to escrow the Escrow Sum as follows:

- 1. Buyer, Seller and the Escrow Agent agree to comply with the terms of the Agreement and this Escrow Agreement related to the Escrow Sum for the purposes hereof and acknowledge and agree that the terms of the Agreement shall govern disbursement of the Escrow Sum, subject to the terms provided herein..
- 2. The Escrow Sum shall be retained by the Escrow Agent, and it shall be held in accordance with the terms set forth below:
 - a) In the event of a dispute relating to the Escrow Sum, the Escrow Agent shall retain all or any portion of the Escrow Sum pending the receipt of written instructions agreed to and signed by Seller and Buyer or receipt of a court order directing the distribution of the Escrow Sum after all appeals therefrom have been taken or appeals periods relating thereto have expired. In the alternative, the Escrow Agent may resign at any time by transferring the Escrow Sum to a successor escrow agent reasonably acceptable to Seller and Buyer, which successor agrees in writing to act as escrow agent.
 - b) Buyer and Seller jointly and severally agree to indemnify and hold the Escrow Agent harmless for any and all costs and expenses, including reasonable attorney's fees, incurred in connection with any dispute concerning the Escrow Sum.

- c) The duties and responsibilities of the Escrow Agent shall be limited to those expressly set forth herein and in the Agreement, and the Escrow Agent shall not be subject to, nor obligated to recognize, any other agreement between, or direction or instructions of, any or all of the parties hereto.
- d) The Escrow Agent, in its sole discretion, may institute legal proceedings of any kind, including, but not limited to, a legal proceeding in any court of competent jurisdiction, to determine the obligations of the parties hereunder and to deposit the Escrow Sum in such court; and upon such deposit and institution of legal proceedings, the duties of the Escrow Agent shall be fully terminated and the Escrow Agent shall be fully discharged from all such duties. The Escrow Agent shall not be required to institute or defend any administrative, arbitral, judicial or other action or legal process involving any matter referred to herein which in any manner affects it or its duties or liabilities hereunder unless and until it has received full indemnity as it shall in its sole discretion require against any and all claims, liabilities, judgments, attorneys' fees and other costs and expenses of any and every kind in relation thereto.
- e) In taking any action hereunder, the Escrow Agent shall be protected and may rely upon any notice, paper or document or signature believed by it to be genuine or upon any evidence deemed by it to be sufficient. In no event shall the Escrow Agent be liable for any act performed or omitted to be performed by it hereunder in the absence of gross negligence or willful misconduct, and in no event shall it be liable or responsible for any failure of any banking institution in which the Escrow Sum is deposited to pay such Escrow Sum at the Escrow Agent's direction.
- f) The Escrow Agent shall not be under a duty to give the property held hereunder a greater degree of care than the Escrow Agent gives its own similar property.
- g) The rights and immunities of the Escrow Agent hereunder shall apply equally to its partners, of counsel, associates, employees, affiliates and agents.
- h) Seller and Buyer agree that Anderson & Kreiger LLP's status as Escrow Agent shall not affect its ability to act as Seller's counsel in the event a dispute arises regarding the Escrow Sum, or any other dispute under this Escrow Agreement or with respect to the sale of the Property, and Seller and Buyer hereby waive any current or future conflict of interest which may result from the same.
- This Agreement sets forth exclusively the duties of Escrow Agent with respect to any and all matters pertinent hereto and no implied duties or obligations shall be read into this Escrow Agreement against Escrow Agent.
- 3. The Escrow Sum will be deposited in Escrow Agent's interest-bearing account.
- 4. The Buyer and Seller agree to promptly deliver a completed Form W-9 to Escrow Agent within three (3) business days of execution of this Escrow Agreement.
- 5. Any capitalized terms that are not specifically defined herein shall have the meanings attributed to them in the Agreement.

(A0289975.2)

This document is executed under seal as of this day of
SELLER:
TOWN OF WAYLAND
Ву:
Name: Title:
BUYER:
[]
By: Name: Title:
ANDERSON & KREIGER LLP, as Escrow Agent
Ву:

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EXHIBIT 2.3

Form of Right of Entry Agreement
(for the Successful RFP Respondent's Due Diligence Investigations after Execution of the LDA and prior to Closing)

RIGHT OF ENTRY AND LICENSE AGREEMENT

Inis RIGHT OF ENTRY AND LICENSE AGREEM	MENI (this "Agreement") dated as
of, 2015, is made and entered into by and be	etween the TOWN OF WAYLAND,
acting by and through its Board of Selectmen, a Massachuse	etts municipal corporation, having an
address of 41 Cochituate Road, Wayland, MA 01778 (the "	Licensor") and
, a	having an address of
(the " <u>Licensee</u> ").	

BACKGROUND

- A. The Licensor is the owner of certain land in the Town of Wayland described on Attachment A hereto (the "Licensed Premises").
- B. The Licensor issued a Request for Proposals for the disposition and development of the Licensed Premises for affordable housing purposes (the "RFP"), pursuant to M.G.L. c. 30B.
- C. The Licensee's proposal in response to the RFP for the acquisition of the Licensed Premises was accepted by the Licensor.
- D. Licensor and Licensee have, on or about the date hereof, entered into a Land Disposition Agreement (the "LDA") for the sale and purchase of the Premises.
- E. Pursuant to the LDA, Licensor and Licensee are entering into this Agreement to facilitate and govern Licensee's access to the Licensed Premises to perform certain tasks set forth in the work plan to be provided by the Licensee and approved by Licensor hereunder (the "Work Plan").

AGREEMENTS

NOW, THEREFORE, in consideration of the mutual promises set forth herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

I. Grant of License, Terms, Purpose and Use.

- 1.1 The Licensor hereby grants a right of entry and license to the Licensee to use the Licensed Premises for the sole purposes set forth herein and in the Work Plan (the "<u>Licensed Activities</u>"), subject to the terms and conditions set forth herein.
- 1.2 The right of entry and use of the Licensed Premises is specifically granted to the Licensee, its contractors, consultants, agents, and employees, collectively referred to herein as the "Licensee," solely for the implementation and completion of the tasks set forth in the Work Plan and for no other purposes. Said rights may not be assigned by the Licensee without the prior written consent of the Licensor, which consent may be withheld for any reason or for no reason, at Licensor's sole and absolute discretion. In the event that the Licensee assigns its rights

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under this Agreement to another party with Licensor's approval, the Licensee shall remain liable for its obligations and duties contained herein.

- 1.3 The right of entry and use of the Licensed Premises by the Licensee hereunder shall be exercised beginning as of the date the Licensor approves in writing the Work Plan, such approval not be unreasonably withheld, conditioned or delayed (but subject to other terms of this Agreement) and such rights shall terminate on [Insert last day of Due Diligence Period in LDA], unless extended or earlier terminated by the parties hereto. The parties acknowledge and confirm the rights being granted hereunder are a license and no greater rights in the Licensed Premises are being granted hereunder. The parties acknowledge and confirm that neither this Agreement nor the license granted hereunder shall be construed to create or vest in the Licensee any easement, estate or legal interest in the Licensed Premises but only the limited right of possession on the terms herein described.
- 1.4 The Licensed Premises and the activities undertaken thereon by the Licensee shall be subject to inspection by representatives of the Licensor at any time, and from time to time, without prior notice.
- 1.5 The rights of the Licensee granted hereunder shall be exercised solely for the purposes set forth in this Agreement, and for no other purposes.

II. Terms, Costs and Restoration.

- 2.1 Licensee shall perform all Licensed Activities, including without limitation all work under the Work Plan and all geotechnical and environmental site investigations, strictly in compliance with the provisions of this Section II.
- 2.2 The Licensee shall be solely responsible for all costs and expenses associated with the exercise of the rights granted under this Agreement, including without limitation any costs associated with obtaining any permits, licenses or similar approvals necessary to undertake and/or complete the work contemplated herein.
- 2.3 The Licensee shall provide immediate notification to Licensor of any release or threat of release of oil or hazardous materials discovered during Licensee's Activities, including without limitation its work under the Work Plan and its geotechnical or environmental site investigations, that is not already disclosed in any of the environmental reports or other materials provided to the Licensee from the Licensor in connection with the RFP.
- 2.4 In no event shall the Licensee perform any subsurface investigations or invasive testing of the Licensed Premises, or install any soil or groundwater monitoring wells or test pits on the Licensed Premises, without the Licensor's prior written approval, which approval may be withheld by Licensor for any reason or for no reason, at Licensor's sole and absolute discretion. If such approval is granted, Licensee shall be solely responsible for decommissioning and removing all such wells and test pits in accordance with the Massachusetts Department of Environmental Protection (DEP) guidelines. Following the completion of Licensee's geotechnical and environmental site investigations, the Licensee shall remove all materials, groundwater monitoring wells, equipment and machinery and other items brought on to the Licensee Premises by the Licensee and shall restore the Licensee Premises to substantially the

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same condition it was in prior to the exercise by the Licensee of the rights granted hereunder. In the event the Licensee in writing waives any right to terminate the LDA and unconditionally confirms that it will close on the purchase of the Licensed Premises in its as is condition and in accordance with the LDA, the Licensor may in writing waive the Licensee's obligation to restore the Licensed Premises and remove the groundwater monitoring wells. Otherwise, the Licensor shall deduct from any funds of the Licensee held on deposit by the Licensor in connection with this Agreement, the RFP or the LDA any amounts expended by the Licensor to restore the Licensed Premises, including without limitation, to decommission and remove any groundwater wells installed by the Licensee on the Licensed Premises. The Licensee shall coordinate any removal and/or relocation of existing groundwater monitoring wells with the Licensor.

- 2.5 Licensee shall provide to Licensor copies of all reports and plans generated as a result of Licensee's work under the Work Plan, including without limitation all geotechnical and environmental site investigations by the Licensee, within ten (10) days of completion; provided, however, that if any such work or investigations discovers any imminent hazard, Licensee shall immediately notify Licensor thereof. Licensee shall not report any release or threat of release of oil or hazardous materials reflected in such reports or plans, or otherwise identified during any Licensed Activities under this Agreement, to any government agency unless Licensee reasonably determines that it has a legal obligation to report such any release or threat of release of oil or hazardous materials to a government agency and Licensee has first notified the Licensor of the release or threat of release of oil or hazardous materials prior to making such report.
- 2.6 All materials resulting from any Licensed Activities under this Agreement, including without limitation (if Licensor grants Licensee permission to perform subsurface investigations or invasive testing of the Licensed Premises) all samples and any materials that may contain oil or hazardous materials that result from any Licensed Activities at the Licensed Premises shall become the property and responsibility of the Licensee, and shall be properly managed, transported and disposed of. At no time will Licensor assume or retain any responsibility or liability for the disposal of such materials and the removal of such materials from the Licensed Premises will remain the sole obligation of the Licensee, except to the extent that any liability arising out of the disposal or removal of such materials is the result of the gross negligence, willful misconduct or breach of contract of the Licensor or its agents.

III. Insurance and Indemnification.

3.1 Licensee shall carry and shall cause any contractor, consultant or agent engaged by it to perform the Licensed Activities at the Licensed Premises to maintain, at no cost to the Licensor, insurance in amounts as set forth below and with companies licensed to do business in the Commonwealth of Massachusetts, having an A.M. Best Company rating of "A-,VII" or better and otherwise satisfactory to Licensor at Licensee's or such contractor's, consultant's or agent's own cost and expense as the case may be, to protect against claims under any Worker's Compensation Act; against claims for damages because of bodily injury including sickness, disease or death; against claims for damages because of injury to or destruction of tangible property; against claims for damages because of personal injury, economic loss or other covered conditions; and against claims arising out of the performance of professional services caused by errors, omissions or negligent acts for which Licensee or any such contractor, consultant or agent engaged may be legally liable.

[A0286953.5]

- (a) Commercial general liability, including coverage for bodily injury, personal injury, property damages and completed operations coverage in the minimum amount of \$1,000,000 per occurrence and \$2,000,000 in the aggregate;
- (b) Automobile liability coverage for owned, hired and non-owned vehicles in the minimum amount of \$1,000,000 per occurrence combined single limit;
- (c) Workers' compensation for all its employees, as required by statute, with employers' liability of \$500,000.00 or more including \$100,000 accident and \$100,000 disease;
- (d) Umbrella Liability having limits of \$5,000,000 per occurrence and \$5,000,000 aggregate; and
- (e) Professional liability coverage of at least \$1,000,000 per claim for any Licensed Site Professional, Professional Engineer, and other professional performing professional services as part of the Licensed Activities.

Prior to exercising any rights hereunder or entering the Licensed Premises, the Licensee shall furnish the Licensor with certificates of insurance showing that Licensee has complied with this Section, which certificates shall name Licensor as Additional Insured for the insurance required under (a), (b), and (d), above, and all such policies shall contain a provision providing that written notification of cancellation of the insurance policies required hereunder shall be given to Licensor and Licensee thirty (30) days prior to such cancellation.

- 3.2 To the fullest extent permitted by law, the Licensee shall defend, indemnify and hold the Licensor, its agents, subcontractors, boards, officials, and employees harmless from and against any and all claims, defense costs, including attorneys' fees, damages and other liabilities, including, but not limited to, bodily injury, damage to property and personal injury, arising out of or relating to acts or omissions of the Licensee or its agents, employees or contractors in performing the Licensed Activities or any other inspections, tests or other work in, on or about the Licensed Premises.
- 3.3 The Licensee shall be responsible for any releases of oil or hazardous materials caused by the Licensee or its agents, employees, consultants or contractors, and the Licensee will be responsible for environmental conditions Licensee or its agents, employees, consultants or contractors create at the Licensed Premises while acting pursuant to this Agreement, including without limitation the exacerbation of any existing environmental conditions at the Licensed Premises.
- 3.4 The Licensor nay rely upon, use or disseminate any information, test results or reports generated or provided by the Licensee or its agents, employees, consultants or contractors pursuant to the work contemplated herein without the prior written consent of the Licensee.

IV. Conduct.

4.1 During the exercise of rights hereby granted, the Licensee shall at all times take, and shall cause its agents, employees, consultants and contractors at all times to take, reasonable

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steps to conduct itself and themselves so as not to cause waste or damage to the Licensed Premises, and the Licensee and its agents, contractors and assigns shall not in any way interfere with operations of the Licensor. The Licensee shall observe and obey all applicable federal, state, and local laws, statutes, ordinances, rules and regulations in the conduct of its activities hereunder, and shall observe and comply with all licensing requirements provided by the Licensor, or as may be contained in the Work Plan. The Licensee shall notify the Licensor immediately upon the violation of any such law, statute, ordinance, regulation, or requirement, upon the release or threatened release of any oil or hazardous material as said terms are defined in Chapter 21 E of the Massachusetts General Laws or the Massachusetts Contingency Plan promulgated pursuant thereto.

- 4.2 Unless otherwise provided in the Work Plan, the Licensee shall submit to the Licensor for the Licensor's approval a schedule of activities to be conducted under this Agreement prior to the exercise of Licensee's rights hereunder.
- 4.3 All notices required or permitted to be given hereunder shall be in writing and delivered by hand, by recognized national overnight courier service, or mailed postage prepaid, by registered or certified mail, addressed as follows:

If to Licensee:	[]
with a copy to:	[]
If to Licensor:	Town of Wayland c/o Town Administrator Wayland Town Building 41 Cochituate Road Wayland, MA 01778
with a copy to:	Stephen D. Anderson Anderson & Kregier LLP One Canal Park, Suite 200 Cambridge, MA 02141
and	Mark. J. Lanza Town Counsel 41 Cochituate Road

or in the case of either party to such other address as shall be designated by written notice given to the other party. Any such notice shall be deemed given when so delivered by hand or one (1) day after when deposited with a nationally recognized overnight courier service or three days after deposit with the U.S. Postal Service, except that where under this Agreement any time period is specified to commence from notice, such time period shall not be deemed to commence until, according to applicable records of the courier service or U.S. Postal Service, delivery of such notice was first attempted. Notices which are given by either party may be given by the attorney for such party without the signature of such party.

Wayland, MA 01778

[A0286953.5]

V. Miscellaneous.

- 5.1 All provisions of this Agreement assigning obligations and allocating responsibility or liability between the Licensee and the Licensor shall survive the completion of the work set forth in the Work Plan and the expiration of this Agreement.
- 5.2 This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Massachusetts.
- 5.3 This Agreement represents the entire and integrated agreement between the Licensor and the Licensee and supersedes and replaces all terms and conditions of any prior agreements, arrangements, negotiations, or representations, written or oral, with respect to the subject matter hereof.
- 5.4 If any provision of this Agreement is declared or found to be illegal, unenforceable, or void, then both parties shall be relieved of all obligations under that provision. The remainder of this Agreement shall remain enforceable to the fullest extent permitted by law.
- 5.5 Any modification or amendment to this Agreement shall be in writing and duly executed by both patlies hereto to be effective.
- 5.6 In the event that either party materially breaches this Agreement, the non-breaching party shall have the right to unilaterally terminate the Agreement by serving a written notice of termination upon the breaching patly via certified mail.
- 5.7 The Licensee will not place any liens or permit any liens to be placed upon the Licensed Premises related to the work contemplated herein and shall immediately discharge any such liens.

[SIGNATURE PAGE FOLLOWS]

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EXECUTED under seal as of the date first written above.

LICENSOR:	TOWN OF WAYLAND
	By: Name:
	Title:
LICENSEE:	[]
	Ву:
	Name:
	Title:

(A0286953.5)

Attachment A

Licensed Premises

A certain parcel of land consisting of approximately 8.24 acres, commonly known as 484-490 Boston Post Road, Wayland, Middlesex County, Massachusetts, shown as "Lot A", "Lot C", and "Lot E" on that certain plan entitled "ANR Subdivision Plan Assessors Map 22, Lot 3, Lot 6 & Lot 7 Boston Post Road Wayland, Massachusetts" prepared by WSP Transportation & Infrastructure, dated June 1, 2015 and recorded with the Middlesex South Registry of Deeds in Plan Book _____, Page _____.

Attachment B

Work Plan

(Attach Work Plan if finalized at time of execution of Agreement)

EXHIBIT 2.4

Form of Reserved Easement Agreement

	~ Recording Information Area ~
RECORD AND RETURN TO:	

EASEMENT

WHEREAS, the Town of Wayland, acting by and through its Board of Selectmen, a Massachusetts municipal corporation, having an address of 41 Cochituate Road, Wayland, MA 01778 (the "Town"), owns that certain land commonly known as 484-490 Boston Post Road in the Town of Wayland, Middlesex County, Commonwealth of Massachusetts (the "Premises"), consisting of approximately 8.24 acres shown as "Lot A", "Lot C", and "Lot E" on that certain plan entitled "ANR Subdivision Plan Assessors Map 22, Lot 3, Lot 6 & Lot 7 Boston Post Road Wayland, Massachusetts" prepared by WSP Transportation & Infrastructure, dated June 1, 2015, endorsed by the Wayland Planning Board on June 2, 2015 and recorded with the Middlesex South Registry of Deeds in Plan Book ____, Page ____ (the "Registry");

WHEREAS, the Town is conv	veying the Premises to [], having
its business address [] (the "Buyer"), by tha	it certain deed
being recorded immediately hereafter;		

WHEREAS, the Town wishes to reserve a perpetual non-exclusive right and easement for utilities and storm water drainage and water pipes on the Premises.

NOW THEREFORE, in consideration of the sum of \$1.00 and other good and valuable consideration, the receipt of which is hereby acknowledged, the Town and the Buyer agree as follows:

- 1. The Town hereby reserves a perpetual non-exclusive right and easement (the "Easement") to add to, inspect, repair, replace, remove, maintain, and operate any utilities and storm water drainage and water pipes on the Premises consisting of, without limitation, conduit, switches, communication lines, wires, cables, pipes and facilities, together with all equipment and appurtenances thereto, for the purposes associated with the provision of utilities, water, sewer and drainage, including, but not limited to, manholes, manhole openings, handholes, junction boxes, transformers, transformer vaults, padmounts, padmount transformers and all housings, connectors, switches, conduits, cables and wires (collectively, the "Facilities").
- 2. The easement rights set forth herein shall include the perpetual non-exclusive right and easement for the Town and the Town's employees, agents, contractors, successors

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and/or assigns (including the Town, the "Town Parties") to pass and repass over, across and upon the Premises as is reasonable and necessary in order to exercise all rights established hereunder with regard to the Easement and each and every part thereof, including without limitation the right to make such excavations as may be reasonably necessary in the opinion and judgment of the Town Parties and to clear and keep cleared portions and areas of the Premises of such trees, shrubs, bushes, above-ground and below-ground structures, objects and surfaces as may, in the reasonable opinion and judgment of the Town, interfere with the efficient and safe operation and maintenance of the Facilities.

- 3. Except as provided in this instrument, the Buyer shall not make any structural or non-structural improvements that may materially and adversely impair or interfere with the rights of the Town hereunder and the efficient and safe operation and maintenance of the Facilities without the express written consent of the Town.
- 4. The Town shall perform all work permitted hereunder in a good and workmanlike manner and, upon completion of such work, shall return the surface of the Easement Area to substantially the same condition it was in immediately prior to the commencement of such work. The Town shall use reasonable efforts to minimize any material adverse impact of any such work on any use of the Premises that does not conflict with the terms hereof.
- 5. The Buyer and its successors and assigns shall provide a copy of the instrument evidencing any subsequent transfer of an interest in any portion of the Premises (excluding any lease of individual dwelling units) to the Town by hand, certified mail or overnight courier within thirty (30) days after the effective date of any such transfer.
- 6. This Easement shall run with the land and shall be binding upon and inure to the benefit of the Town and the Buyer and their respective successors and assigns. The Facilities shall remain the property of the Town, its successors and/or assigns.

[The remainder of this page has been intentionally left blank.]

EXECUTED as of the day of	·
	TOWN OF WAYLAND
	By: Name: Title:
COMMONWEALTH	OF MASSACHUSETTS
, ss	
Wayland, proved to me through satisfactory evi (identify the type of evidence	
	Notary Public My Commission Expires:

	s that it will be receiving title to the Premises from ises, as conveyed, will be subject to the terms and
	Ву:
	Name: Title:
COMMONWEAL	TH OF MASS ACHUSETTS
, ss	LTH OF MASSACHUSETTS
On this day of	, before me, the undersigned notary
public, personally appeared	, the of
(identify the type of evid	gh satisfactory evidence of identification, which was ence), to be the person whose name is signed on the owledged to me that (s)he signed it voluntarily for its
stated purpose.	

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EXHIBIT 2.5

Form of Repurchase Agreement

RECORD AND RETURN TO:

	~ Recording Information Area ~
REPURCHASE AGREEMEN	NT
This Repurchase Agreement (the "Agreement") is enter, 2015 between the Town of Wayland, acting by and a Massachusetts municipal corporation, having an address of 4 01778 (the "Town"), and, a ("Bu principal place of business located at ("Bu	through its Board of Selectmen, 1 Cochituate Road, Wayland, MA
WHEREAS, the Town sold to Buyer and Buyer pursuant to the terms of a Land Disposition Agreement entered Buyer dated, 2015 (the "Disposition Agreement simultaneously herewith, land containing approximately 8.24 a 490 Boston Post Road, Wayland, Middlesex County, Massachu and "Lot E" on that certain plan entitled "ANR Subdivision Pla & Lot 7 Boston Post Road Wayland, Massachusetts" prepared Infrastructure, dated June 1, 2015, endorsed by the Wayland Pland recorded with the Middlesex South Registry of Deeds (the of [] (the "ANR Plan"); and	into between the Town and the ent") and a deed recorded cres, commonly known as 484-usetts, shown as "Lot A", "Lot C", an Assessors Map 22, Lot 3, Lot 6 by WSP Transportation & anning Board on June 2, 2015,
WHEREAS, Buyer intends to develop and construct inserted] new rental housing units (the "Project"), including (i) of such new rental housing units being affordable units for occur whose aggregate family income does not exceed eighty percent income for the area, as established by the United States Depart Development and (ii) at least twenty-five percent (25%) of such age-restricted (senior) units, and associated improvements on those certain plans approved by the Town of Wayland Planning Plans"); and	at least twenty-five percent (25%) upancy by persons or households t (80%) of the median gross ment of Housing and Urban h new rental housing units being the Premises in accordance with
WHEREAS, the parties desire to set forth their understa construction of the Project on the Premises and the Town's right event Buyer fails to use commercially reasonable efforts to dili	hts in connection therewith in the

the Project by [,,], a date which is ninety (90) days after the closing
under the Disposition Agreement (the "Co	ommencement Deadline"), subject to the terms and
conditions set forth in this Agreement.	

NOW THEREFORE, in consideration of the Recitals set forth above, which are incorporated in and made a part of this Agreement, and in consideration of the mutual covenants and agreements herein contained, the Town and the Buyer agree as follows:

1. Obligation to Commence Construction of the Premises. Subject only to delays caused solely by Force Majeure (as such term is defined herein), Buyer shall promptly Commence (as such term is defined herein) construction of the Project in accordance with the Schematic Design Plans by the Commencement Deadline. Construction of the Project shall be deemed to "Commence" upon the date that (i) a building permit for Buyer's Project is issued by the Town of Wayland Building Inspector and (ii) the Buyer commences and diligently undertakes construction of the Buyer's Project.

2. The Town's Repurchase Right.

- (a) The failure of the Buyer to comply with the obligations set forth in <u>Section 1</u> of this Agreement shall constitute an event of default ("<u>Default</u>") hereunder.
- (b) The Buyer shall have sixty (60) days after receipt of a written notice of default submitted to Buyer by the Town with respect to a Default under Section 1 of this Agreement (the "Cure Period") to cure such Default to the reasonable satisfaction of the Town, provided, however, that such Cure Period shall be reasonably extended for up to an additional sixty (60) days (the "Cure Period Extension Deadline") if the cure of such Default cannot be completed within the Cure Period and Buyer has timely commenced to cure such Default and thereafter diligently completes the cure.
- (c) If, after the expiration of the Cure Period, or if applicable, the Cure Period Extension Deadline, the Default remains uncured, the Town shall have the option, but not the obligation, to repurchase the Premises and all improvements thereon, including the Project (the "Repurchase Right"), by notifying Buyer in writing within fifteen (15) days after the expiration of the Cure Period or, if applicable, the Cure Period Extension Deadline of the Town's election to repurchase the Premises for the Repurchase Price, as hereinafter computed.
- (d) In the event that the Town exercises its Repurchase Right, the closing shall occur on such a date that is no earlier than sixty (60) days and no later than one hundred eighty (180) days after the Town exercises its option to repurchase (the "Closing Date").
- (e) At or prior to the Closing Date:
 - (i) Buyer shall convey to the Town (or its designee) by good, clear, record and marketable title to the Premises by Quitclaim Deed all of its right, title, and interest in the Premises and all improvements thereon, free and clear of all liens and encumbrances, except those approved in writing by the Town thirty (30) days

prior to the Closing Date and those in existence as of the date of Buyer's purchase of the Premises;

- (ii) the Town shall pay to Buyer the Repurchase Price, in cash or by certified check or bank check or by wire transfer of funds; and
- (iii) recording fees and adjustments, if any, shall be paid in accordance with Massachusetts custom.
- (f) On or prior to the Closing Date, the Buyer shall assign to the Town (or its designee) all of its rights, title and interest in all plans, improvements, warranties, permits, approvals and the like (to the extent the same are assignable), with all fees and expenses related to such work due and payable for the work completed and permits issued as of the Closing Date, to be paid by Buyer in full.
- (g) For purposes of this Agreement, the term "Repurchase Price" shall mean the Purchase Price paid by Buyer for the Premises, as defined in Section 2.1 of the Disposition Agreement.
- 3. Force Majeure. The duties of the Buyer to observe or perform any of the provisions of this Agreement (except the payment of money and the cure of a Default by the Cure Period Extension Deadline) shall be excused and extended for a period equal to the period of prevention, delay or stoppage due to strikes, civil riots, war, invasion, fire or other casualty, acts of God, adverse weather conditions not reasonably anticipated and resulting in a declared state of emergency, act or failure to act of quasi-governmental or governmental authorities or other causes beyond the reasonable control of Buyer ("Force Majeure"). Buyer shall provide the Town with written notice at the time it becomes aware of any Force Majeure event, and Buyer shall take all steps that are reasonably necessary under the circumstances to mitigate the effects of such Force Majeure. Financial inability shall not be deemed a ground of Force Majeure.

4. Miscellaneous.

(a) <u>Notices</u>. All notices required or permitted to be given hereunder shall be in writing and delivered by hand, by recognized national overnight courier service, or mailed first class postage prepaid, by registered or certified mail, to the following addresses:

If to Buyer:	[]
with a copy to:	
If to the Town:	Town of Wayland
	Wayland Town Building
	41 Cochituate Road
	Wayland, MA 01778
	Attention:
with a copy to:	Stephen D. Anderson
	Anderson & Kregier LLP

One Canal Park, Suite 200 Cambridge, MA 02141

and

Mark. J. Lanza Town Counsel 41 Cochituate Road Wayland, MA 01778

Each party shall be responsible for notifying the other party of any change of address.

- (b) The provisions of this Agreement are not intended to create, nor shall they in any way be interpreted to create, a joint venture, a partnership, or any other similar relationship between the parties.
- (c) The captions heading the various sections of this Agreement are for convenience and identification purposes only, and they shall not be deemed to limit or define the contents of their respective sections.
- (d) The recitals set forth in this Agreement and all exhibits attached to this Agreement are incorporated in and made part of this Agreement.
- (e) Except as otherwise expressly provided in this Agreement, no delay or omission by either of the parties in exercising any right or power accruing upon the other party's non-compliance with or failure to perform any of the provisions of this Agreement shall impair or be construed to be a waiver of any such right or power.
- (f) The parties hereto acknowledge and agree that this Agreement has been negotiated at arm's length and between parties equally sophisticated and knowledgeable in the matters dealt with in this Agreement. Accordingly, any rule of law or legal decision that would require interpretation of any ambiguities in this Agreement against the party that has drafted it, or in favor of the non-drafting party, is not applicable and is waived. The provisions of this Agreement shall not be construed strictly or in favor of or against any party hereto but rather shall be interpreted in a reasonable manner to effect the intent of the parties as set forth in this Agreement.
- (g) This Agreement shall be binding upon and inure to the benefit of the Town and the Buyer and their respective successors and permitted assigns subject to the provisions of this Agreement. Neither party may assign its rights or obligations hereunder without the prior written consent of the other party hereto, which may be granted or withheld in such other party's sole discretion.
- (h) This Agreement may be executed in several counterparts, each of which shall be an original but all of which shall constitute one and the same instrument.
- (i) Amendments, modifications, supplements or changes to this Agreement shall be in writing, signed by both parties.

- (j) If any provision of this Agreement or application to any party or circumstances shall be determined by a final, unappealed ruling of any court of competent jurisdiction to be invalid and unenforceable to any extent, the remainder of this Agreement shall not be affected thereby, and each provision hereof shall be valid and shall be enforced to the fullest extent permitted by law. In the place of such invalid or unenforceable provision, there shall be substituted a like, but valid and enforceable provision that comports to the findings of the aforesaid court and most nearly accomplishes the original intent of the parties.
- (k) This Agreement shall be recorded in the Middlesex South District Registry of Deeds with the parties dividing the cost of such recordation equally between the parties.
- (1) Each party shall, without charge, at any time and from time to time hereafter, within fifteen (15) days after receipt of written request of the other, certify by written instrument, duly executed and acknowledged, to any mortgagee or purchaser, or proposed mortgagee or proposed purchaser, or any other person, firm or corporation specified in such request:
 - (i) whether this Agreement has been supplemented or amended, and, if so, the substance and manner of the supplement or amendment;
 - (ii) whether any default exists under this Agreement, and, if so, a description of each default;
 - (iii) whether any offsets, counterclaims or defenses exist on the part of the responding party with respect to the obligations under this Agreement, and, if so, the nature and amount of such offsets, counterclaims or defenses; and
 - (iv) such other matters as may be reasonably requested.

Any such certificate may be relied upon by the addressee, and said addressee may rely on same to the extent of estopping the party providing the certificate from asserting a claim or defense inconsistent with the facts therein to the extent relied upon by the addressee without knowledge of the facts to the contrary, and the contents of such certificate shall be binding on the party executing the same to such extent.

(m) This Agreement shall be governed by the laws of the Commonwealth of Massachusetts.

[Signatures to appear on next page.]

IN WITNESS WHEREOF, the Town and Buyer have executed this Agreement as of the date first above written.

TOWN OF WAYLAND

By:	
Name:	
Title:	
[]
Ву:	
Name:	
Title:	

COMMONWEALTH OF MASSACHUSETTS

, SS	
personally appearedidentification, which was whose name is signed on the precedi	, before me, the undersigned notary public,, proved to me through satisfactory evidence of (identify the type of evidence), to be the person ng or attached document, and acknowledged to me that ted purpose as of the Town of Wayland.
	Notary Public My Commission Expires:
	WEALTH OF MASSACHUSETTS
personally appeared identification, which was whose name is signed on the precedi	, before me, the undersigned notary public,, proved to me through satisfactory evidence of (identify the type of evidence), to be the person ng or attached document, and acknowledged to me that tted purpose as of
	Notary Public My Commission Expires:

EXHIBIT 2.6

Form of Release for Site Visit

WAYLAND RFP # 15-24 - RIVER'S EDGE PROPERTY

RELEASE OF LIABILITY

The	undersigned	visitor	("Visitor")	voluntarily	provides	this	Release	of	Liability
("Release")	to the Town o	f Wayla	nd (the "Tov	vn") on this	day of		, 20	015.	

WHEREAS, The Town has agreed to provide Visitor with access to the Town's property located at 484-490 Boston Post Road, Wayland, Massachusetts (the "Town Property") for the purpose of Visitor inspecting the Town Property in connection with a potential response to Town Request for Proposals # 15-24.

NOW THEREFORE, in consideration for the Town providing the Visitor with such access, Visitor states and agrees as follows:

- 1. Visitor acknowledges that physically accessing the Town Property involves the risk of bodily injury to or damage to personal property of the Visitor.
- 2. Visitor agrees that Visitor has assumed all risk of such access and that the Visitor will not sue the Town or otherwise make any claim against the Town on account of any bodily injury, property damage or otherwise resulting from that access.
- 3. Visitor on behalf of himself or herself and on behalf of his or her heirs, executors, administrators, trustees, beneficiaries, employers, employees, agents, successors and assigns hereby releases the Town of Wayland and its boards, commissions, committees, employees, agents, attorneys, insurers, successors and assigns from any claims, damages, injuries, causes of action arising out of or relating to such access to the Town Property.
- 4. Visitor agrees to be solely responsible for his or her own safety and to take every precaution to provide for his or her own safety and well-being while accessing the Town Property. Visitor acknowledges that Visitor is not required to access the Town Property.

I have read this Release and sign it voluntarily and of my own free will.

		VISITOR:		
DATE:	, 2015		=	
		Name:		
		Title:		

EXHIBIT 3.1

Certified Copy of Article 15 adopted at the 2014 Wayland Annual Town Meeting
To "Amend Zoning Bylaw Chapter 198: Rivers Edge Housing
Overlay Zoning District," with attached map of Rivers Edge Housing
Overlay Zoning District

EXHIBIT 3.2

Certified Copy of Article 16 adopted at the 2014 Wayland Annual Town Meeting To "Transfer and Dispose of Septage Facility Land and Adjacent Town-Owned Land on Boston Post Road" with attached Map

EXHIBIT 4.1

Approval Not Required Plan dated June 1, 2015, endorsed by the Wayland Planning Board on June 2, 2015, and recorded in the Registry as Plan No. ______of 2015

EXHIBIT 4.2

Wayland Assessors' Map 22 showing numbered Parcels 22-3, 22-6 and 22-7

EXHIBIT 4.3

Order of Taking dated January 11, 1971 and recorded with the Middlesex South Registry of Deeds in Book 11943, Page 420, together with the plan recorded in the Registry as Plan Number 27 of 1971

EXHIBIT 4.4

Order of Taking dated May 15, 1978 and recorded with the Middlesex South Registry of Deeds in Book 13443, Page 177, together with the plan recorded in the Registry as Plan Number 482 of 1978

EXHIBIT 4.5

Order of Taking dated November 15, 1965 and recorded with the Middlesex South Registry of Deeds in Book 11003, Page 389, together with the plan recorded in the Registry as Plan Number 1582 of 1965

EXHIBIT 4.6

Motion re Surplus Declaration and Transfer of Custody pursuant to M.G.L. c. 40, § 15A by the Wayland Board of Public Works Approved June 9, 2015

EXHIBIT 5.1

River's Edge Design Guidelines

EXHIBIT 5.2

List of Town Consultants

EXHIBIT 5.3

Tata & Howard Test Pit Results

EXHIBIT 5.4

Illustrative Site Plan with Site Conditions and Zoning

EXHIBIT 6.1

Tighe & Bond Phase I Environmental Site Assessment and a Limited Phase II Investigation dated October 2012

Exhibit 6.2

Tighe & Bond's Update dated March 19, 2015 to 2012 Phase I ESA/Phase II Report

EXHIBIT 6.3

Additional Groundwater Testing Results Requested by DEP from existing Septage Facility Monitoring Wells, completed by Tighe & Bond dated ________, 2015

EXHIBIT 6.4

Wayland Board of Health Site Assignment dated February 9, 1979

EXHIBIT 6.5

Wayland Board of Health Permit to Operate Sanitary Landfill dated June 16, 1980

EXHIBIT 6.6

Request for Presumptive Approval pursuant to 310 CMR 19.029(3) and 19.034(1) submitted to the Massachusetts Department of Environmental Protection and the Wayland Board of Health in light of former Site Assignment of a portion of the Property

EXHIBIT 6.7

DEP Suggested Testing Parameters for Future Groundwater Discharge Permit

EXHIBIT 7.1

Abbreviated Notice of Resource Area Delineation ("ANRAD") filed with Wayland Conservation Commission Seeking Order of Resource Area Delineation ("ORAD")

EXHIBIT 7.2

Wayland Conservation Commission Order of Resource Area Delineation ("ORAD")

EXHIBIT 8.1

Tata & Howard, Inc.'s Feasibility Study for Potable Water Supply for the proposed River's Edge Development dated May 13, 2015

EXHIBIT 8.2

Existing Conditions Survey for 484-490 Boston Post Road

EXHIBIT 8.3

Water Connection Fees and Rates

EXHIBIT 9.1

DHCD's Form of "Local Initiative Program Regulatory Agreement and Declaration of Restrictive Covenants for Rental Project, Local Action Units"

EXHIBIT 10.1

Wayland Historical Commission Dated ______ as to Historical Significance