Request for Proposals for Reuse of Baldwinville Elementary School 16 School Street Templeton, MA 01436



2/04/2019

Revised and approved final RFP by the Baldwinville Elementary School Disposition Advisory Committee on this 31st day of January 2019 by a vote of 5 in favor, O opposed and O abstained.

Table of Contents

I.	INTRODUCTION: SALE OF BALDWINVILLE ELEMENTARY SCHOOL	
II.	HISTORY	4
III.	DEMOGRAPHICS	4
IV.	PROPERTY DESCRIPTION/SITE CHARACTERICS	4
V.	TOWN ASSISTANCE	
VI.	ZONING	
VII.	BUILDING & SITE PHOTOS	
VIII.	SUBMISSION REQUIREMENTS	10
IX.	MANDATORY TERMS	1
X.	SELECTION PROCESS & EVALUATION CRITERIA	12
XI.	TERMS AND CONDITIONS	14

APPENDICES

- A. Community Comparisons
- B. Deed/Title Information
- C. Required Proposal Attachments (Forms)

I. INTRODUCTION: SALE OF BALDWINVILLE ELEMENTARY SCHOOL

The Board of Selectmen, acting on behalf of the Town of Templeton hereinafter, "Town" through the Baldwinville Elementary School Disposition Advisory Committee, is seeking proposals from qualified development entities for sale and redevelopment of the Baldwinville Elementary School Building at 16 School Street in Templeton which consists of three sub parcels of land of approximately .9 acres. The building has an area of approximately 23,527 square feet on three levels. The Town intends to work closely with the chosen developer in an attempt to preserve the historic qualities of the building as well as satisfy the economic and social needs of Templeton's residents.

Built in 1923, Baldwinville Elementary School was constructed for the purpose of educating the inhabitants of Templeton; the building has been used exclusively as a school since that time.

Goals and Public Purpose

The goal of the Town in issuing this RFP is to determine the proposed use or redevelopment that will be in the best interest of the Town. This will not necessarily be the proposal that includes the highest proposed purchase price. The Town desires to see the property used in a way that meets the following goals:

Economic Climate: The redevelopment should enhance the overall economic climate

in Templeton.

Elimination of Blight: Redevelopment should replace the existing conditions with an

attractive and fully-tenanted building.

Historic Preservation: Rehabilitation of the property should be done in a way that respects

and enhances the historic character of the Baldwinville Elementary

School Building and surrounding area.

Process

This disposition of property is subject to the Uniform Procurement Act, MGL Chapter 30B. This Request for Proposals (RFP) offers for sale of a parcel of land consisting of three sub parcels of land, as-is, for the purposes outlined in this RFP and desired by the buyer, in conformance with all applicable zoning, use, and development regulations.

This RFP provides general information about the property, including history, zoning, and utility information, as well as submission requirements to respond to this Request for Proposals. It is the Respondent's responsibility to review and analyze physical conditions, required permits and approvals, legal considerations, and any and all Town bylaws and regulations that may impact the proposed project.

II. HISTORY

The Baldwinville Elementary School is commercial property owned and operated by the Town. The original building was destroyed in a fire December 18, 1921. The building that now stands was built in 1923 at a cost of \$97,000 and opened on November 24, 1923 and has operated as a school ever since.

III. DEMOGRAPHICS

A community comparison for FY '20 was approved and adopted at the December 19th 2018 Selectmen meeting and is included as Appendix A. The information below is a brief summary. Templeton had a population of 8,176 in 2016, according to the 2018-2019 MA Municipal Directory, with a slight increase from the population in 2010 (8,013) according to the 2010 Census. There has been a population change of +17.9% since 2000 to 2010 according to city-data.com.

Templeton is predominately a moderate-income community, with a median household income of \$72,707 in 2018 (compared with the Massachusetts median of \$77,518) according to the MA HomeTownLocator.

IV. PROPERTY DESCRIPTION/SITE CHARACTERICS

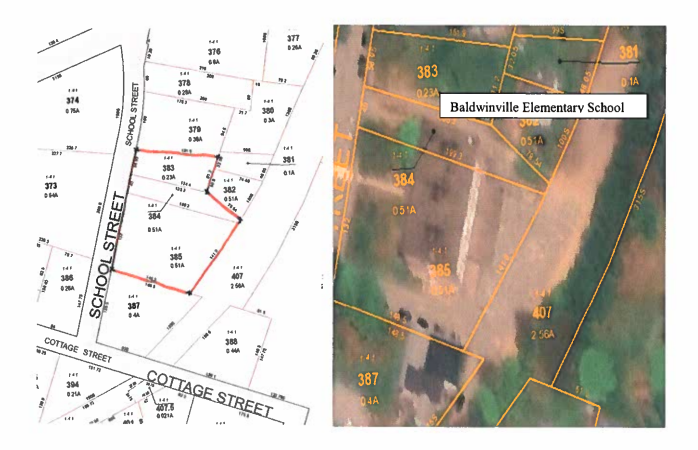
Location and General Site Information

The Baldwinville Elementary School is located at 16 School Street, Templeton, MA (Assessors Map 1-1-4, Parcel 385). The site is located in Templeton, in a residential area of the Town, and along a low traffic roadway.

The lot that the Baldwinville Elementary School is located at is 16 School Street (Parcel 385) to include parcels 383 and 384, as shown on following page (page 5).

Additionally, there is a right of way access for the owners of 12 School Street, this right of way can be relocated in keeping with site redevelopment but cannot be extinguished (see Appendix B)

We do not have floor plans of the building; therefore there will be a walk-through of the building at 3:30 PM on February 19, 2019.



Related Planning Documents

The Town completed a Community Master Plan in 2017. The document is available on the Town's website on the Planning Board's web page at www.templetonl.org. Proposals should be consistent with these plans.

Parking

The Baldwinville Elementary School building currently has both a parking lot at the back of the building and a small parking area across the street from the building, some on street parking exist along School Street in front of the building.

Building Information

The building has three floors of approximately 23,527 square feet in size with which two floors consisting of the first floor of 9,227 square feet of living area and the upper level of 7,150 square feet of living area for a total of 16,377.

Exterior: The exterior of the property consists primarily of brick/masonry.

<u>Interior</u>: There is a mix of large spaces and small offices, many with original woodwork and period details.

Utilities

Municipal electricity, water and sewer are available.

Deed/Title Information
Included as Appendix B

V. TOWN ASSISTANCE

The town will provide reasonable staff assistance to the developer to obtain essential information (e.g. loans, tax credits or grants) in aid to assemble the needed finances. In addition, the town has adopted the Community Preservation Act and may entertain proposals which may require assistance for the development of affordable housing.

VI. ZONING

This section is provided only as a general guide to potential property developers. It is not intended to supersede or reflect the complete Zoning Bylaws. It is the Respondent's responsibility to review the Zoning Bylaws in their entirety to ensure that the intended use is allowed. For any questions on zoning, please contact Zoning Enforcement Officer Richard Hanks at RHanks@templetonma.gov or 978-939-3411.

Allowed Uses

The property is zoned Village District (V). The V district allows the uses outlined in the table found on page 7. The community will accept proposals for redevelopment which will be used for any use allowed by right or under a special permit.

Special Permits

Special permits may be granted by the Zoning Board of Appeals (ZBA) if they find that the proposed use is in harmony with the intent of the general purpose and intent of the Zoning Bylaws; will not create undue traffic congestion; and will not impair the integrity of the district or be detrimental to health, safety or welfare. The ZBA may impose conditions on approval.

Dimensional & Density Requirements

Note: $V-Village\ Districts-1\ Acre\ Zone\ (where\ a\ minimum\ of\ 1\ acre\ of\ land\ is\ required\ for\ the\ construction\ of\ a\ single-family\ home).$

Minimum Side Setbacks	Minimum Rear & Front Setbacks	Maximum Number of Stories	Maximum Building Coverage (%)	Maximum Impervious Surface Coverage (%)
15 LF	30 LF	2.5 or 35 LF	60	75

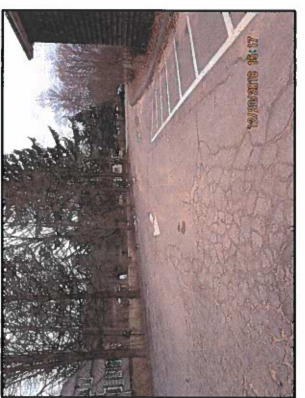
Residential (except Single-Family)	v
Mixed Uses in a Single Building	Y
Home Occupation - Minor	Y
Home Occupation - Major	SP
Government facilities	
Gasoline or Service Station	Y
Hotel/Motel, Inn	SP
	SP
Small appliance or equipment repair	SP
Dry cleaning, shoe repair, tailoring, or other similar uses; self service coin operated laundry	SP
Wireless Communication Facility in accordance with Article XXX	SP
Small scale retail sales and services	Y
Business, financial or professional offices; medical office or clinic	Y
Trade, professional or other school conducted as a private business for gain	Y
Sales of flowers, garden supplies, or agricultural products partly or wholly outdoors	SP
Eating Establishment, drive through service not allowed	Y
Eating Establishment, specializing in serving alcoholic beverages	SP
Personal service business such as, but not limited to barber shop, beauty shop, tanning salon, nail	Y
Veterinary establishment or pet grooming establishment	SP
ndoor entertainment/recreational facility, including but not limited to bowling alley, theatre, or sports	-
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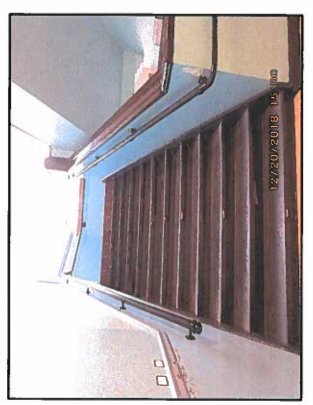
* Y=By-Right, SP= special permit required Uses not listed are not allowed in the Village District.

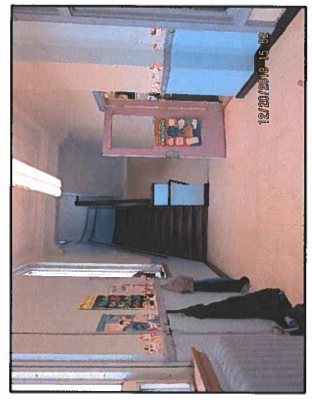
VII. BUILDING & SITE PHOTOS



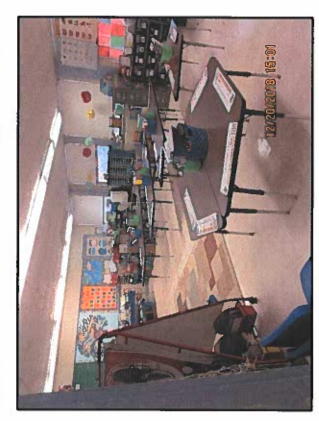












VIII. SUBMISSION REQUIREMENTS

Instructions for Submitting Proposals

Respondents shall submit one original and seven copies of their proposal such that they are received by 2:00 PM on Monday, March 11, 2019 to:

Baldwinville Elementary
School Disposition Advisory
Committee c/o Selectmen
Office
160 Patriots Road, Room 6
East Templeton, MA 01438

The proposals must be submitted in a sealed package or envelope labeled "BES Proposal." The Respondent assumes the risk of timely delivery as the Town will return late submittals unopened. A Respondent can correct, modify, or withdraw a proposal by making such request in writing by March 11, 2019 @ 2:00 PM. All corrections and modifications must be sealed when submitted. The Town will not accept corrections or modifications after the date and time mentioned above

Proposals will be publicly opened on the date and time listed above, with the name of each Respondent and the purchase price recorded. Proposals become public information when they are opened.

All communications regarding this RFP must be made in writing to Adam Lamontagne, Municipal Management Fellow, 160 Patriots Road, Room 6, P O Box 620, East Templeton, MA 01438. Emailed questions may be addressed to alamontagne@templetonma.gov. Answers to all relevant questions will be posted on the Town's website no later than Monday, March 4, 2019. Only questions received by Wednesday, February 27, 2019 will be considered. Phone calls will not be accepted.

Proposal Submission Requirements

The Proposal must include the following information and attachments, clearly identified and indexed.

- 1. A cover letter outlining the Respondent's proposal for the property and stating an offer to purchase the property including the proposed purchase price;
- 2. Contact information, including name, address, and telephone number of the lead member of the Respondent's team;
- 3. A description of the Team's Qualifications and Experience: The Respondent shall include information about the team's experience in redevelopment of similar properties. The Respondent shall include information regarding the technical, financial, and administrative capability of the team. The proposal shall include resumes of the key personnel indicating the role and experience of each person and a minimum of three (3) references who are familiar with the developer's work.
- 4. Evidence of the Respondent's ability to obtain financing;
- 5. Descriptions and locations of any similar projects developed by the Respondent;
- 6. A signed "Proposal Response Form";

- 7. A detailed narrative description of the Respondent's intended use of the Property, including the following:
 - a. Description of the proposed development, noting its use, scope, marketing objective, design concepts, amenities, benefits for the immediate area and Town and similar factors;
 - b. Description of any proposed modifications and/or renovations to the interior and exterior of the building and/or to the boundaries of the property.
 - c. Identification of the proposed uses. If residential units are proposed, the number of units should be identified.
 - d. Financial summary of the proposal, including, at a minimum, total project cost, proposed purchase price, financial arrangements (including amount and source of equity commitment), a five-year cash flow projection, and the estimated tax yield and/or jobs generated by the proposal;
 - e. Identification of any Town, State, Federal, or private assistance necessary for implementation;
 - f. Description of how the proposal meets each of the Comparative Evaluation Criteria.
- 8. A development schedule indicating timelines for preparing the space, permitting, assembly of financing commitments, and expected occupancy of the property;
- 9. Schematic site plans or conceptual floor plans and/or renderings;
- 10. A certified check or a bank cashier's check for \$5,000.00 (Five Thousand and 00/100 Dollars), payable to the Town of Templeton; the Town will deposit the check in a non-interest-bearing account.
- 11. The following attachments must be included with the proposal (included in Appendix C):
 - a. Proposal Response Form
 - b. Certificate of Non-Collusion
 - c. Certificate of Tax Compliance MGL, Chapter 62C, Section 49A
 - d. Disclosure of Beneficial Interest M.G.L., Chapter 7, Section 40J

IX. MANDATORY TERMS

The successful Respondent shall be required to enter into a Developer Designation Agreement (Purchase & Sales Agreement) with the Town within one hundred eighty (180) days after Town's selection of the Respondent's proposal, containing in addition to the usual provisions, the following mandatory terms:

- a. The Town shall not pay a broker's commission, and the successful Respondent shall indemnify and hold the Town harmless from any claims for such commission.
- b. The Respondent or their agent shall have the right, at a time and date approved by the Town, to enter the Property at the Respondent's own risk to conduct surveys, inspections, or tests. The Respondent shall restore the Property, if disturbed by such surveys, inspections, or tests,

as close as reasonably possible to the condition prior to such entry. No testing without prior Town of Templeton approval.

- c. The Respondent shall acknowledge that the Town is selling the Property "as is".
- d. After the Town accepts the Respondent's proposal, the conceptual plan may not be substantially altered when submitted to other boards for approval. However, minor changes are acceptable to accommodate site conditions discovered during onsite investigations.

X. SELECTION PROCESS & EVALUATION CRITERIA

Proposal Selection

Proposals will be reviewed by the Baldwinville Elementary School Disposition Advisory Committee, which shall recommend the most advantageous proposal to the Board of Selectmen. The Board of Selectmen shall determine the proposal to be selected, if any. The Town will negotiate the final Developer Designation Agreement (Purchase & Sales Agreement) with the awarded Respondent.

The Town may request any Respondent to furnish supplementary information to assure the Town that they have the technical competence, the business and technical organization, and the financial resources necessary to for the proposed project.

The Town reserves the right to reject any and all proposals, to waive any minor informality in responses, to negotiate any and all sales terms with the successful Respondent, or to cancel this RFP at any time if it is in the Town's best interest to do so.

The Town will accept or reject the proposals within ninety (90) days after opening. The Town will return the deposit that accompanies a proposal to any Respondent whose proposal the Town does not accept. The selected proposal shall be binding upon the Respondent for one hundred twenty (120) days from the date of the Letter of Acceptance issued by the Town. If the selected Respondent withdraws its proposal within this 120-day period, the Respondent's deposit shall be forfeited, and the Town may retain the funds as liquidated damages. Upon execution of a Developer Designation Agreement (Purchase & Sales Agreement), the Town will credit the proceeds of the check to the purchase price. In the event of default of the Respondent prior to transfer of title, the Town shall retain the deposit as liquidated damages.

Rule for Award

The most advantageous proposal from a responsive and responsible Respondent, taking into consideration price and all other evaluation criteria set forth in this solicitation.

Minimum Selection Criteria

- 1. The proposal must contain all required information, forms, certifications, and deposit.
- The Respondent must submit satisfactory evidence of their ability to obtain sufficient financing to complete the project as proposed. This may include a pre-approval letter or similar commitment from a financing source indicating sufficient funding to complete the proposed project.

Comparative Evaluation Criteria

All proposals meeting the Minimum Evaluation Criteria will be further reviewed in accordance with the following Comparative Evaluation Criteria.

Proposals will be evaluated on how they address the goals and public purposes outlined above using the technical criteria specified below. The Town may consider price in its evaluation of proposals, but the Board reserves the right to select a proposal that does not propose the highest sales price. Each duly submitted proposal will be reviewed by the Baldwinville Elementary School Disposition Advisory Committee according to the following technical criteria and scored according to the following characteristics (This scoring is in no particular order):

1. Overall Responsiveness to the submission requirements

Not Responsive	Somewhat	Somewhat	Responsive	Highly Responsive
140t Kesponsive	unresponsive	responsive	Responsive	Inginy Responsive
1	2	3	4	5

2. Impact on economic conditions in Templeton

Not Responsive	Somewhat	Somewhat	Dognovsiyo	Highly Despending
Not Kesponsive	unresponsive	responsive	Responsive I	Highly Responsive
1	2	3	4	5

3. Project feasibility and financial strength of the developer

Not Responsive	Somewhat unresponsive	Somewhat responsive	Responsive	Highly Responsive
1	2	3	4	5

4. Developer's Project Plan & Schedule

Not Responsive	Somewhat unresponsive	Somewhat responsive	Responsive	Highly Responsive
1	2	3	4	5

5. Compatibility with the needs and characteristics of the neighborhood

Not Responsive	Somewhat	Somewhat	Responsive	Highly Responsive
	unresponsive	responsive	Kesponsive	mignly Kesponsive
1	2	3	4	5

6. Plans to address the parking needs of the property

Not Responsive	Somewhat	Somewhat	Responsive	Highly Responsive
	unresponsive	responsive	Responsive	nighty Kesponsive
1	2	3	4	5

7. Dedication to the preservation and maintenance of the historical aspects of the building

Not Responsive	Somewhat unresponsive	Somewhat responsive	Responsive	Highly Responsive
1	2	3	4	5

8. Consistency with the Town's 2017 Community Master Plan

Not Responsive	Somewhat	Somewhat	Responsive	Highly Responsive
	unresponsive	responsive	Responsive	migniy Kesponsive
1	2	3	4	5

9. Documented skill and experience in adaptive re-use of buildings

Not Responsive	Somewhat	Somewhat	Responsive	Highly Responsive
	unresponsive	responsive	responsive	lingmy responsive
1	2	3	4	5

Highest Score Available: 45 Lowest Score Possible: 9

XI. TERMS AND CONDITIONS

All proposals are subject to the terms, conditions, and specifications herein set forth.

1. The Town makes no express or implied representations or warranties as to the accuracy and/or

- completeness of any of the information provided as part of the Request for Proposals, including information that is available upon request.
- 2. The Town reserves the right to seek additional information or revised proposals from respondents at any time prior to selection through written notice to all respondents.
- 3. The Town reserves the right to suspend, withdraw, or amend this RFP at any time, without notice.
- 4. All materials submitted by the Respondent become the property of the Town. The Town is under no obligation to return any of the material submitted by a Respondent in response to this RFP.
- 5. The Town reserves the right to reject, in its sole discretion, any proposal not submitted in conformance with this RFP and any amendments hereto, or to reject any and all proposals, in its sole discretion, for any reason. The Town further reserves the right to waive or decline to waive irregularities in any proposal when it determines that it is in the Town's best interest to do so.
- 6. The Respondent agrees to be solely responsible for obtaining, in a timely manner, all permits, approvals, waivers, releases or any other requirements for the development the property as proposed in this RFP.
- 7. The Town will draft a Developer Designation Agreement (Purchase & Sales Agreement) in compliance with the terms of the RFP and may incorporate the terms of the RFP and the proposal selected.
- 9. The Respondent must be current in taxes and all water and sewer liabilities on all real estate owned in the Town, if applicable.

			Cor	mmun	ommunity Comparisons for FY'20	Darris	ons for I	7Y'20				
Community	County	Population Census (CY 2016)	Total Expenditures (FY '17)	Square Miles	Population Public Density Road (psm) Miles	Public Road F		Income Household FY '18) (As of July 1, 2018)	EQV per Capita (FY '18)	Tax Rate per Thousand (FY '18)	Average Single Family Tax Bill (FY '18)	Average Tax Bill % of Median Family
Templeton	Worcester	8,176	\$13,604,033	31.9	256	100.5	\$24,417	\$72,707	\$72,209	\$16.72	\$3,283	4.52%
Ashbumham Worcester	Worcester	6,209	\$15,758,088	38.4	162	97.1	\$34,664	\$86,721	\$96,686	\$23.40	\$4,931	5.69%
Athol	Worcester	11,654	\$19,373,512	32.3	361	111.1	\$19,444	\$52,772	\$57,768	\$19.57	\$2,883	5.46%
Ayer	Middlesex	8,001	\$24,826,070	8.9	668	51	\$32,658	\$78,324	\$137,858	\$14.43	\$4,514	5.76%
Dudley	Worcester	11,587	\$15,920,732	20.8	557	6.06	\$27,299	\$76,850	\$80,579	\$11.73	\$2,865	3.73%
Monson	Hampden	8,789	\$24,727,249	44.1	199	110.2	\$28,234	\$76,845	\$87,771	\$17.60	\$3,926	5.11%
Montague	Franklin	8,272	\$18,624,101	30.2	274	113.3	\$23,022	\$51,012	\$99,027	\$17.09	\$3,337	6.54%
Orange	Franklin	7,651	\$19,641,100	35.1	218	103.5	\$18,124	\$40,861	\$64,301	\$21.94	\$3,217	7.87%
Shirley	Middlesex	7,400	\$13,562,781	15.9	465	52.2	\$27,141	\$79,764	\$84,756	\$16.42	\$4,805	6.02%
Townsend	Middlesex	9,515	\$20,164,326	32.8	290	94.9	\$30,836	\$88,765	\$88,043	\$20.26	\$4,984	5.61%
Winchendon Worcester	Worcester	10,698	\$27,772,772	43	249	115.3	\$21,231	\$66,994	\$62,089	\$17.35	\$3,086	4.61%

Note 1: Source: 2018 - 2019 MA Municipal Directory Note 2: Median Income Source; MA HomeTownLocator Note 3: Regional School District

Approved and adopted this 19th day of December, 2018 by a vote of in favor, opposed, and abstained.

John Caplis, Chairman Board of Selectmen



Rebakah Lacey Bryan Bertram

J. Raymond Myares Thomas J. Harrington Christopher H. Heep Donne M. Brewer Jennie M. Merri ivria Glass Fried | Eric Roustie | Katherine E Stock

November 15, 2018

Carter Terenzini Town Administrator Town of Templeton 160 Patriots Road East Templeton, MA 01438

Re: Town title

Dear Carter:

You asked me to examine the title of the following parcels of land. For ease, all parcels are shown on the Assessors map, attached hereto as "Exhibit A" as Parcels A, B, C and D. The results of my examination are as follows:

Parcel A: Assessors parcel 1-4,1-385

This parcel, also known as 16 School Street, was deeded to the Town on April 25, 1883 by Philenia Baldwin, Caroline Bryant, Martha Davenport, Lucia Proctor and Jonathan Baldwin, which deed is recorded in Book 1280, Page 51 and attached as "Exhibit B." There is no plan accompanying the conveyance, however, metes and bounds are described within the deed. There are no restrictions on this parcel.

Parcel B; Assessors parcel 1-4,1-384

This parcel was deeded to the Town on August 3, 1892 by James Meegan, which deed is recorded in Book 1390, Page 393 and attached as "Exhibit C." There is no plan accompanying the conveyance, however, metes and bounds are described within the deed. This deed contains a ROW to Assessors parcels 1-4.1-381 and 1-4.1-382: "Reserving the right of way along the northerly side of said lot, to cross and recross the same to the land of the grantor lying on the North and East of said lot." In my opinion, the Town may relocate the right of way on this parcel as long as said relocation does not materially change the owner's ability to use parcels 1-4.1-381 and 1-4.1-382

Carter Terenzini November 15, 2018 Page 2 of 2

Parcel C. Assessors parcel 1-4, 1-383

This parcel was deeded to the Town on November 15, 1956 by Trank J. O'Neil and Flizabeth Smith, which deed is recorded in Book 3832, Page 567 and attached as "Exhibit D." There is also a plan accompanying this conveyance, which is attached as "Exhibit E" and recorded in Plan Book 221, Plan 97. There are no restrictions on this parcel.

Parcel Da Assessors parcel 1-4 1-407

This parcel (the rail line parcel) was deeded to the Town on December 30, 1983 by the New England Power Company, which deed is recorded in Book 8041, Page 57 and attached as "Exhibit F." There is also a plan accompanying this conveyance, which is attached as "Exhibit G" and recorded in Plan Book 331, Plan 52. There are no restrictions on this parcel.

Please contact me with any questions.

Sincerely

Diemas J. Harrington

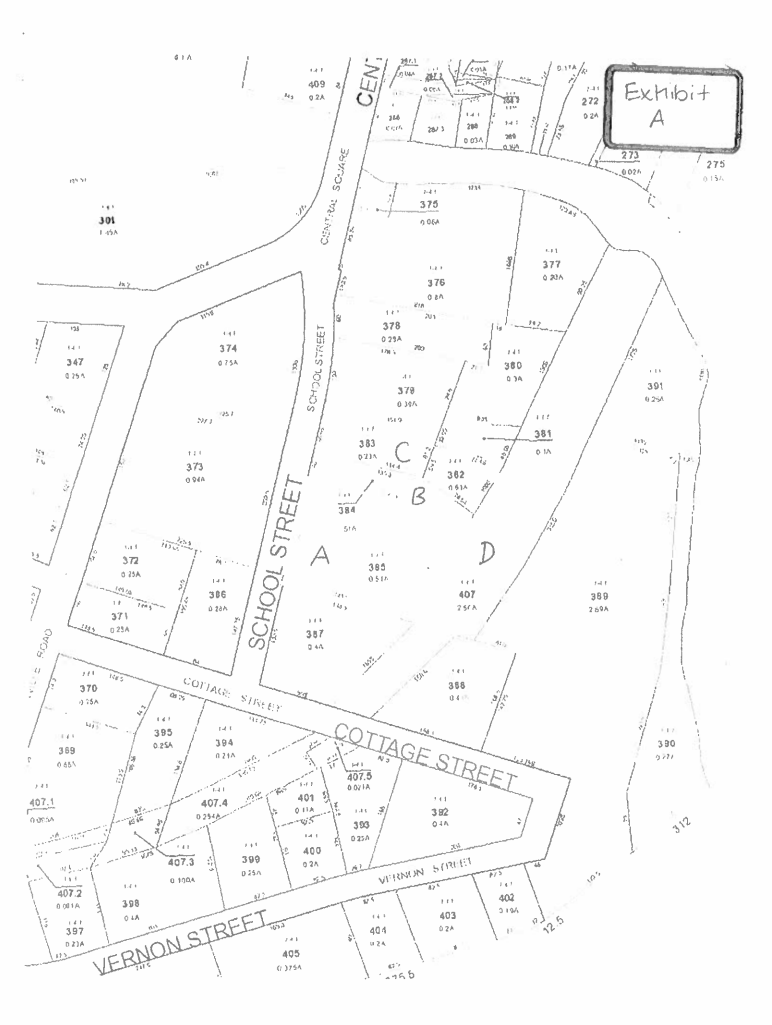


Exhibit B

ourselves, and sur heirs, executors and administrators, e with the said granter and his hers and accigns that the granted-prenkers are free from all incombrances made suffered by us, and that he will and our heers, executives aired automorestistics shall instrumed and defined the came to the eard grantee and his hear, and accogno, ference agrand the lawful claims and dimmende of all findings channing by than ugh in mader at hub against none ather Soverellies, whereof, one the earl Howkert With Bonall and Mills or M. Wilson Janaties no referenced, Elevento out our hander and cerels the Twenty ughthe day of June in the gens on the word esphil hourdress and esphity eight Ergned excludeund chickersed - Howkert M. Small - William B. Willer ... (sent) Chas De Sommers Sterans unvalit of Massachuille Horceetso or Jane 28. 1888. Then Juremally appeared the ober named to the Small and acknowledged the freezeng inches ment to be but free act and died - Creference Shew & Charmynes Justice of the Orace roins in Willenia to Know alk arms by these paranile that we Orilones Caldern Earthur O. Bayant out of albert expliction Indext 9. Original of Templelone, Worden a Divergeof size of Duriel & Dermaylant, Laucea O. Onoclos, nife of Joseph He. Inveter of Albert, all of the Gounty of Worceles and Bonne mertilo of Me wachine olds, and Jimilhan Caldren of Voller renorty of the housenes, I toto of now york, in consideration Whice Houndard Dollage, Jane by the Inchalabints of the Town of Tempeleton, the hereupt whereof is hereby achieved degot de herrby gress, quant, horgani, call and corney unto the cash Inhabitante of each Jampleton, a water Fixed of Sund fremulad and described as follows situated in Bill connelle in the morth first of and Town community at a stake and structuren Ands could of the south west money of James & Marganis Land, Skunce 6.27 W. agit 1 undo to the chike Mience of to 3 to more needs to the line of Shortimes Burn Road Road Shares Hortheastelly by the Some sof excel Rivel Rind inght went sand fefteen lands Wenter 14.63 91. Twelve with and low lister to the place

f beginning, containing eighty fixe equal rods, more or a a right of may eminimence at the with weit gans land at the end of the herein conveyed to the north line of the M. alami may to be two and one half will unde an the west eide of each line the granted formers with all the familyes phurtinances therito kelonging to the said Inhah tante of earl I own and their Eucleens and assigns to and beharf forever and ore hereby, for our huse, exicuted and administrative invant the granties and their encuers and augus that are lessefully eizad in fee eariple of the granted from they are free from all incumbrances, that we good right to sell and cenery the same as aforesid exe will and over here executors and adminis exacraent and defend the arms to the gran manditheur renecessions and accepted foreness against the ful ilaums and demands of all hereon' Und for canederation aforceard in allera Organi Ausband eard learnishe & Organit and Daniel O Domphit buskand of the said Maitha & Davenport and Joseph to anacter, huckand of the eard Houseld a Croctor do herby m witness whereof, we the said unsa Baldsem, Garbano a Ongant, Albert Organt Martha a. Davenhart, David O. Davenhart, Bucia V Jaceph He Clariter - Janathan Baldeon have herisato set our hande and seale this Twenty fifth ay of april on the year one thousand ught hundred Caroline C. Organit (pent) Olbert Congant. (seal) Lucia a aractão (seal Juckey to Could (unl. wal. Marcha a. Dannight to Jornathan Galdovin (Mal mmonreality of Jonathan Baldwin leenl

Mirerachuselle, Worcester as Upril 28th 1883 Them pursonally appeared the above manuel O'hilling Couldwing Burstant O. Engunt, alkert Corporat and acknowledged the four ing in Thurnant to be their free wit and deed.

Before mic Ara Hormun Justice of the Prace State of Mice York, County of St. Burrens so, And Konn that on this 15 day of May 1883 before me personally game Jonathan Bulding to me sail Genown to be the same percen martinul in and who executed the foregoing in drawat and who duly acknowledged the execution though Red May 31 188 et 8 10 10 to 6 4 80 By Millower Bille Clare

Mount Martha J.

Reservate onen by three presents that & Months of Elisams of Willen in the County of Hellsbow and others Pourlyner Bollenow of The Strampehino, myle of George Ho Strame, in consider Lee Descharge atom, of Time Harneland Bollans, spread by Guidence Stollings in Gook 1296, rafe of O. A. Erlamin, of Timpleton, in the County of Hacilia (log 844) amob Germens mount to of Mags schoolly, the accept income is hereby netwood belyed, as hereby goest grant strongwin will and convey unit the said Abudence Deleman, her been and seer yns a colling hirib of land south the buildings themen iclinated in and timpletine and translet as follows, my Sugarmency of a verner by the road called the Hinchinder Charty about and is the line believen Hechtardelen and Som plethe thence Conthicty on court line liveline and to a high of otoner thence to 24 6 minutern rode there H. 12 1/2 & Rige notes themes to the to the rade to and nord themeededthe ruly on line of said nead about somition reducte the yout of hogomory burbonnery. The ame amore in lease

II house and to hold the granted promous, with all the Grandleg et and appeartmement thereto belonging to the scale Creeding belower and her hear and assigns, to their con gora gand helicof Jerever, And I hereby, for majerly and my hurs executer and administratory coverant with the greek tie and ter here and arright that I and laufully high or for comple of the granted promises, that they are fee Box all encil metrances, whit I have good night to sell. and one see the same as afreenest and this I soll and my hims (nevertice and) identifications shall correspond and

Exhibit of August in the year one thousand eight hundred Ques Wellington biguld, realed and delivered Louis Hillington in presence of 16 R Waille -Morcester se August 26 1892 Than personally appeared the above named Olives Phellington and alknowledged the foregoing instrument to the her fee att and deed Before me Henry & Varly Justice of the Peace Que hig st 1992 at 3 45 45 6 5 4 6 Syllinery BMilder ly Honor all wen by these presents that I games Mugan, of Templeton in the County of Freeter and bour Templeton Inhalf I monwealth of Maseachusetts in consideration of One hum deed dollars to me paid by the Your of Turpleton the re eight whereof is hereby acknowledged, do hereby give grant, bargain sell and convey wito the said Town of Templeton a section tract of land extracted in Baldwinville in said Templeton, bounded and described as follows " Beginning at the dorsthwest every of the lot to be conveyed and at the Morehunt come of the present school House lote on to Baldwin land so called thence to ET'b foily (40) feet. amount thouse & 63° & eight eads and five links to a monument thence & 31% to four rade and usnetien luck to the Northeast corner of the present school house lot Essence It 63° It along the Northerly line of Raid school house lot twelve rode and two lunder to the place of beginning Being part of the formuse conveyed to me by forathan Baldwin et al and barro P Boetor Guardian, by deede dated fune 30 a & 1882 And deede to be recorded with Fincella Festud Deede Recurry the right of way along the Housely side of earl lot, it cross and necess the carne to the land of the grantoulying on the Month and bail of Lard lot To have and to hold the granted premises, with all the privileges and appointenant ere threathe belonging to the eard Town of Truplation and to enecessee and assigns to their own use and select forever And I hereby for my and my here greater and

the state of the s

successive and accepted that I am lamplely suged in by comple of the granted burness that they are few from all munchanese. That I have good right to sell and somey the same as aforecaed and that I will and my here, executors and astropastialors shart warrant and defend the came to the grantle and its successes and veriging forever against the lawful claims and dominade of all present and for the consideration ofment P. Holm Meigan Info of the Edid James Mugan hereby wlease sent the granter and its successore and assigns It rights of a to oth down and homeelend in the gran ted Summers. On witness whereof, we the said James Mergan and Julia Mergan berunts set our hand and real things day of Organit in the year no thousand right kundred and much ber Signed, scaled and delivered france Megan Antin & Phegen presence of Mouremineally of Massachukle Acadonemy lig of Mi Of of Mesogene Moreceller st Miguel's 1872 Then bere molly appeared this above named farmer Merganine. knowledged The foregoing instlument the be her free out and teed Refore who And Boowing Synther of the Peace Xelsong 99 No 80 S 15 190 800 (82 Cg Hilling and H. Hillellin Alex

Dean Olbert le ce Lo & May Gallen le

Home all man by these foresents that we albert Sarah Dean when own right of your I Garage the a the boundly of Phoreselle and Commonwealth of Mastachurette in konseduation of One dottan and other pornistrations from the by Williams of Cather, of West Buyl stor in said to morning all the receipt whereof is heady acknowledged de hereby remove, release and forever greddrens' werds the Read Wallians of leather less heer found metropic, a seriau that or parel of land with the buildings thereon, sectionited in the Holthweetchipping of earl Mit Roylilor, containing monthly square rede inounted bounded as followed the wit Beginning at a Thorn on the love of Lawel street at the Southiastuly course of Conon school to 6 minutes (3) fever themes Holls 10 to by land of raid returb lite underbear (s) five fiftien WE , FRANK J. O'NEIVand ELIZABETH M. SMITH/ as Joint tenants, both

of Templeton, Wordster

Colinty Massachusetts,

a municipal corporation in said County and Commonwealth

See Tan Book 221, Flan 97

٥£

with murranty covenants

the land-in

(Dersilption and encombrances, if any)

A certain parcel of land situated on the southeasterly side of School Street in the village of Baldwinville in said Templeton, bounded and described as follows, to wit:

Beginning at the most westerly corner thereof at a stone monument in the routheasterly line of School Street at land of the Town of Templeton;

THENCE: northeasterly at an included angle of 101°-371 by the bald line of School Street, 56.95 feet to an iron pipe;

THENCE: southeasterly at an included angle of 87° -59° by land of frank J. O'Neil, 151.90 feet to an iron pipe;

THENCE: southwesterly at an included angle of 77° -391 by land of Harry D. Collier, Bl.2 (set to a stone monument;

THENCE: northwesterly at an included angle of 92° -US! by land of the Town of Templeton, 134.40 feat to the place of beginning.

Meaning and Intending to convey a portion of the deed from James E. Meegan to Frank J. O'Neil and Elizabeth M. Smith dated October 15,1945 and recorded with Worcester District Registry of Deeds, Rock 277, Page 62.

DEEDS A EXCISE

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कर नेन हमार्थ grance और मंद्रांतर वर्ष रिवालिय के ग्रेस र व्यालय वृत्तक व्यक्ति नेना वर्षात्र नेना वर्षात्र ने

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1515

Novembor

The Commonwealth of Maguachunenn

Wordester,

11

Hovember 15

10 55

The personally appeared be above same! FRANK J. O' HE II.

and acknowledged the foregoing maleument to be. his

Wy combine was February 6.

oc. hls Tree age and dard, before in

The Part of Lewent

Natury Public

Recorded Dec. 26, 1956 at 11. 22m. P. M.

Exhibit E

Approved of Plan 13 roof 1256 register of the G 91256 ale co S. S. Town of Templaton FRANK J. O'NEIL, ETAL Scale: lineh: 20 ft - Ang 7,1956 BALDWINNELL VILAGE Stanley G Kendall, C.E TEMPLETON, MASS. Fronk J. O'Herl, ct al PLAN OF LAND TOTAL WATER TOTAL STEEFT HOUSE SCHOOL

197

KNOW ALL MEN BY THESE PRESENTS

that NEW ENGLAND POWER COMPANY, a Massachusetta corporation with its principal place of business in Westborough, Worcester County, Massachusetts (hereinafter referred to as the Grantor) for consideration of \$1,001.00, paid by the TONN OF TEMPLETON located on Bohsol Street, Reldwinville, Massachusetta (hereinafter referred to as the Grantee), the receipt whereof is hereby acknowledged, does hereby remise, release, quitclaim, assign, transfer and set over unto the TOWN OF TEMPLETON its successors and assigns, forever, the following described land in Templeton, Worcester County, Massachusetts:

All that certain piece or parcel beginning at the point where the easterly sideline of South Main Street crosses center line station 2244 plus 807.07 on said branch at Baldwinville and extending easterly and northerly to a line passing at right angles through center line station 2264 plus 55 on said branch, in the Town of Templeton aforesaid, contoining 2.56 acres of land, more or less, all as shown on a plan recorded with Morcester District Registry of Deeds in Plan Book 331, Plan 52.

Being Parcel 1 conveyed by Penn Central Company to Now England Power Company by deed dated August 23, 1968, recorded with Worcester District Registry of Deeds in Book 4879, Page 12.

IN WITHESS WHEREOP, the sald NEW ENGLAND POWER COMPANY has

caused its corporate seal to be hereto affixed and these presents to
be signed in its name and behalf by J. F. RASLOW its
President and by ALPRED D. HOUSEON , its Treasurer
being thereunto duly authorized this 29th day of Becomber
1983.
HEW ENGLAND POWER COMPANY
By J. Karlow
Freedom Street
NEP 1/20/536362 By al Alanham
Tressurer

THE COMMONWEALTH OF MASSACHUSETTS

Rorccoter , 68.

December 29 , 1983

Then personally appeared the shove named $J.\ F.\ KASLOW$ and ALFRED D. HOUSTON and acknowledged the foregoing instrument to be the free act and deed of NEW ENGLAND POWER COMPANY.

Before me

Davil & Tomber Patrice

My Commission Expires: April 16, 1997

-2-

Recorded DEC 30 1933 TV N/6 m AM

Extribit G

PROPOSAL INTENT RESPONSE FORM

RFP Title:

Please review the Request for Proposal (RFP). Furnish the information requested below and return this page to the Baldwinville Elementary School Disposition Advisory Committee:

Your expression of intent is not binding but will greatly assist us in planning for proposal evaluation.

Choose one of the following options:

- Do intend to submit a proposal
- Do not intend to submit a proposal

If you are not responding to this RFP, please provide your reason(s):

Please provide the following contact information:

Name (first, middle, last):

Title:

Organization:

Email address:

CERTIFICATION OF NON COLLUSION & GOOD FAITH

The undersigned certifies under pains and penalties of perjury that this Contract has been obtained in good faith and without collusion or fraud with any other person. As used in this certification, the word "person" shall mean any natural person, business, partnership, corporation, union, committee, club, or other organization, entity, or group of individuals.

The Contractor by:		
	Print Name	
	Title/Authority	-

CERTIFICATE OF TAX COMPLIANCE

(Corporate)

Pursuant to Chapter 62C	of the Massachusetts General Laws, Section 49A(b), I,, authorized signatory for
printed name	name of consultant/business
complied with all laws of t	he pains and penalties of perjury that said contractor has he Commonwealth of Massachusetts relating to taxes, and contractors, and withholding and remitting child support.
Signature	
	Name
Title	
<u>C</u>	OR ERTIFICATE OF TAX COMPLIANCE (Individual)
Pursuant to Chapter 62C o	of the Massachusetts General Laws, Section 49A(b), I, do hereby certify under the pains and
penalties of perjury that sa Commonwealth of Massac	aid contractor has complied with all laws of the
	(Signature of person signing bid or bid)
	(Date)

Disclosure of Parties with Beneficial Interest MGL Ch. 7 §40J

I do hereby certify that the following parties have—or area anticipated to have—a beneficial interest in our submissions seeking to acquire and redevelop the Baldwinville Elementary School form the Town of Templeton, MA

Party 1		
Party 2		

I do make this declaration under the pains of penalties of law and understand that any material omission or misrepresentation may not only lead to the disqualification of my proposal but prosecution under the pains and penalties of law.

Section 40J. 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 eighty-three B, the provisions of this section shall not apply to an owner of a timeshare in the leasehold condominium who (i) acquires the time-share on or after a bona fide arms length transfer of such time-share 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.

Acknowledgment for Individual

State of Mas	sachusetts		
County	To and Assessment		
On this	day of	, 20	, before me personally appeared (or
and), to me known to be the person (or persons)
Notary Publi	same as his/her/t	heir free act	and deed.
Print Name:			
My commiss	sion expires:		
	manual trans-1 from A state of the state of		