

September 23, 2020

Council President Joseph P. Lopes Members of the City Council City of New Bedford 133 William Street, Room 215 New Bedford, MA 02740

RE: BRIDGEWATER STATE UNIVERSITY

Dear Council President Lopes and Honorable Members:

Enclosed for your consideration is a Short Term Tenancy Agreement between the City of New Bedford, its Airport Commission and the Commonwealth of Massachusetts/DCAM (on behalf of Bridgewater State University). As you know Bridgewater operates a flight school at the airport.

I am submitting to the Council for its consideration a one year lease extension commencing retroactively on June 1, 2020.

I would appreciate it if you would place this on the City Council Agenda for consideration.

Very truly yours,

Jonathan F. Mitchell

Mayor

EJ/bar

enclosure



# CITY OF NEW BEDFORD

### **CITY COUNCIL**

October 8, 2020

Ordered, that the Mayor is authorized to execute on behalf of the City of New Bedford a One Year Short Term Tenancy Agreement between the City of New Bedford, acting through its Airport Commission and the Commonwealth of Massachusetts acting by and through the Commissioner of its Division of Capital Asset Management and Maintenance on behalf of Bridgewater State University. A copy of the One Year Short Term Tenancy Agreement is attached hereto and made a part hereof.

### THIS OFFICIAL FORM MUST NOT BE ALTERED. ALL MODIFICATIONS MUST BE MADE BY SEPARATE RIDER.

#### COMMONWEALTH OF MASSACHUSETTS

### SHORT-TERM TENANCY AGREEMENT

SUMMARY SHEET: REFERENCE DATA AND CONTENTS

Subjects Referred To:

Each reference in this Short-Term Tenancy Agreement (this Tenancy) to any of the following subjects incorporates the data stated for that subject in this Summary Sheet (the Summary Sheet of this Tenancy).

COMMENCEMENT DATE:

June 1, 2020, at 12:01 a.m.

**TERMINATION DATE:** 

As defined in Exhibit A, unless earlier terminated as

provided in 5 of this Tenancy

LANDLORD:

City of New Bedford

ADDRESS OF LANDLORD:

133 William Street

New Bedford, Massachusetts 02740

TENANT:

The Commonwealth of Massachusetts acting by and through the Commissioner of its Division of Capital Asset Management and Maintenance (DCAMM) of the Executive Office for Administration and Finance on

behalf of the User Agency

ADDRESS OF TENANT:

Division of Capital Asset Management and Maintenance

One Ashburton Place, 15th Floor Boston, Massachusetts 02108-1518

TENANT'S REPRESENTATIVE:

Name:

Dan Cordeau, Director

Address: Division of Capital Asset Management Office of Leasing and State Office Planning

One Ashburton Place, Room 1411

Boston, Massachusetts 02018

Such other representatives as Tenant may

designate in writing from time-to-time.

**USER AGENCY:** 

Bridgewater State University

ADDRESS OF USER AGENCY:

131 Summer Street

Bridgewater, Massachusetts 02324

**BUILDING (ADDRESS):** 

1852 Shawmut Avenue

New Bedford, Massachusetts 02747

PREMISES:

The entire building, grounds, and parking lot at 1852 Shawmut Avenue, the general aviation ramp with 20 Tie-Down spaces, as shown as depicted in Exhibit C.

**USABLE AREA OF PREMISES:** 

Office Space:

10,480 square feet

Tie-Down Spaces:

20 spaces

RESERVED PARKING SPACES:

Location: Entire parking area adjacent to the Premises

PERMITTED USES:

Subject to the provisions of the Prior Lease Documents, as that term is defined in 4 of this Tenancy. Tenant must use the Premises for the following purposes: educational and community-service offerings to students and community members relating to the Bridgewater State University Aviation Science Flight Training Program.

RENT:

\$5.73 per square foot, resulting in a monthly fixed rent

of \$5,000.00.

### SHORT-TERM TENANCY AGREEMENT

PREMISES: In consideration of the Rent, covenants, and agreements contained in this Tenancy,

Landlord rents to Tenant, and Tenant rents from Landlord, the Premises described in the

This Tenancy is made on \_\_\_\_\_\_\_, 20\_\_\_\_, between Landlord and Tenant.

1.

October 2013

Summary Sheet of this Tenancy.

2.	Termi: termin	ERM: The term of this Tenancy commences on the Commencement Date and ends on the ermination Date. As of the Termination Date, this Tenancy automatically and immediately eminates, and the obligations and liabilities of the parties ends, except for those which, under is Tenancy, continue after the Termination Date.			
3.	Summ tenth o	<u>T PAYMENT</u> : Tenant agrees to pay, and Landlord agrees to accept, Rent described in the nary Sheet of this Tenancy. Equal monthly installments of Rent are payable on or before the day of the month for which it is due. Rent is prorated with respect to any fractional month g the Term.			
4.	PRIOR LEASE DOCUMENTS INCORPORATED BY REFERENCE: Landlord and Tenan agree that the provisions of the lease agreement for the Premises by and between Landlord and Tenant, together with each of the amendments to such lease and the respective attachments to such lease and such amendments (collectively, the Prior Lease Documents), except as otherwise expressly provided in this Tenancy, are incorporated by reference into this Tenancy, provided however, that none of the Prior Lease Documents are extended or renewed by such incorporation by reference. The Prior Lease Documents are described in Exhibit B to this Tenancy. The rights duties, and obligations of Landlord and Tenant under this Tenancy are governed by the provisions, covenants, and conditions of the Prior Lease Documents.				
5.	TERMINATION BEFORE THE ORIGINALLY DESIGNATED TERMINATION DATE:				
	(a)	Tenant may terminate this Tenancy before the originally designated Termination Date by giving sixty-days-prior-written notice to Landlord.			
	(b)	The fiscal year of the Commonwealth is the twelve-month period ending June 30 of each year. Appropriations and authorizations for expenditures by agencies of the Commonwealth are made on a fiscal-year basis. In accordance with G. L. c. 29, §27, the obligations of Tenant under this Tenancy, and under any amendment to, or extension or renewal of, this Tenancy, for any fiscal year, are subject to the appropriation and the allotment of sufficient funds to the User Agency. If, for any fiscal year during the Term, sufficient funds for the discharge of Tenant's obligations under this Tenancy are not appropriated and authorized, then Tenant may terminate this Tenancy before the originally designated Termination Date by written notice to Landlord.			
	(c)	This Tenancy terminates automatically and immediately on the earlier Termination Date that is designated in the notice given under 5(a) or 5(b).			
	(d)	Termination pursuant to 5(a) and 5(b) is without any liability whatsoever for damages, penalties, and other charges arising from early termination, and without further recourse to either party; provided, however, that Tenant must pay all Rent and any other charges due to Landlord for the period before Tenant's surrender of the Premises, and Tenant			

Short-Term Tenancy Agreement

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must comply with the provisions of the Prior Lease Documents regarding the surrender and delivery of the Premises to Landlord.

### 6. <u>LANDLORD'S WARRANTIES AND REPRESENTATIONS; CHANGES:</u>

- (a) Landlord warrants and represents that Landlord has record title to the Premises (or if this Tenancy is a subtenancy, Landlord warrants and represents that Landlord holds a current and valid lease of the Premises), and that there are no encumbrances affecting the Premises, the Building, or both, that would prohibit or interfere with the construction of the Landlord's Improvements, or both, or with the use of the Premises for the Permitted Uses, or with both.
- (b) Landlord warrants and represents that Landlord's name appears in this Tenancy exactly as Landlord's name appears on Landlord's record title to the Premises if Landlord owns the Premises, or exactly as Landlord's name appears in Landlord's lease if this Tenancy is a subtenancy.
- (c) Landlord warrants and represents that Landlord has full legal capacity to enter into this Tenancy.
- (d) If Landlord is not a natural person or natural persons, but Landlord is, rather, a so-called "creature of the law" (e.g., a corporation, a general or limited partnership, a trust, a limited liability company, etc.), Landlord warrants and represents that Landlord is validly organized and existing, that Landlord is in good standing in the state, commonwealth, province, territory, or jurisdiction of its organization, and that Landlord is authorized and qualified to do business in the state, commonwealth, province, territory, or jurisdiction in which the Premises are located.
- (e) Landlord warrants and represents that the execution of this Tenancy is duly authorized and that each person executing this Tenancy on behalf of Landlord has full authority to do so and to fully bind Landlord.
- (f) Landlord warrants and represents that Landlord is neither debarred nor suspended from contracting with the Commonwealth of Massachusetts under any applicable debarment statute or regulation.
- (g) Landlord warrants and represents that Landlord knows of no pending or threatened action, suit, proceeding, inquiry, or investigation before or by any judicial court or administrative or law enforcement agency against or affecting Landlord or Landlord's properties wherein any unfavorable decision, ruling, or finding would materially and adversely affect the validity, enforceability, or both, of this Tenancy, Landlord's ability to carry out Landlord's obligations under this Tenancy, or both.
- (h) If the status of any warranty and representation by Landlord in this § 6 changes or ceases to be accurate during the Term, Landlord must notify Tenant in writing of each such change or cessation within ten business days after the occurrence of such change or cessation and must thereafter, within an additional ten business days, complete and submit to Tenant all commercially reasonable documentation that is necessary and appropriate to such change or cessation, all at no cost or expense to Tenant.

### 7. NOTICES:

- (a) Unless otherwise expressly permitted under this Tenancy, all notices or other communication required or permitted to be given under this Tenancy must be in writing, signed by a duly authorized representative of the party giving notice, and given by hand delivery (including without limitation, courier and overnight delivery service), or mailed by United States certified mail, postage prepaid, return receipt requested.
- (b) Unless otherwise expressly stated in this Tenancy, notices must be addressed and sent to Landlord at the address appearing for Landlord in the Summary Sheet of this Tenancy and to Tenant at the address appearing for Tenant in the Summary Sheet of this Tenancy, with copies to the User Agency (i) at the address of the Premises (after the Date of Occupancy) and (ii) at the address set forth for the User Agency in the Summary Sheet of this Tenancy if different from the address of Tenant.
- (c) Under this 7, Landlord and Tenant, at any time and from time-to-time, may designate a different address or different addresses to which notices must be sent. Notices sent in this manner are deemed given, for all purposes, (i) on the date shown on the receipt for delivery or (ii) as of the date notice is sent if delivery is refused.
- (d) Special Notice Where Failure to Reply Results in Consent or Approval

If the consent or approval of Landlord or Tenant is deemed under this Tenancy to be given to a request or submission following a period of non-reply, such consent or approval is effective only if the outside of the envelope containing the request or submission bears the following legend with the appropriate time period filled in, printed in bold-face all-uppercase type at least one-quarter inch high (28-point font):

NOTICE: THIS REQUEST FOR APPROVAL REQUIRES IMMEDIATE REPLY.
FAILURE TO RESPOND WITHIN \_\_\_\_ DAYS SHALL RESULT IN AUTOMATIC APPROVAL.

8. <u>AMENDMENTS</u>: None of the covenants, agreements, provisions, and conditions of this Tenancy can be altered, waived, changed, or abandoned in any manner except by a written instrument that is signed, sealed, and mutually agreed upon by the parties to this Tenancy, and such instrument is not void for lack of a recital of consideration. Each capitalized word and

phrase used in this Tenancy has the same meaning as the meaning that is given to it in the Prior Lease Documents, unless otherwise indicated in this Tenancy.

- 9. TENANT'S QUIET ENJOYMENT: Tenant must have peaceful and quiet use and possession of the Premises without hindrance or interruption on the part of Landlord, by any other person for whose actions Landlord is legally responsible, or by any person claiming by, through, or under Landlord, except that Landlord has the right to enter the Premises upon not less than 48-hours notice, at such time and in such manner as does not unreasonably interfere with the conduct of the Tenant's business, for the purpose of maintenance, making repairs, or both. Landlord has the right to enter the Premises without notice upon the occasion of any emergency endangering life, property, or both.
- 10. <u>RIDER, EXHIBITS, AND OTHER ACCOMPANYING DOCUMENTS</u>: Other than the "Landlord's Beneficial-Interest-Disclosure Statement" and the "Certificate of Tax-and-Employment-Security Compliance," each rider, exhibit, and other accompanying document is an integral part of this Tenancy for all lawful intents and purposes.

The "Landlord's Beneficial-Interest-Disclosure Statement" and the "Certificate of Tax-and-Employment-Security Compliance" are required by the General Laws of the Commonwealth of Massachusetts for rental agreements and for agreements that extend or renew rental agreements in which the Commonwealth of Massachusetts is the tenant, but these required documents are not part of the documents for which they are required and therefore are not attached to them.

- 11. WAIVER OF SUBROGATION: To the extent that insurance proceeds are actually recovered under insurance maintained by or for the benefit of Landlord or Tenant (Tenant being under no obligation to maintain any insurance), Landlord and Tenant each releases the other from any and all liability paid for on account of such proceeds, and to such extent (and only to such extent), each waives all claims by way of subrogation. All insurance that is carried by Landlord with respect to the Premises, whether or not required by this Tenancy, must include provisions that deny to the insurer acquisition by subrogation of rights of recovery against Tenant to the extent such rights have been waived by Landlord, insofar as and to the extent that such provisions may be effective without making it impossible for Landlord to obtain insurance coverage from responsible companies qualified to do business in Massachusetts, even though extra premium may result from such provisions.
- 12. AFFIRMATIVE ACTION; NON-DISCRIMINATION IN HIRING AND EMPLOYMENT: Landlord must comply with all federal and state laws, rules, and regulations promoting fair-employment practices or prohibiting employment discrimination and unfair-labor practices and must not discriminate in the hiring of any applicant for employment or demote, discharge, or otherwise subject any qualified employee to discrimination in the tenure, position, promotional opportunities, wages, benefits, or terms and conditions of their employment because of race, color, national origin, ancestry, age, sex, religion, disability, handicap, sexual orientation, gender identity, as defined by chapter 199 of the Acts of 2011, or for exercising any rights afforded by law. Landlord commits to exercise diligent efforts in purchasing supplies and services from certified minority or women-owned businesses, small businesses, or businesses owned by socially or economically disadvantaged persons or persons with disabilities.

THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK.

Landlord and Tenant have executed multiple counterparts of this document, under seal in accordance with the laws of the Commonwealth of Massachusetts, Tenant having done so by the Commissioner of the Division of Capital Asset Management and Maintenance, who was joined by an authorized representative of the User Agency as an adjunctive signatory, neither of whom incurs any personal liability as a result of such signature.

LANDLORD:	CITY OF NEW BEDFORD ACTING THROUGH IT	SAIRPORT
By: Printed Name: Paul	COMMISSION	
Frinted Name: Paul	Barton /	
Title: Chairman, Ne	w Bedford Airport Commission	
	CITY OF NEW BEDFORD ACTING THROUGH ITS	S MAYOR'S OFFICE
Ву:		
Printed Name: Jona	than F. Mitchell	
Title: Mayor, City o	f New Bedford	
Approved as to form on behalf of the City  Eric Jaikes, Assistan	of New Bedford:	
TENANT:	COMMONWEALTH OF MASSACHUSETTS ACTIN THROUGH THE COMMISSIONER OF ITS DIVISIO ASSET MANAGEMENT AND MAINTENANCE	
Ву:		
	tone, Commissioner	
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# USER AGENCY: BRIDGEWATER STATE UNIVERSITY Ву: \_\_\_\_\_ Printed Name: Title: Approved as to Matters of Form: Martha J. McMahon, Deputy General Counsel Division of Capital Asset Management and Maintenance

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# COMMONWEALTH OF MASSACHUSETTS EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE DIVISION OF CAPITAL ASSET MANAGEMENT AND MAINTENANCE OFFICE OF LEASING AND STATE OFFICE PLANNING

# **CERTIFICATE OF COMPLIANCE WITH EXECUTIVE ORDER NO. 481**

Pursuant to Executive Order No. 481,	Jonathan F. Mitchell	
	(name(s) of person(s) who signed the document to which thi attached for Landlord. Licensor, Mortgagee, or Prospective	s Certificate is Lender)
Mayor o	ofCity of New Bedford	(Contractor),
(title(s) of person(s) who signed the document to which this Certificate is attached for Landlord. Licensor, Mortgagee, or Prospective Lender)	(name of Landlord, Licensor, Mortgagee, or Prospective Ler named in the document to which this Certificate is attached	nder
whose principal place of business is loc	cated at 133 William Street, New Bedfe (address of principal place of business of Landlord, Lic Prospective Lender named in the document to which the	ensor, Mortgagee or
certifies, as a condition of receiving Co	ommonwealth funds under (a) the lease or (b) the	short-term
	r (d) the amendment or (e) the subordination, nor	•
	e-of-ownership documents to which this Certification	
Contract) for the premises located at _1	1852 Shawmut Avenue, New Bedford, N	MA 02747
	(address of the premises as stated in	41 4
the document to	which this Certificate is attached)	that:
	,	
<ol> <li>The following provisions of this ce upon Contractor as if literally inclu-</li> </ol>	ertification are ancillary to this Contract and will ided among the provisions of this Contract.	be and are binding
Contractor must not and will not Contractor's performance under this	oot knowingly use undocumented workers in is Contract.	connection with
workers assigned to Contractor's	Contractor must and will verify the immigrate performance under this Contract without engagest not and will not knowingly or recklessly alternative any such worker.	aging in unlawful
Contract may be regarded as a maincluding by way of example of Commonwealth funds and other page 1.	of item 2, item 3, or both item 2 and item 3 during the	actor to sanctions, , withholding of stract or both, and
Signed under the penalties of perjury on	n, 20	
	(signature(s) of person(s) whose title(s) appear at the beginning of	

### **EXHIBIT A**

### Termination Date of Short-Term Tenancy Agreement

Subject to earlier termination as provided in 5 of this Tenancy, the Termination Date is at 11:59 p.m. on May 31, 2021.

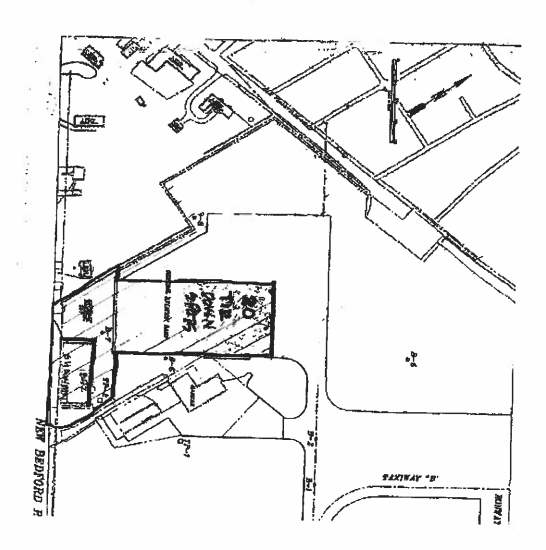
### **EXHIBIT B**

The Prior Lease Documents, as defined in 4 of this Tenancy, are described as follows:

Lease dated June 20, 2008, between Landlord and Tenant

First Amendment to Lease and Lease Extension dated June 23, 2014, between Landlord and Tenant

### $\mathsf{EXIDDIT}_{\mathbf{C}}$



**EXHIBIT C**