CITY OF NOVI CITY COUNCIL JULY 8, 2024



SUBJECT: Approval to award a three-year Architectural Facade Consulting Services Contract to DNR & Associates, Architects, (with the option for two additional one-year renewals), effective July 22, 2024, and for the adoption of revised fee schedule, as recommended by the Consultant Review Committee at the June 10, 2024 meeting.

SUBMITTING DEPARTMENT: Community Development Department - Planning

BACKGROUND INFORMATION:

A Request for Proposals (RFP) was issued to seek the services of an independent firm to provide architectural façade and residential plan review consulting services for the City of Novi. The Architectural Façade Consultant provides site plan and building façade evaluation and advisement services to the City Council, the Planning Commission, and the Community Development Department for new buildings or modifications to existing buildings proposed in the City. Facade inspection services, interpretation and application of Zoning Ordinance and Building Code standards for single family homes were also included in the RFP.

The scope of work for the consultant includes reviewing Site Plans for façade compliance with the Zoning Ordinance, facade inspection services, single family residential similar/dissimilar ordinance review and Michigan Residential Code Review for single family plot plans. The consultant reviews for quality development expectations, practicality, and functional excellence, acts as a resource for the Plan Review Center, and by providing assistance at meetings, as needed.

One firm, DRN & Associates, Architects, PC (the City's current consultant) submitted a proposal in response to the RFP which was reviewed by staff for qualifications of the assigned personnel, related experience, and potential conflicts of interest. Staff found no concerns with the proposal. Mr. Necci has been Novi's Architectural Façade consultant since 2006 at his current firm, DRN & Associates, Architects, and at other firms, off-and-on since the 1990s.

Staff is pleased with the work produced by DRN over the term of the prior contract, and notes that there is a long-standing positive history with this firm as a consultant for

the City of Novi. Mr. Necci, an architect with the qualifications necessary to do the work, is already familiar with the Community Development Department's procedures and requirements, consistently prepares reports and inspections in a timely manner, and provides free phone consultations when requested.

Fees

The submitted Fee Proposal Form indicates that only two of the fifteen fees for service are proposed to increase. The two fees proposed to increase are both for Single Family Detached Dwelling Units, reviews completed for the Building Department:

- Single Family Similar/Dissimilar Review is proposed to increase from \$120 to \$145
- Michigan Residential Code Reviews are proposed to increase from \$140 to \$165

Staff considers increases of \$25 per service (about 18-21% increase) a reasonable amount, since fees have not increased over the last five years. The hourly rate for services that are not specifically identified, is also proposed to remain unchanged.

The response included added comments that DRN proposes discounted fees for electronic (paperless) submittals. The discounted fees noted in the comments section of the Fee Proposal Form were not solicitated and staff does not intend to exercise the option at this point. Staff intends to revisit this concept in the future when an electronic plan review system is in place but would like to proceed with the rest of the proposal at this time.

Façade Consultant Services	FY 20-21	FY 21-22		FY 22-23
Facade Plan Review Deposits	\$20,410	\$20,545		\$42,605
Façade - Outside services (city-paid fees)	4,750	6,000		4,500
Similar/Dissimilar ordinance and Michigan Residential Code Deposits	32,245	21,070	1	9,620

Fees paid to the consultant over the previous 3 years include the following:

RECOMMENDED ACTION: Approval to award a three-year Architectural Facade Consulting Services Contract to DNR & Associates, Architects, LC, Inc. (with the option for two additional one-year renewals), effective July 22, 2024, and for the adoption of revised fee schedule, subject to final approval of the form and terms of the contract by the City Manager and City Attorney.

\$57,405

\$47,615

\$56,725

CONTRACT FOR PROFESSIONAL SERVICES (ARCHITECTURAL FACADE CONSULTANT)

THIS CONTRACT FOR PROFESSIONAL SERVICES ("Contract"), shall be considered as made and entered into as of the date of the last signature ("Effective Date"), and is between the **City of Novi**, a Michigan municipal corporation, whose address is 45175 Ten Mile, Novi, Michigan 48375 (hereinafter referred to as "Client"), and **DRN &** Associates, Architects, LC., whose address is 50850 Applegate Drive, Northville, 48167 (hereinafter referred to as "Consultant").

THE CLIENT AND CONSULTANT AGREE AS FOLLOWS:

<u>Article I.</u> Statement and Performance of Work.

For payment by the Client as provided under this Contract, Consultant shall perform the work, duties and responsibilities described on and in Schedule A (Fees and Scope of Work), which is attached hereto and made a part of this Contract by this reference, in a competent, accurate, efficient, timely, good, professional, thorough, complete and responsible manner, and in compliance with the terms and conditions set forth below.

<u>Article II.</u> Timing of Performance.

Performance of this Contract shall commence on July 22, 2024 and end on July 22, 2027. Upon mutual consent of the Client and the Contractor, the contract may be renewed two (2) additional years in one (1) year increments at the same prices, terms, and conditions of the original contract. The timing for performance of any such work may be extended for additional specified periods of time, if allowed in writing by the Client in its sole discretion. Services on each phase after the first phase shall commence only after Client's authorization to proceed. Out-of-sequence services (i.e., commencement of work on a future phase, before completion of a prior phase), if requested and ultimately not accepted by Client as part of the overall project, shall be compensated as Additional Services.

<u>Article III.</u> Contract Price and Payment.

- A. Subject to the terms and conditions of this Contract, the Client agrees to pay Consultant in the amount, manner, and according to the timing for making such payments set forth in Schedule A (referred to in this Contract as "payments"). Such payments are in exchange for and consideration of the timely and satisfactory performance and completion of the work required under and pursuant to this Contract.
- B. Consultant acknowledges that the attached Schedule A includes certain "pay for performance" provisions. Project plan reviews shall be due thirteen (13) days from the date of delivery to Consultant by the City (or by an applicant directly) of all materials necessary to complete a plan review assignment. For project plan reviews delivered on time, Consultant shall be entitled to 100% of the fee established for the

review. On time delivery of reviews means delivery to the City employee responsible for coordination of a project on or before the due date. Late delivery of a project plan review shall entitle the City to reduce the fee paid to Consultant by five (5%) percent for each day the review is not delivered on time not to exceed \$500 per day. At Consultant's request, in unusual circumstances in which delivery of the review on time is prevented by circumstances beyond Consultant's control, such as a delay in required response(s) by other consultants or City employees, this reduction may be waived by the City Manager or his or her designee. Consultant may also request an extension of the project due date in advance, in the case of an unusually extensive or complicated review or project.

- C. The Client agrees to pay Consultant amounts due within thirty (30) days of receipt of an itemized billing/invoice from Consultant detailing all work performed and provided in connection with the billing and the hours and charges applicable to each such item of work. Such itemized billings shall be submitted and shall be paid only upon satisfactory completion of the work itemized in the billing.
- D. All costs and expenses incurred by Consultant in the course of performing the work under this Contract are deemed to be included in the hourly fees and amounts set forth in Schedule A, unless specifically identified in Schedule A as reimbursable expenses and such expenses have been approved by the Client or its designee.
- E. Consultant will obtain written approval of the Client prior to proceeding with any services or work that is not stated on Schedule A; otherwise the Client will not be billed for such extra/additional services or work.
- F. Payments shall be made upon verification of invoices received by the Client. All payments to Consultant shall be submitted by mail at Consultant's address first listed above, unless Consultant provides written notice of a change in the address to which such payments are to be sent.

Article IV: Termination.

- A. This Contract, including any extension or amendment of this Contract, may be terminated at any time, with or without cause, by either party upon thirty (30) calendar days' written notice to the other party. In such event, the effective date of such termination shall be the 30th calendar day following the date of the written notice of such termination.
- B. In the event this Contract is terminated prior to completion of the work, the Client shall not be responsible to make any further payments for work performed after the effective date of such termination, and shall pay Consultant for such work as has been completed and is eligible for payment under the terms of this Contract through the date of such termination. In all events, the Client shall only be responsible to make the payments described in the preceding sentence if, at the Client's request, Consultant continues to fully perform its duties and obligations in full compliance with the terms of this Contract through the effective date of the termination shall not relieve Consultant of its obligation to

provide Client with all of the plans and product generated under this Contract through the effective date of termination. Articles V, VI, VII and VIII of this Contract shall survive completion of the work and any termination of this Contract.

C. Prior to the effective date of any termination or prior to the completion of the work (including any extension of the timing for completion), whichever is the first to occur, Consultant shall deliver to the Client all reports, opinions, compilations, research work, studies, data, materials, artifacts, samples, documents, plans, drawings, specifications, correspondence, ledgers, permits, applications, manuals, contracts, accountings, schedules, maps, logs, invoices, billings, photographs, videotapes and other materials in its possession or control that is gathered or generated in the course of performing the work or that relates to the work in any way; provided that Consultant may retain a copy of such materials for its files. The Client shall be permitted to withhold any payments and reimbursements otherwise owing to Consultant under the terms of this Contract until all such materials are delivered to the Client in accordance with the terms and conditions of this Contract.

Article V: Independent Contractor Relationship.

- A. In the performance of this Contract, the relationship of Consultant to the Client shall be that of an independent contractor and not that of an employee or agent of Client. Consultant is and shall perform under this Contract as an independent contractor, and no liability or responsibility with respect to benefits of any kind, including without limitation, medical benefits, worker's compensation, pension rights, or other rights or liabilities arising out of or related to a contract for hire or employer/employee relationship shall arise or accrue to either party as a result of the performance of this Contract.
- B. Consultant, as an independent contractor, is not authorized to enter into or sign any agreements on behalf of the Client or to make any representations to third parties that are binding upon the Client. Although Consultant is required under this Contract to advise, make recommendations to and to a limited extent represent the Client, all plans, studies, applications, submittals, surveys, reports and any other information relating to the work must be submitted to and approved by the Client or the Client's authorized official prior to being disseminated to any third party and shall only be so disseminated if such dissemination is approved in advance by the Client or an authorized Client official.
- C. Consultant represents that it will dedicate sufficient resources and provide all necessary personnel required to perform the work described in Schedule A in accordance with the terms and conditions of this Contract. Except as may be specifically stated and agreed to in Schedule A, Consultant shall perform all of the work under this Contract and no other person or entity shall be assigned or sub-contracted to perform the work, or any part thereof, unless approved by the Client in advance.

Article VI: Liability and Insurance.

- A. Consultant agrees to indemnify and hold harmless the Client, its elected and appointed officials and employees, from and against any and all claims, demands, suits, losses and settlements, including actual attorney fees incurred and all costs connected therewith, for any damages which may be asserted, claimed or recovered against the Client by reason of (i) personal injury, death and/or property damages which arises out of or is in any way connected or associated with the actions or inactions of Consultant in performing or failing to perform the work, or (ii) civil damages which arise out of any dispute between Consultant and its subcontractors, affiliates, employees or other private third parties in connection with this Contract.
- B. Consultant shall provide evidence of adequate insurance coverage in the types and amounts set forth on Schedule B, which is attached hereto and incorporated herein by this reference. Such insurance shall be maintained at the specified level of coverage throughout the term of this Contract, including any extension of such term, and will cover all work, acts and omissions by and on behalf of Consultant in connection with this Contract, with the Client as named additional insureds, but with such coverage being primary and non-contributory as described in the attached Schedule B. Consultant's professional liability insurance shall cover claim if and to the extent that the insured causes damage to others in the rendering of its professional services. Consultant shall give the Client immediate notice of any change in or cancellation of the coverage in place at the time this agreement is executed, shall provide a copy of any cancellation notice received from its insurer to the Client, and shall request that its insurer send such notice of cancellation to the Client. Consultant shall provide evidence of insurance coverage as set forth herein coverage at any time requested by the Client.

Article VII: Information.

It is expressly acknowledged and agreed that all reports, opinions, compilations, research work, studies, data, materials, artifacts, samples, documents, plans, drawings, specifications, correspondence, ledgers, permits, manuals, applications, contracts, accountings, schedules, maps, logs, invoices, billings, photographs, videotapes and all other materials generated by and/or coming into the possession of Consultant during the term of this Contract, and any extension thereof, that in any way relate to the performance of work by Consultant under this Contract or that are otherwise related or relevant to the work, belong exclusively to the Client and shall be promptly delivered to the Client upon the termination of this Contract or, at any time, upon the Client's request.

Article VIII: Accuracy.

Consultant promises that the information it provides in the work to be performed under this Contract will be accurate, excepting only inaccuracies resulting from incorrect information provided by the Client, the City, other consultants and/or other public sources. Consultant will not charge Client for necessary corrections to its work and will be responsible for any increased cost incurred by the Client as a result of any inaccuracies in the work, excepting inaccuracies resulting from incorrect information provided by the Client, the City, other consultants and/or other public sources.

Article IX: General Provisions.

- A. <u>Entire Agreement</u>. This instrument, together with the attached Schedules, contains the entire Contract between the Client and Consultant. No verbal agreement, conversation, or representation by or between any officer, agent, or employee of the parties hereto, either before or after the execution of this Contract, shall affect or modify any of the terms or obligations herein contained.
- B. <u>Compliance with Laws</u>. This Contract and all of Consultant's work and practices shall be subject to all applicable state, federal and local laws, ordinances, rules or regulations, including without limitation, those which apply because Client is a public governmental agency or body. Consultant represents that it is in compliance with all such laws and eligible and qualified to enter into this Contract.
- C. <u>Governing Law</u>. This Contract shall be governed by the laws of the State of Michigan.
- D. <u>Assignment</u>. Consultant shall not assign this Contract or any part thereof without the written consent of the Client. This Contract shall be binding on the parties, their successors, assigns and legal representatives.
- E. <u>Third Parties</u>. It is the intention of the parties hereto that this Agreement is not made for the benefit of any private third party. It is acknowledged that Client may receive a portion of the funding for the payments under this Contract from one or more private sources, and it is understood by Consultant that it is hired by Client to work exclusively for Client (and by extension for the City should the work be accepted and implemented by the City) and Consultant agrees that no private party or parties will be allowed to hold sway or influence, in any way, over Consultant's performance of the work.
- F. <u>Notices</u>. Written notices under this Contract shall be given to the parties at their addresses contained in this Contract by personal or registered mail delivery to the attention of the following persons:

<u>Client</u>: City Manager, Victor Cardenas and City Clerk, Cortney Hanson <u>Consultant</u>: Douglas R. Necci, President

- G. <u>Changes</u>. Any changes in the provisions of this Contract must be in writing and signed by the Client and Consultant.
- H. <u>Waivers</u>. No waiver of any term or condition of this Contract shall be binding and effective unless in writing and signed by all parties, with any such waiver being limited to that circumstance only and not applicable to subsequent actions or events.

- Jurisdiction and Venue of Contract. This Contract shall be considered for all purposes, including the establishment of jurisdiction and venue in any court action between the parties, as having been entered into and consummated in the City of Novi, Oakland County, Michigan.
- J. <u>Conflict</u>. In the event of any conflict or inconsistency between the above provisions of this Contract and either or both of the attached Schedules, the provisions in the above text shall govern.
- K. <u>Anti-Discrimination</u>. The Contractor shall not discriminate against any employee, or applicant for employment because of religion, race, color, national origin, age, sex, height, weight, handicap, ancestry, place of birth, sexual preference or marital status. The Contractor further covenants that it will comply with the Civil Rights Act of 1973, as amended; and the Michigan Civil Rights Act of 1976 (78. Stat. 252 and 1976 PA 453) and will require a similar covenant on the part of any consultant or subcontractor employed in the performance of this contract.

IN WITNESS WHEREOF, the Client and the Consultant have executed this Contract in Oakland County, Michigan, as of the date first listed above.

City of Novi ("Client"):

By: ____

Justin Fischer, Its Mayor Date:

Dano

By:__

Cortney Hanson, Its Clerk Date:

DRN & Associates, Architects, PC. ("Consultant"):

By: ____

Douglas R. Necci, Its President

Date:

SCHEDULE A FEES AND SCOPE OF WORK



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CITY OF NOVI

RFP - CONSULTANT ARCHITECTURAL FACADE AND RESIDENTIAL PLAN REVIEW SERVICES

FEE PROPOSAL FORM 2024

We, DRN Architects propose to furnish to the City of Novi services consistent with the Request for Proposals dated May 6, 2024.

Α.	Single Family Detached Dwelling Units (Building Department)	Current Rate	Proposed rate
	a. Single Family Facade		_{\$} 145.00
	i. Similar/Dissimilar Review	\$120	Ψ
	ii. Additional Reviews	\$95	\$ <u>95.00</u>
	iii. Review of Rear Facade only	\$35	<u>\$</u> 35.00
	b. Code Review		165.00
	i. Michigan Residential Code (MRC) Reviews (Note	1) \$140	\$ <u>165.00</u>
	ii. Additional Reviews	\$115	<u></u> \$115.00

Note 1 - Michigan Energy Code Review, Brick Ledge, and Top of Footing Review are included. Brick ledge and Top of Footing reviews consist of examining elevations on approved Plot Plan to correspond to sectional view showing elevation of brick ledge on foundation.

B. Commercial	Building Architectural Review	Current Rate	Proposed rate		
a. Facad	e Reviews (Note 2)				
i.	Buildings up to 5,000 S.F.	\$300 each	<u></u> \$300.00		
ii.	Buildings 5,001 to 15,000 S.F.	\$700 each	\$ <u>700.00</u>		
iii.	Buildings 15,001 to 50,000 S.F.	\$1100 each	<u></u> \$_1,100.00		
	Buildings 50,001 S.F. and above	\$1300 each	_{\$} 1,300.00		

	Current Rate	Proposed rate
v. Awning or canopy addition/change	\$300	<u>\$</u> 300.00
	(includes inspec	tion)

b. Inspections

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i. Site Inspections Material Sample Board Compliance \$165/2 trips/building <u>\$165.00</u> 2 trips/building Please provide total cost for inspection, even if two trips are anticipated.

Note 2 – Multiple buildings on the same submission shall be treated as separate submissions. Reviews of the initial response from the applicant are included in above fees. Additional resubmissions for the same project shall receive full additional flat rate fees.

C. Additional Services	Current Rate	Proposed rate
a. Attendance at (Tuesday) Staff/Consultant meetings	\$ 250/meeting	<u></u> \$250.00
b. Attendance at Council or Planning Commission meetings	\$ 400/meeting	<u></u> \$400.00
c. Additional meetings/Expert Witness/Ordinance revisions	Hourly	(provide schedule)
d. Continuing education for Public Act 407 Registration	No Charge	\$ <u>N/C</u>
e. In house staff training	No Charge	_{\$} _N/C

D. Personnel hourly rate classifications

Please attach a schedule of hourly rates for all involved personnel, including Licensed Architect and Act 407 Certified personnel.

We acknowledge the following addenda (please indicate addenda numbers) Addendum No. 1 dated 5/14/24

Comments DRN proposes the following discounted fee for electronic (paperless) submittals:

Similar / Dissimilar Review \$120.00

Michigan Building Code Review \$140.00

Submitted by: Company (Legal Registration) DRN & Associates	s Architects, PC	
Address 50850 Applebrooke Dr,		
City Northville (Novi)		48167
Telephone (248) 880-6523	Fax (248) 596-1944	
Representative's Name (please print) Douglas R Ne		
Representative's Title President		
Representative's Signature		
E-mail dnecci@drnarchitects.com		
Date 5/22/24		

, *

d.



50850 Applebrooke Dr., Northville, MI 48167



RATE SCHEDULE (2024)

CONSULTANT - ARCHITECTURAL FAÇADE SERVICES CITY OF NOVI

Licensed Architect	\$125.00/ Hr.
ACT 54 Certified Plan Reviewer	\$95.00/Hr.
Expert Witness	\$150.00/Hr.
Graduate Architect	\$95.00/Hr.

DRN & Associates, Inc.

In RI Leeus

Douglas R. Necci AIA – President

Scope of Work

- 1. Similar/dissimilar ordinance review for residential construction. Most new single family homes must be in compliance with the similar/dissimilar ordinance of the City.
- 2. Exterior building wall façade materials reviews, reports, and field inspections for commercial, industrial, and residential projects as part of the City's site plan review process.
- 3. Consultant must be able to complete Michigan Residential Code Reviews and Similar/Dissimilar ordinance review for residential construction, including all written documentation and reports to City, within ten (10) business days from receipt.
- 4. Consultant must be able to complete all site plan reviews, including all written documentation and reports to City, within twelve (12) business days from receipt. Consultant must be able to complete all field inspections within two (2) working days from receipt. A penalty will be applied by the City for each day the review is not delivered on time by Consultant. Subsequent follow-up reviews must be completed within the same timeframe. The same penalty shall apply if this review timeline is not met by Consultant.
- 5. At the request of the City, Consultant must be able to complete some written reviews and reports within five (5) business days to meet an expedited schedule as determined by the City.
- 6. Coordination with all other disciplines (e.g., Planners, City attorneys, building inspectors, engineers).
- 7. Michigan Residential Code Reviews New Single Family Homes/Townhomes Only - To include necessary reviews to verify compliance with the Michigan Residential Code to include but not limited to the following: structural plan review, overall code compliance, Michigan Uniform Energy Code compliance, ordinance compliance and provide plan review report attached to approved plans. The residential reviews include are to include plumbing systems, electrical systems, HVAC systems and ACCA Manual J-2002 for heating/cooling systems.
- 8. Must be able to provide court testimony for ordinance enforcement, litigation, etc.
- 9. Attend public meetings, hearings, homeowner association meetings, etc. as directed and coordinated by the City of Novi.

All individuals assigned to the City of Novi must meet Public Act 407 State of Michigan Registration requirements for building code review and all applicable State and local requirements.

SCHEDULE B INSURANCE COVERAGE



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 1/29/2019

THIS CERTIFICATE IS ISSUED AS A CERTIFICATE DOES NOT AFFIRMAT BELOW. THIS CERTIFICATE OF INS REPRESENTATIVE OR PRODUCER,	IVELY C URANC AND TH	R NE E DO E CE	GATIVELY AMEND, EXTE ES NOT CONSTITUTE A C RTIFICATE HOLDER.	ND OR A	ALTER THE C CT BETWEE	OVERAGE AN THE ISSUI	E CERTIFICATE HOLDER. TH AFFORDED BY THE POLICIES NG INSURER(S), AUTHORIZEI)
IMPORTANT: If the certificate holde the terms and conditions of the poli	y, certa	in po						
certificate holder in lieu of such end	orsemer	nt(s).			ЭТ	_		
PRODUCER					Kaciii yii		FAX	
Professional Concepts Insura	ice Ag	ency	, Inc.	PHONE (A/C, No	(EXI): '	969-4041	(A/C, No): (800)9	69-4081
1127 South Old US Highway 23				ADDRES	SS: certs@po	ciaonline.	com	-
					INS	URER(S) AFFOR	NDING COVERAGE	NAIC #
Brighton MI	48114-	9861		INSURE	RA: Hartfor	d Casualt	y Insurance Co	29424
INSURED				INSURER B: XL Specialty Ins. Co.				37885
D.R.N. & Associates,				INSURE	RC:			
50850 Applebrooke Dr.				INSURE	RD:			
				INSURE	RE:			
Northville MI	48167			INSURE				
COVERAGES	ERTIFI	CATE	NUMBER:18-19				REVISION NUMBER:	1
THIS IS TO CERTIFY THAT THE POLICIE INDICATED. NOTWITHSTANDING ANY R CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUC	EQUIREN ERTAIN, H POLIC	/ENT, THE I IES. L	TERM OR CONDITION OF AN NSURANCE AFFORDED BY IMITS SHOWN MAY HAVE BE	NY CONT THE POL	RACT OR OTH	HER DOCUME BED HEREIN I D CLAIMS.	NT WITH RESPECT TO WHICH TH	
INSR LTR TYPE OF INSURANCE		SUBR			POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
X COMMERCIAL GENERAL LIABILITY							EACH OCCURRENCE \$	1,000,000
A CLAIMS-MADE X OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence) \$	300,000
		Y	35SBUVS0422		10/15/2018	10/15/2019	MED EXP (Any one person) \$	10,000
							PERSONAL & ADV INJURY \$	1,000,000
GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE \$	2,000,000
X POLICY PRO- JECT LOC							PRODUCTS - COMP/OP AGG \$	2,000,000
OTHER:							Non-owned \$	1,000,000
AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT (Ea accident)	
ANY AUTO							BODILY INJURY (Per person) \$	
ALL OWNED SCHEDULED AUTOS			35SBUVS0422		10/15/2018	10/15/2019	BODILY INJURY (Per accident) \$	
X HIRED AUTOS X AUTOS							PROPERTY DAMAGE \$	
							Hired and Non-Owned \$	1,000,000
UMBRELLA LIAB OCCUR							EACH OCCURRENCE \$	
EXCESS LIAB CLAIMS-M							AGGREGATE \$	
DED RETENTION \$							\$	
WORKERS COMPENSATION							PER OTH- STATUTE ER	
AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE	'/N						E.L. EACH ACCIDENT \$	
OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A						E.L. DISEASE - EA EMPLOYEE \$	
If yes, describe under								
DÉSCRIPTION OF OPERATIONS below								
B Professional Liability			DPS9933312		10/15/2018	10/15/2019	Per Claim	\$1,000,000
							Aggregate	\$1,000,000
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Architectural Facade Services Waiver of subrogation in favor of certificate holder as long as required within a written contract								
CERTIFICATE HOLDER		a-'		CANC	ELLATION			
smo	ant:	L@C1	tyofnovi.org	SHO	ULD ANY OF T		SCRIBED POLICIES BE CANCELL	ED BEFORF
City of Novi Attn: Sue Morianti				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.				
45175 W. 10 Mile Rd. Novi, MI 48375				AUTHORIZED REPRESENTATIVE				
				Mike	Cosgrove/	SHANNO	Michael Cosynow	_
					© 19	88-2014 AC	ORD CORPORATION. All ri	ahts reserved.

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