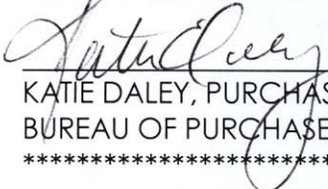


STATE OF NEW HAMPSHIRE
BUREAU OF PURCHASE AND PROPERTY
STATE HOUSE ANNEX - ROOM 102
25 CAPITOL ST
CONCORD NH 03301-6398

DATE: 4/6/15
CONTRACT #: 8001705
CONTRACT FOR: Water Purification Service
NIGP CODE: 175-9500
CONTRACTOR: EMD Millipore Corporation VENDOR CODE #: 174488

SUBMITTED FOR ACCEPTANCE BY:


KATIE DALEY, PURCHASING AGENT
BUREAU OF PURCHASE AND PROPERTY

DATE April 6, 2015

RECOMMENDED FOR ACCEPTANCE BY:


ROBERT STOWELL, ADMINISTRATOR
BUREAU OF PURCHASE AND PROPERTY

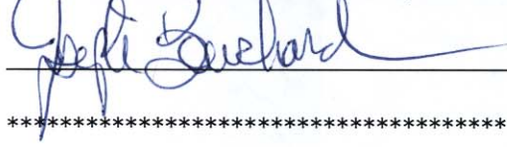
DATE 4/6/15

ENDORSED FOR ACCEPTANCE BY:


LISA M. POLLARD, DIRECTOR
PROCUREMENT & SUPPORT SERVICES

DATE 4-13-15

ACCEPTED FOR THE STATE OF NEW HAMPSHIRE UNDER THE AUTHORITY GRANTED TO ME BY NEW HAMPSHIRE REVISED STATUTES, ANNOTATED 21-I:14, XII.



DATE 4/14/15

NOTE: This is a contract for Water Purification Service. Annually, the state purchases approximately \$51,000.00 worth of product/service through this contract.

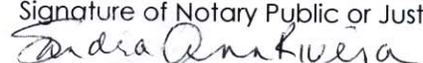
Subject: Millipore Water Purification Systems

AGREEMENT

The State of New Hampshire and the Contractor hereby mutually agree as follows:

GENERAL PROVISIONS

1. IDENTIFICATION.

1.1 State Agency Name State of New Hampshire Administrative Services		1.2 State Agency Address State House Annex, Room 102 25 Capitol Street Concord, NH 03301	
1.3 Contractor Name EMD Millipore Corporation		1.4 Contractor Address 290 Concord Road Billerica, MA 01821	
1.5 Contractor Phone Number 781-533-8818	1.6 Account Number NA	1.7 Completion Date December 31, 2017	1.8 Price Limitation \$171,814.70
1.9 Contracting Officer for State Agency Katie Daley, Purchasing Agent		1.10 State Agency Telephone Number 603-271-3135	
1.11 Contractor Signature 		1.12 Name and Title of Contractor Signatory Stephen E. McPhee Head of Sec.	
1.13 Acknowledgement: State of Massachusetts , County of Middlesex On March 24, 2015, before the undersigned officer, personally appeared the person identified in block 1.12, or satisfactorily proven to be the person whose name is signed in block 1.11, and acknowledged that s/he executed this document in the capacity indicated in block 1.12.			
1.13.1 Signature of Notary Public or Justice of the Peace  [Seal] Sandra Ann Rivera			
1.13.2 Name and Title of Notary or Justice of the Peace Sandra Ann Rivera, Commission Expires: 10/15/2015			
1.14 State Agency Signature 		1.15 Name and Title of State Agency Signatory Joseph Bouchard Assistant Commissioner	
1.16 Approval by the N.H. Department of Administration, Division of Personnel (if applicable) By: _____ Director, On: _____			
1.17 Approval by the Attorney General (Form, Substance and Execution) By: _____ On: _____			
1.18 Approval by the Governor and Executive Council By: _____ On: _____			

2. EMPLOYMENT OF CONTRACTOR/SERVICES TO BE PERFORMED. The State of New Hampshire, acting through the agency identified in block 1.1 ("State"), engages contractor identified in block 1.3 ("Contractor") to perform, and the Contractor shall perform, the work or sale of goods, or both, identified and more particularly described in the attached EXHIBIT A which is incorporated herein by reference ("Services").

3. EFFECTIVE DATE/COMPLETION OF SERVICES.

3.1 Notwithstanding any provision of this Agreement to the contrary, and subject to the approval of the Governor and Executive Council of the State of New Hampshire, this Agreement, and all obligations of the parties hereunder, shall not become effective until the date the Governor and Executive Council approve this Agreement ("Effective Date").

3.2 If the Contractor commences the Services prior to the Effective Date, all Services performed by the Contractor prior to the Effective Date shall be performed at the sole risk of the Contractor, and in the event that this Agreement does not become effective, the State shall have no liability to the Contractor, including without limitation, any obligation to pay the Contractor for any costs incurred or Services performed. Contractor must complete all Services by the Completion Date specified in block 1.7.

4. CONDITIONAL NATURE OF AGREEMENT. Notwithstanding any provision of this Agreement to the contrary, all obligations of the State hereunder, including, without limitation, the continuance of payments hereunder, are contingent upon the availability and continued appropriation of funds, and in no event shall the State be liable for any payments hereunder in excess of such available appropriated funds. In the event of a reduction or termination of appropriated funds, the State shall have the right to withhold payment until such funds become available, if ever, and shall have the right to terminate this Agreement immediately upon giving the Contractor notice of such termination. The State shall not be required to transfer funds from any other account to the Account identified in block 1.6 in the event funds in that Account are reduced or unavailable.

5. CONTRACT PRICE/PRICE LIMITATION/ PAYMENT.

5.1 The contract price, method of payment, and terms of payment are identified and more particularly described in EXHIBIT B which is incorporated herein by reference.

5.2 The payment by the State of the contract price shall be the only and the complete reimbursement to the Contractor for all expenses, of whatever nature incurred by the Contractor in the performance hereof, and shall be the only and the complete compensation to the Contractor for the Services. The State shall have no liability to the Contractor other than the contract price.

5.3 The State reserves the right to offset from any amounts otherwise payable to the Contractor under this Agreement those liquidated amounts required or permitted by N.H. RSA 80:7 through RSA 80:7-c or any other provision of law.

5.4 Notwithstanding any provision in this Agreement to the contrary, and notwithstanding unexpected circumstances, in no event shall the total of all payments authorized, or actually made hereunder, exceed the Price Limitation set forth in block 1.8.

6. COMPLIANCE BY CONTRACTOR WITH LAWS AND REGULATIONS/ EQUAL EMPLOYMENT OPPORTUNITY.

6.1 In connection with the performance of the Services, the Contractor shall comply with all statutes, laws, regulations, and orders of federal, state, county or municipal authorities which impose any obligation or duty upon the Contractor, including, but not limited to, civil rights and equal opportunity laws. In addition, the Contractor shall comply with all applicable copyright laws.

6.2 During the term of this Agreement, the Contractor shall not discriminate against employees or applicants for employment because of race, color, religion, creed, age, sex, handicap, sexual orientation, or national origin and will take affirmative action to prevent such discrimination.

6.3 If this Agreement is funded in any part by monies of the United States, the Contractor shall comply with all the provisions of Executive Order No. 11246 ("Equal Employment Opportunity"), as supplemented by the regulations of the United States Department of Labor (41 C.F.R. Part 60), and with any rules, regulations and guidelines as the State of New Hampshire or the United States issue to implement these regulations. The Contractor further agrees to permit the State or United States access to any of the Contractor's books, records and accounts for the purpose of ascertaining compliance with all rules, regulations and orders, and the covenants, terms and conditions of this Agreement.

7. PERSONNEL.

7.1 The Contractor shall at its own expense provide all personnel necessary to perform the Services. The Contractor warrants that all personnel engaged in the Services shall be qualified to perform the Services, and shall be properly licensed and otherwise authorized to do so under all applicable laws.

7.2 Unless otherwise authorized in writing, during the term of this Agreement, and for a period of six (6) months after the Completion Date in block 1.7, the Contractor shall not hire, and shall not permit any subcontractor or other person, firm or corporation with whom it is engaged in a combined effort to perform the Services to hire, any person who is a State employee or official, who is materially involved in the procurement, administration or performance of this Agreement. This provision shall survive termination of this Agreement.

7.3 The Contracting Officer specified in block 1.9, or his or her successor, shall be the State's representative. In the event of any dispute concerning the interpretation of this Agreement, the Contracting Officer's decision shall be final for the State.

8. EVENT OF DEFAULT/REMEDIES.

8.1 Any one or more of the following acts or omissions of the Contractor shall constitute an event of default hereunder ("Event of Default"):

8.1.1 failure to perform the Services satisfactorily or on schedule;

8.1.2 failure to submit any report required hereunder; and/or

8.1.3 failure to perform any other covenant, term or condition of this Agreement.

8.2 Upon the occurrence of any Event of Default, the State may take any one, or more, or all, of the following actions:

8.2.1 give the Contractor a written notice specifying the Event of Default and requiring it to be remedied within, in the absence of a greater or lesser specification of time, thirty (30) days from the date of the notice; and if the Event of Default is not timely remedied, terminate this Agreement, effective two (2) days after giving the Contractor notice of termination;

8.2.2 give the Contractor a written notice specifying the Event of Default and suspending all payments to be made under this Agreement and ordering that the portion of the contract price which would otherwise accrue to the Contractor during the period from the date of such notice until such time as the State determines that the Contractor has cured the Event of Default shall never be paid to the Contractor;

8.2.3 set off against any other obligations the State may owe to the Contractor any damages the State suffers by reason of any Event of Default; and/or

8.2.4 treat the Agreement as breached and pursue any of its remedies at law or in equity, or both.

9. DATA/ACCESS/CONFIDENTIALITY/ PRESERVATION.

9.1 As used in this Agreement, the word "data" shall mean all information and things developed or obtained during the performance of, or acquired or developed by reason of, this Agreement, including, but not limited to, all studies, reports, files, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, computer printouts, notes, letters, memoranda, papers, and documents, all whether finished or unfinished.

9.2 All data and any property which has been received from the State or purchased with funds provided for that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason.

9.3 Confidentiality of data shall be governed by N.H. RSA chapter 91-A or other existing law. Disclosure of data requires prior written approval of the State.

10. TERMINATION. In the event of an early termination of this Agreement for any reason other than the completion of the Services, the Contractor shall deliver to the Contracting Officer, not later than fifteen (15) days after the date of termination, a report ("Termination Report") describing in detail all Services performed, and the contract price earned, to and including the date of termination. The form, subject matter, content, and number of copies of the Termination Report shall be identical to those of any Final Report described in the attached EXHIBIT A.

11. CONTRACTOR'S RELATION TO THE STATE. In the performance of this Agreement the Contractor is in all respects an independent contractor, and is neither an agent nor an employee of the State. Neither the Contractor nor any of its officers, employees, agents or members shall have authority to bind the State or receive any benefits, workers' compensation or other emoluments provided by the State to its employees.

12. ASSIGNMENT/DELEGATION/SUBCONTRACTS. The Contractor shall not assign, or otherwise transfer any interest in this Agreement without the prior written consent of the N.H. Department of Administrative Services. None of the Services shall be subcontracted by the Contractor without the prior written consent of the State.

13. INDEMNIFICATION. The Contractor shall defend, indemnify and hold harmless the State, its officers and employees, from and against any and all losses suffered by the State, its officers and employees, and any and all claims, liabilities or penalties asserted against the State, its officers and employees, by or on behalf of any person, on account of, based or resulting from, arising out of (or which may be claimed to arise out of) the acts or omissions of the Contractor. Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the sovereign immunity of the State, which immunity is hereby reserved to the State. This covenant in paragraph 13 shall survive the termination of this Agreement.

14. INSURANCE.

14.1 The Contractor shall, at its sole expense, obtain and maintain in force, and shall require any subcontractor or assignee to obtain and maintain in force, the following insurance:

14.1.1 comprehensive general liability insurance against all claims of bodily injury, death or property damage, in amounts of not less than \$250,000 per claim and \$2,000,000 per occurrence; and

14.1.2 fire and extended coverage insurance covering all property subject to subparagraph 9.2 herein, in an amount not less than 80% of the whole replacement value of the property.

14.2 The policies described in subparagraph 14.1 herein shall be on policy forms and endorsements approved for use in the State of New Hampshire by the N.H. Department of Insurance, and issued by insurers licensed in the State of New Hampshire.

14.3 The Contractor shall furnish to the Contracting Officer identified in block 1.9, or his or her successor, a certificate(s) of insurance for all insurance required under this Agreement. Contractor shall also furnish to the Contracting Officer identified in block 1.9, or his or her successor, certificate(s) of insurance for all renewal(s) of insurance required under this Agreement no later than fifteen (15) days prior to the expiration date of each of the insurance policies. The certificate(s) of insurance and any renewals thereof shall be attached and are incorporated herein by reference. Each certificate(s) of insurance shall contain a clause requiring the insurer to endeavor to provide the Contracting Officer identified in block 1.9, or his or her successor, no less than ten (10) days prior written notice of cancellation or modification of the policy.

15. WORKERS' COMPENSATION.

15.1 By signing this agreement, the Contractor agrees, certifies and warrants that the Contractor is in compliance with or exempt from, the requirements of N.H. RSA chapter 281-A ("*Workers' Compensation*").

15.2 To the extent the Contractor is subject to the requirements of N.H. RSA chapter 281-A, Contractor shall maintain, and require any subcontractor or assignee to secure and maintain, payment of Workers' Compensation in connection with activities which the person proposes to undertake pursuant to this Agreement. Contractor shall furnish the Contracting Officer identified in block 1.9, or his or her successor, proof of Workers' Compensation in the manner described in N.H. RSA chapter 281-A and any applicable renewal(s) thereof, which shall be attached and are incorporated herein by reference. The State shall not be responsible for payment of any Workers' Compensation premiums or for any other claim or benefit for Contractor, or any subcontractor or employee of Contractor, which might arise under applicable State of New Hampshire Workers' Compensation laws in connection with the performance of the Services under this Agreement.

16. WAIVER OF BREACH. No failure by the State to enforce any provisions hereof after any Event of Default shall be deemed a waiver of its rights with regard to that Event of Default, or any subsequent Event of Default. No express failure to enforce any Event of Default shall be deemed a waiver of the right of the State to enforce each and all of the provisions hereof upon any further or other Event of Default on the part of the Contractor.

17. NOTICE. Any notice by a party hereto to the other party shall be deemed to have been duly delivered or given at the time of mailing by certified mail, postage prepaid, in a United States Post Office addressed to the parties at the addresses given in blocks 1.2 and 1.4, herein.

18. AMENDMENT. This Agreement may be amended, waived or discharged only by an instrument in writing signed by the parties hereto and only after approval of such amendment, waiver or discharge by the Governor and Executive Council of the State of New Hampshire.

19. CONSTRUCTION OF AGREEMENT AND TERMS. This Agreement shall be construed in accordance with the laws of the State of New Hampshire, and is binding upon and inures to the benefit of the parties and their respective successors and assigns. The wording used in this Agreement is the wording chosen by the parties to express their mutual intent, and no rule of construction shall be applied against or in favor of any party.

20. THIRD PARTIES. The parties hereto do not intend to benefit any third parties and this Agreement shall not be construed to confer any such benefit.

21. HEADINGS. The headings throughout the Agreement are for reference purposes only, and the words contained therein shall in no way be held to explain, modify, amplify or aid in the interpretation, construction or meaning of the provisions of this Agreement.

22. SPECIAL PROVISIONS. Additional provisions set forth in the attached EXHIBIT C are incorporated herein by reference.

23. SEVERABILITY. In the event any of the provisions of this Agreement are held by a court of competent jurisdiction to be contrary to any state or federal law, the remaining provisions of this Agreement will remain in full force and effect.

24. ENTIRE AGREEMENT. This Agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire Agreement and understanding between the parties, and supersedes all prior Agreements and understandings relating hereto.

EXHIBIT A

PURPOSE

EMD Millipore Corporation (hereinafter referred to as the "Contractor") hereby agrees to provide the State of New Hampshire, Department of Administrative Services, with Millipore Water Systems Service and Repair for Department of Administrative Services in accordance with NH State Proposal Bid #1713-15 and described herein.

TERM

This contract will be from the date approved by the Bureau of Purchase and Property Commissioner of Administrative Services and terminating on December 31, 2017. This agreement may be extended for additional periods under the same terms, conditions and pricing structure upon the mutual agreement between the Contractor and the with the approval of the Commissioner of the Department of Administrative Services, but not to exceed five years.

The State of New Hampshire shall have the right to terminate the contract at any time by giving the Contractor thirty (30) days advance written notice.

SCOPE OF WORK

1. This contract is to provide all labor, tools, transportation, materials, equipment and permits as necessary to provide the required level of services as described herein. The scope of work shall include service (preventative maintenance and repair) warranties and supplies for the Millipore water purification systems at the locations stated in the Water Purification Systems by Agency spreadsheet below.

Water Purification Systems by Agency

	System 1	System 2	System 3	System 4
Agency:	Department of Health & Human Services (DHHS)			
Section	Public Health Laboratories (PHL)			
Location	29 Hazen Dr, Concord, NH - 2nd Floor	29 Hazen Dr, Concord, NH - 3rd Floor	29 Hazen Dr, Concord, NH - 2nd Floor	29 Hazen Dr, Concord, NH - 3rd Floor
Description:	Elix 35 ZLX60035	Elix 35 ZLX60035	Milli-Q Advantage A-10	Milli-Q Biocel A-10

	System 5	System 6	System 7	System 8
Agency:	Department of Health & Human Services (DHHS)	Department of Health & Human Services (DHHS)	Department of Safety (DOS)	Department of Safety (DOS)
Section	Water Analysis Laboratory (WAL)	Water Analysis Laboratory (WAL)	Forensic Laboratory - Urine/Tox	Forensic Laboratory - Blood/Tox
Location	29 Hazen Dr, Concord, NH - Basement	29 Hazen Dr, Concord, NH 1st Floor	33 Hazen Dr, Concord, NH - 3rd Floor	33 Hazen Dr, Concord, NH - 3rd Floor
Description:	Elix 100	Milli-Q Element	Milli-Q Gradient	Elix 10 UV

2. Contractor shall contact each agency and schedule the service of the water systems.
3. Preventative maintenance and repair shall be completed in a reasonable time frame as mutually agreed upon with agency and Contractor. The Contractor shall submit a proposed schedule to the state agency requesting services at each facility at least ten (10) days prior to each period.
4. This agreement shall provide for the coverage of service (preventative maintenance and repair) and supplies for the eight (8) Millipore water purification systems servicing the Department of Environmental Services, the Department of Health and Human Services and the Department of Safety, for thirty-three (33) months.
5. Service and repair must be done by a Millipore trained field service engineer/technician and only Millipore instruments, parts and replacement must be used (no substitutions). The Millipore service engineer/technician shall perform all of the following at each site visit:
 - a. Comprehensive electronic and mechanical inspection.
 - b. Sanitation and performance analysis of the RO membrane (if present).
 - c. Water chemistry analysis.
 - d. Expendable replace and service.
 - e. Make minor adjustments and repairs. Record all testing and corrective action.
 - f. Provide to each owner, a printed report for the services rendered at the time of each visit or post visit via email.
 - g. The Contractor shall provide the following services for the water purification systems:
 - i. Provide free and unlimited telephone technical support.
 - ii. Provide emergency service calls as required for malfunctioning equipment.
 - iii. Respond by telephone within 24 hours of the initial call for service and if the problem cannot be resolved via telephone, an on-site visit will be scheduled within two business days.
6. All services performed under this Contract shall be performed between the hours of 7:30 A.M. and 4:00 P.M unless other arrangements are made in advance with the State. Any deviation in work hours shall be pre-approved by the Contracting Officer.
7. The work staff shall consist of qualified persons completely familiar with the products and equipment they shall use. The Contracting Officer may require the Contractor to dismiss from the work such employees as deems incompetent, careless, insubordinate, or otherwise objectionable, or whose continued employment on the work deemed to be contrary to the public interest or inconsistent with the best interest of security.
8. The Contractor or their personnel shall not represent themselves as employees or agents of the State.
9. While on State property, employees shall be subject to the control of the State, but under no circumstances shall such persons be deemed to be employees of the State.
10. All personnel shall observe all regulations or special restrictions in effect at the State Agency.

11. The Contractor shall furnish all personnel with uniforms, which shall be neat and clean in appearance with picture identification that is visible at all times.
12. The Contractor's personnel shall be allowed only in areas where work is being performed. The use of State telephones is prohibited.
13. Delivery Time: Delivery to be accomplished no later than thirty (30) calendar days after receipt of order. However, delivery shall be accepted sooner.
14. Agency Acceptance: Upon product delivery, the Agency will accomplish a product inspection, to ensure that all specifications of this bid have been met. Upon product acceptance, the Agency will acknowledge by submitting payment approval. The Agency will submit any and all discrepancies to the vendor within ten (10) days of receipt, and all discrepancies will be rectified prior to payment. If the discrepancies cannot be rectified within five (5) days of the notification, the purchase order will be cancelled.
15. Returned Goods: The Contractor must resolve all order and invoice discrepancies within five (5) business days from notification. Products returned due to quality issues, duplicate shipments, over-shipments, etc. must be picked up by the Contractor within five (5) business days of notification with no restocking or freight charges, and must be replaced with specified products or the agency will be refunded/credited for the full purchase price. Unauthorized substitutions for any products are not allowed.
16. Warranty: For all systems that are six (6) years old or newer, the "Service Total" item covers any electrical or mechanical failures. All labor, travel and parts are covered at no additional charge during business hours (Monday through Friday, 8:00 AM – 5:00 PM). After normal business hours there is an additional charge of \$591.00 per hour.
17. Each Agency reserves the right to stop the coverage of any equipment under this agreement. In this event, payment made by the State will be pro-rated and any overpayment will be returned the respective Agency.
18. Each Agency reserves the right to add any new or additional equipment under this agreement pursuant to the P-37, Section 18, Amendment. In this event, the amendment shall be agreed upon and signed in writing by both parties and only become effective after approval of the Commissioner, Department of Administrative Services.

Damage

- A. The Contractor will agree to hold the State of NH harmless from liability arising out of injuries or damage caused while performing this work.
- B. The Contractor will agree that any damage to the building(s), materials, equipment or other property during the performance of the service will be repaired at their expense.

Debarment, Suspension, Ineligibility And Voluntary Exclusion Lower Tier Covered Transactions

The Contractor certifies, by submission of this contract, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal Department or Agency.

EXHIBIT B

CONTRACT PRICE

The Contractor hereby agrees to provide Millipore water purification system maintenance and repair services in complete compliance with the terms and conditions specified in Exhibit A for an amount up to and not to exceed price of \$171,814.70; this figure shall not be considered a guaranteed or minimum figure, however it shall be considered a maximum figure from the effective date of through the expiration date set as December 31, 2017.

The Contractor shall furnish the services and supplies at the prices detailed in the " Millipore Water Purification Price Sheet" below.

INVOICE

Itemized invoices shall be submitted after the completion of job/services and shall include: a brief description of the work done along with the location of work, to the individual agency.

Contractor shall be paid within 30 days after receipt of properly documented invoice and acceptance of the work to the state satisfaction.

SERVICE LOCATIONS AND REMIT ADDRESS:

The following are the current State of New Hampshire laboratory locations and contacts.

Mary Holliday
Dept of Health & Human Services – Public Health Labs
29 Hazen Drive
Concord NH 03301-6504
603/271-4450

Tim Pifer
Department of Safety – Forensics Lab
33 Hazen Drive
Concord, NH 03305
603/223-3854

MILLIPORE WATER PURIFICATION PRICE SHEET

#	SYSTEM	PART #	DESCRIPTION	QUANTITY/ EACH	2015 IND COST	2015 EXT COST	2016 IND COST	2016 EXT COST	2017 IND COST	2017 EXT COST
DHHS - Public Health Laboratories - 2nd Fl										
1	ELIX 35 ZLX60035	ZWLEICTUD	Extended Warranty (SERVICE TOTAL)	1	\$676.50	\$676.50	\$696.80	\$696.80	\$717.70	\$717.70
1	ELIX 35 ZLX60035	ZWLEICTUEO	Preventative Maintenance/Service (per visit)	4	\$348.50	\$1,394.00	\$358.96	\$1,435.82	\$369.72	\$1,478.89
1	ELIX 35 ZLX60035	ZWASANTANL	Large Tank Sanitation	2	\$4,319.00	\$8,638.00	\$4,448.57	\$8,897.14	\$4,582.03	\$9,164.05
1	ELIX 35 ZLX60035	PRPKOLOS1US	Prepak L1 Pre-system pack w/o	2	\$314.16	\$628.32	\$323.58	\$647.17	\$333.29	\$666.58
1	ELIX 35 ZLX60035	PROGTLLOS1US	Progard III pretreatment pack w/o	2	\$331.16	\$662.32	\$341.09	\$682.19	\$351.33	\$702.66
1	ELIX 35 ZLX60035	CVDI01TPE	Durapore CVD1 cartridge filter 10 in. 0.22 um Code 0 Vilon 1/pk	1	\$103.36	\$103.36	\$106.46	\$106.46	\$109.65	\$109.65
1	ELIX 35 ZLX60035	ZMQUVLP01	UV Lamp for MQ Century	1	\$346.80	\$346.80	\$357.20	\$357.20	\$367.92	\$367.92
1	ELIX 35 ZLX60035	ZFA10UV01	A10 UV Lamp Replacement Kit	1	\$403.92	\$403.92	\$416.04	\$416.04	\$428.52	\$428.52

Contractor Initials SM
Date 3/24/15

1	ELIX 35 ZLX60035	ZFRE012FC	Vent Filter / CO2 Trap	2	\$246.16	\$492.32	\$253.54	\$507.09	\$261.15	\$522.30
1	ELIX 35 ZLX60035	MPPVICPK1	Final Filter Mill-Q/CP-MS PP	1	\$497.08	\$497.08	\$511.99	\$511.99	\$527.35	\$527.35
1	ELIX 35 ZLX60035	ZFRE00UV	ASM UV Lamp w/Cable	1	\$199.24	\$199.24	\$205.22	\$205.22	\$211.37	\$211.37
1	ELIX 35 ZLX60035	ZLXUVPL1	UV Lamp for Tankarm/fios/elix-L	1	\$180.88	\$180.88	\$186.31	\$186.31	\$191.90	\$191.90
1	ELIX 35 ZLX60035	ZF3000041	Maintenance Kit LX/Rios/MQ	1	\$140.63	\$140.63	\$144.85	\$144.85	\$149.19	\$149.19
1	ELIX 35 ZLX60035	CR0302006	*PP Cart 3.0 UM 20" code 0	1	\$464.44	\$464.44	\$478.37	\$478.37	\$492.72	\$492.72
DHHS - Public Health Laboratories - 3rd Fl										
2	ELIX 35 ZLX60035	ZWLEICTUJ0	Extended Warranty (SERVICE TOTAL)	1	\$676.50	\$676.50	\$696.80	\$696.80	\$717.70	\$717.70
2	ELIX 35 ZLX60035	ZWLEICTUE0	Preventative Maintenance/Service (per visit)	4	\$348.50	\$1,394.00	\$358.96	\$1,435.82	\$369.72	\$1,478.89
2	ELIX 35 ZLX60035	ZWASANTANL	Large Tank Sanitation	2	\$4,319.00	\$8,638.00	\$4,448.57	\$8,897.14	\$4,582.03	\$9,164.05
2	ELIX 35 ZLX60035	PROGCTLOSUS	Progard III pretreatment pack w/o	2	\$331.16	\$662.32	\$341.09	\$682.19	\$351.33	\$702.66
2	ELIX 35 ZLX60035	CVDI011PE	Durapore CVD1 cartridge filter 10 in. 0.22 um Code 0 Viton 1/pk	1	\$103.36	\$103.36	\$106.46	\$106.46	\$109.65	\$109.65

Contractor Initials SM
Date 3/24/15

2	ELIX 35 ZLX60035	CDFC420F2	4" x 20" Carbon Cartridge	1	\$173.40	\$173.40	\$178.60	\$178.60	\$183.96	\$183.96
2	ELIX 35 ZLX60035	ZFRE00UV	ASM UV Lamp w/Cable	1	\$199.24	\$199.24	\$205.22	\$205.22	\$211.37	\$211.37
2	ELIX 35 ZLX60035	P35641X1	UV Bulb 4 GPM	1	\$124.44	\$124.44	\$128.17	\$128.17	\$132.02	\$132.02
2	ELIX 35 ZLX60035	ZFA10UV01	A10 UV Lamp Replacement Kit	1	\$403.92	\$403.92	\$416.04	\$416.04	\$428.52	\$428.52
2	ELIX 35 ZLX60035	ZLXUVPL1	UV Lamp for Tankasm/fios/elix-L	1	\$172.04	\$172.04	\$177.20	\$177.20	\$182.52	\$182.52
2	ELIX 35 ZLX60035	CDPRM2606	Rogard II 26" SM Cartridge	1	\$297.84	\$297.84	\$306.78	\$306.78	\$315.98	\$315.98
2	ELIX 35 ZLX60035	ZLX660035	Replacement for 1/4 FT3 Carbon	1	\$278.80	\$278.80	\$287.16	\$287.16	\$295.78	\$295.78
2	ELIX 35 ZLX60035	ZFRE012FC	Vent Filter / CO2 Trap	1	\$246.16	\$246.16	\$253.54	\$253.54	\$261.15	\$261.15
DHHS - Public Health Laboratories - 2nd FI										
3	Milli-Q Advantage A-10	ZWMTINUT0	Extended Warranty (SERVICE TOTAL)	1	\$335.00	\$335.00	\$345.05	\$345.05	\$355.40	\$355.40
3	Milli-Q Advantage A-10	ZWMTINUE0	Preventative Maintenance/Service (per visit)	4	\$262.40	\$1,049.60	\$270.27	\$1,081.09	\$278.38	\$1,113.52
3	Milli-Q Advantage A-10	QGARDT1X1	Q-Gard T1 Purification Pack for RO/Distilled/Elix Feedwater, Milli-Q Advantage	1	\$320.28	\$320.28	\$329.89	\$329.89	\$339.79	\$339.79

3	Milli-Q Advantage A-10	ZFA10UVVM1	A10 UV Lamp	1	\$451.52	\$451.52	\$465.07	\$465.07	\$479.02	\$479.02
3	Milli-Q Advantage A-10	ZMQUVLP01	UV Lamp for MQ Century	1	\$346.80	\$346.80	\$357.20	\$357.20	\$367.92	\$367.92
3	Milli-Q Advantage A-10	QTUM00ICP	Quantum ICP	2	\$378.76	\$757.52	\$390.12	\$780.25	\$401.83	\$803.65
3	Milli-Q Advantage A-10	ZMQUVLP01	UV Lamp for MQ Century	1	\$346.80	\$346.80	\$357.20	\$357.20	\$367.92	\$367.92
3	Milli-Q Advantage A-10	MPPVICPK1	Final Filter Milli-Q ICP-MS PP	2	\$497.08	\$994.16	\$511.99	\$1,023.98	\$527.35	\$1,054.70
3	Milli-Q Advantage A-10	ZF3000423	Maintenance Kit Int	1	\$201.96	\$201.96	\$208.02	\$208.02	\$214.26	\$214.26
3	Milli-Q Advantage A-10	QTUM01EX1	Quantum TEX Polishing Cartridge, Milli-Q Advantage	2	\$280.16	\$560.32	\$288.56	\$577.13	\$297.22	\$594.44
DHHS - Public Health Laboratories - 3rd Fl										
4	Milli-Q Biocel A-10	ZWMTCTUT0	Extended Warranty (SERVICE TOTAL)	1	\$941.00	\$941.00	\$969.23	\$969.23	\$998.31	\$998.31
4	Milli-Q Biocel A-10	ZWMTCTUE0	Preventative Maintenance/Service (per visit)	4	\$259.94	\$1,039.76	\$267.74	\$1,070.95	\$275.77	\$1,103.08
4	Milli-Q Biocel A-10	ZFA10UVV01	A10 UV Lamp Replacement Kit	1	\$403.92	\$403.92	\$416.04	\$416.04	\$428.52	\$428.52
4	Milli-Q Biocel A-10	QGARD00R1	Q-Gard 1 Purification Pack for RO/ Elix Distilled Feedwater	2	\$205.36	\$410.72	\$211.52	\$423.04	\$217.87	\$435.73

Contractor Initials SM
Date 3/24/15

4	Milli-Q Biocel A-10	QTUMMPEEX	Quantum EX Polishing Cartridge Kit w/ Millipak Express Final Filter	2	\$361.08	\$722.16	\$371.91	\$743.82	\$383.07	\$766.14
4	Milli-Q Biocel A-10	ZMQUVLP01	UV Lamp for MQ Century	1	\$346.80	\$346.80	\$357.20	\$357.20	\$367.92	\$367.92
4	Milli-Q Biocel A-10	ZF3000041	Maintenance Kit LX/Rios/MQ	1	\$140.63	\$140.63	\$144.85	\$144.85	\$149.19	\$149.19
DHHS - Public Health Laboratories - Basement (B19)										
5	Elix 100	ZWLE3CTUE0	Preventative Maintenance/Service (per visit)	4	\$422.30	\$1,689.20	\$434.97	\$1,739.88	\$448.02	\$1,792.07
5	Elix 100	ZWSANTANL	Large Tank Sanitation	1	\$4,319.00	\$4,319.00	\$4,448.57	\$4,448.57	\$4,582.03	\$4,582.03
5	Elix 100	P35641X5	12 GPM Single end UV Bulb (validated)	1	\$144.16	\$144.16	\$148.48	\$148.48	\$152.94	\$152.94
5	Elix 100	PRPK0L002	PREPAK L2	1	\$342.04	\$342.04	\$352.30	\$352.30	\$362.87	\$362.87
5	Elix 100	PROGTLCS1US	PROGARD TL1 CL2 w/o	1	\$354.28	\$354.28	\$364.91	\$364.91	\$375.86	\$375.86
5	Elix 100	QGARDTL01	Q-Gard Polishing Pack, Large	1	\$342.04	\$342.04	\$352.30	\$352.30	\$362.87	\$362.87
5	Elix 100	ZLXUVLP01	UV Lamp for Elix UV	2	\$161.16	\$322.32	\$165.99	\$331.99	\$170.97	\$341.95
DHHS - Public Health Laboratories - 1st Fl Room 137A										

6	Milli-Q Element	ZWM1CTUE0	Preventative Maintenance/Service (per visit)	4	\$262.40	\$1,049.60	\$270.27	\$1,081.09	\$278.38	\$1,113.52
6	Milli-Q Element	QGARD00R1	Q-Gard 1 Purification Pack for RO/ Elix Distilled Feedwater	2	\$205.36	\$410.72	\$211.52	\$423.04	\$217.87	\$435.73
6	Milli-Q Element	QTUM00CP	Quantum ICP	2	\$378.76	\$757.52	\$390.12	\$780.25	\$401.83	\$803.65
6	Milli-Q Element	MPG02001	Millipack GP Non Ster	1	\$123.08	\$123.08	\$126.77	\$126.77	\$130.58	\$130.58
6	Milli-Q Element	MPG04001	Millipack Express 40 Final Filter, 0.22um	2	\$125.80	\$251.60	\$129.57	\$259.15	\$133.46	\$266.92
Department of Safety - Forensic Lab - 3rd Fl										
7	Milli-Q Gradient	ZWM1CTUE0	Preventative Maintenance/Service (per visit)	4	\$262.40	\$1,049.60	\$270.27	\$1,081.09	\$278.38	\$1,113.52
7	Milli-Q Gradient	QGARD00R1	Q-Gard 1 Purification Pack for RO/ Elix Distilled Feedwater	2	\$205.36	\$410.72	\$211.52	\$423.04	\$217.87	\$435.73
7	Milli-Q Gradient	QTUMMPPEX	Quantum EX Polishing Cartridge Kit w/ Millipack Express Final Filter	2	\$361.08	\$722.16	\$371.91	\$743.82	\$383.07	\$766.14
7	Milli-Q Gradient	ZMQUVLP01	UV Lamp for MQ Century	1	\$346.80	\$346.80	\$357.20	\$357.20	\$367.92	\$367.92
7	Milli-Q Gradient	ZFA10UV01	A10 UV Lamp Replacement Kit	1	\$403.92	\$403.92	\$416.04	\$416.04	\$428.52	\$428.52
7	Milli-Q Gradient	ICPAK0001	IC-Pak	1	\$387.60	\$387.60	\$399.23	\$399.23	\$411.20	\$411.20

Contractor Initials SW
 Date 3/24/15

Department of Safety - Forensic Lab - 3rd Fl

7	Milli-Q Gradient	ZF3000041	Maintenance Kit LX/Rios/MQ	1	\$140.63	\$140.63	\$144.85	\$144.85	\$149.19	\$149.19
8	Elix 10 UV	ZWSE2CUE0	Preventative Maintenance/Service (per visit)	4	\$246.84	\$987.36	\$254.25	\$1,016.98	\$261.87	\$1,047.49
8	Elix 10 UV	PR0G00002	Progard II Pretreatment Pack	2	\$255.68	\$511.36	\$263.35	\$526.70	\$271.25	\$542.50
8	Elix 10 UV	TANKMPK01	Reservoir Vent Filter / CO2	2	\$127.16	\$254.32	\$130.97	\$261.95	\$134.90	\$269.81
8	Elix 10 UV	ZIXUVPL1	UV Lamp for Tankasm/rios/elix-1	1	\$180.88	\$180.88	\$186.31	\$186.31	\$191.90	\$191.90
8	Elix 10 UV	ZFRE00UV	ASM UV Lamp w/Cable	1	\$199.24	\$199.24	\$205.22	\$205.22	\$211.37	\$211.37
8	Elix 10 UV	CDRCA0202	60 GPD RO Cartridge 2/pk	1	\$892.84	\$892.84	\$919.63	\$919.63	\$947.21	\$947.21
8	Elix 10 UV	ZF3000041	Maintenance Kit LX/Rios/MQ	1	\$140.63	\$140.63	\$144.85	\$144.85	\$149.19	\$149.19
	ZWAZONE2		Travel Zone 2	4	\$299.88	\$1,199.52	\$308.88	\$1,235.51	\$318.14	\$1,272.57
	FREIGHT		Freight Charges (estimated 2 shipments per year)	2	\$45.00	\$90.00	\$45.00	\$90.00	\$45.00	\$90.00

Contractor Initials SW
 Date 3/24/15

	\$55,589.92		\$57,254.92		\$58,969.87
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GRAND TOTAL	\$171,814.70
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EXHIBIT C

SPECIAL PROVISIONS

There are no other special provisions of this contract.

State of New Hampshire Department of State

CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that EMD Millipore Corporation a(n) Massachusetts corporation, is authorized to transact business in New Hampshire and qualified on February 11, 1972. I further certify that all fees and annual reports required by the Secretary of State's office have been received.



In TESTIMONY WHEREOF, I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 23rd day of March, A.D. 2015

A handwritten signature in cursive script, appearing to read "William M. Gardner".

William M. Gardner
Secretary of State

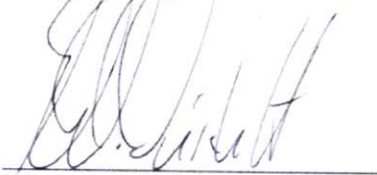
Certificate of Authority

The undersigned, being the duly elected Vice President of EMD Millipore Corporation, a Massachusetts corporation with its corporate headquarters at 290 Concord Road, Billerica, Massachusetts 01821, hereby states that the following is a true and correct copy of Section 10.15 of the Amended and Restated By-Laws of EMD Millipore Corporation:

"Section 10.15

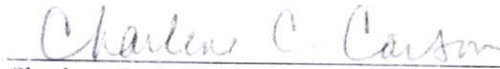
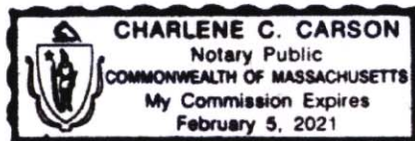
In addition to the foregoing authority, except as the board of directors may generally or in particular cases authorize the execution thereof in some other manner, all deeds, leases, transfers, contracts, bonds, notes, checks, drafts and other obligations made, accepted or endorsed by the corporation may be signed by the chairman of the board, if any, the president, a vice president, the treasurer, or their designees."

I hereby delegated and appointed Mr. Stephen McPhee the authority to execute Form Number P-37 for the State of New Hampshire on March 24, 2015 on behalf of EMD Millipore Corporation.



Klaus Bischoff
Vice President

On this 24th day of MARCH, 2015, before me, the undersigned notary public, personally appeared Klaus Bischoff, who is personally known to me, is the person whose name is signed X above below, and acknowledged to me that he/~~she~~ signed it voluntarily for its stated purpose.


Charlene C. Carson

STATE OF NEW HAMPSHIRE
Bureau of Purchase and Property
Bid #1713-15
February 2, 2015 @ 2:00 PM
Millipore Water Purification Service
Statewide

EMD Millipore Corporation	TOTAL
	\$ 171,814.70

Indicates award made to this bidder