# City of Chicago 

## Office of the City Clerk

## Document Tracking Sheet

Meeting Date: ..... 11/26/2013
Sponsor(s): Burns (4)
Type:
Title:
Committee(s) Assignment:
OrdinanceApproval of plat of subdivision for Oakwood Shores TerraceSubdivision
Committee on Transportation and Public Way

## SUBDIVISION ORDINANCE

Be it Ordained by the City Council of the City of Chicago:
SECTION 1. Chicago Department of Transportation, the Commissioner or the designee of the Commissioner, are hereby authorized and directed to approve a proposed Oakwood Shores Terrace Subdivision being a subdivision in the block bounded by E. 37th Street, S. Cottage Grove Avenue, E. 38th Street and S. Ellis Avenue, and legally described in the attached plat (Exhibit A, File:34-04-13-3623) which, for greater certainty, is hereby made a part of this ordinance.

SECTION 2. The subdivision herein provided for is made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, the applicant shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with the attached Plat approved by the Department of Transportation / Superintendent of Maps.

SECTION 3. This ordinance and exhibit subdivision plat shall take effect and be in force from and after its recording.


Honorable Will Burns
Alderman, $4^{\text {th }}$ Ward


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## CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT <br> AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $\mathrm{d} / \mathrm{b} / \mathrm{a} /$ if applicable:
___Oakwood Shores Terrace Apartments Association Limited Partnership

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. $[X]$ the Applicant

OR
2. [ ] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: $\qquad$
OR
3. [ ] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control: $\qquad$
B. Business address of the Disclosing Party:

135 S. LaSalle St, Suite 3350
Chicago, IL 60603-4130
C. Telephone: 312.577 .5762 Fax: 312.263.0337 Email: Ipratter@tcbinc.org
D. Name of contact person: (Ms.) Lee Pratter
E. Federal Employer Identification No. (if you have one): $\square$
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Oakwood Shores Terrace Plat of Subdivision 3753-3755 S. Cottage Grove Avenue
G. Which City agency or department is requesting this EDS?_Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[] Publicly registered business corporation
[ ] Privately held business corporation
[] Sole proprietorship
[] General partnership
[X] Limited partnership
[] Trust
[] Limited liability company
[] Limited liability partnership
[] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a $501(\mathrm{c})(3)$ )?
[] Yes
[] No
[] Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?
[] Yes
[] No
[] N/A

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

| Name | Title <br> Oakwood Shores Terrace GP LLC |
| :--- | :---: |

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

| Name | Business Address |
| :--- | :--- |
|  | Percentage Interest in the |
| Red Stone OS Terraces LLC |  |

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
[ ] Yes
[X No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

| Name (indicate whether <br> retained or anticipated <br> to be retained) | Business <br> Address | Relationship to Disclosing Party <br> (subcontractor, attorney, <br> lobbyist, etc.) | Fees (indicate whether <br> paid or estimated.) NOTE: <br> "hourly rate" or "t.b.d." is |
| :--- | :--- | :--- | :--- |
| Applegate \& Thorne-Thomsen | Attorney | not an acceptable response. <br> $\$ 200,000$ |  |
| McShane Construction  | General Contractor | $\$ 10,800,000$ |  |
| DLA Piper LLC | Attorney | $\$ 16,000$ |  |

(Add sheets if necessary)
[ ] Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?
[] Yes $X]$ No [] No person directly or indirectly owns $10 \%$ or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?
[] Yes
[] No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or $b$. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS $5 / 33 \mathrm{E}-3$; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

N/A
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

N/A

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[ ] is $\quad \mathrm{X}$ is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes [X] No
NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes
X] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:
Name Business Address Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
$\qquad$ 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SECTION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
$\qquad$
N/A
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?
$[\mathbb{X}]$ Yes
[] No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
[] Yes
[ $]$ No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes
( ${ }^{\text {No }}$
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes $X]$ No
If you checked "No" to question 1. or 2. above, please provide an explanation:
Oakwood Shores Terrace Association does not and will not employ any staff members.

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2 above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.
Oakwood Shores Terrace Associates Limited Partnership By: Oakwood Shores Terrace GP, LLC, its general partner
(Print or type name of Disclosing Party)
By:


## Terri Hamilton Brown

(Print or type name of person signing)

## Authorized Agent

(Print or type title of person signing)

Signed and sworn to before me on (date) October 2, 2013 at Cook County, Illinois $\qquad$ (state).


Commission expires: $\qquad$ .

## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?
[ ] Yes
[X] No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

# CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT <br> AND AFFIDAVIT 

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $d / b / a /$ if applicable: Oakwood Shores Terrace GP LLC

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant

OR
2. [X] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Apartments OR
3. [ ] a legal entity with à night of contiol (sée Section II.B.i.) State the legat name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 135 S. LaSalle St, Suite 3350

Chicago, IL 60603-4130
C. Telephone: $\mathbf{3 1 2 . 5 7 7 . 5 7 6 2}$ $\qquad$ Fax: 312.263.0337 Email: \pratter@tcbinc.org
D. Name of contact person: (Ms.) Lee Pratter
E. Federal Employer Identification No. (if you have one): $\square$
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

## Plat of Subdivision

G. Which City agency or department is requesting this EDS? Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[ ] Publicly registered business corporation
[ ] Privately held business corporation
[ ] Sole proprietorship
[] General partnership
[ ] Limited partnership
[] Trust
(X] Limited liability company
[] Limited liability partnership
[] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a 501 (c)(3))? [] Yes []No
[] Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of iliinois as a foreign entity?
[]Yes
[] No
[] N/A

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name
Title
GBCD Partnership Services Inc. Manager
2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

| Name | Business Address | Percentage Interest in the Disclosing Party |
| :---: | :---: | :---: |
| GBCD Partnership Services Inc. | 95 Berkeley St., Suite 500 Boston, MA 02116 | 70\% |
| Granite Madden Wells <br> Rental LLC | 330 S. Wells St., 4th Floor Chicago_IL_60606 | 30\% |

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
[]Yes
[ ${ }^{2}$ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

| Name (indicate whether <br> retained or anticipated <br> to be retained) | Business <br> Address | Relationship to Disclosing Party <br> (subcontractor, attorney, | Fees (indicate whether <br> paid or estimated.) NOTE: <br> "hourly rate" or "t.b.d." is |
| :--- | :--- | :--- | :--- |
|  |  | lobbyist, etc.) | not an acceptable response. |

to be retained)

Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)

Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)
$[\mathrm{X}]$ Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?
[] Yes [] No [X No person directly or indirectly owns $10 \%$ or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?
[] Yes []No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS $5 / 33 \mathrm{E}-3$; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector Gencral), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employces of the Disclosing Party who were, at any time during the 12month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

N/A
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

N/A

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[ ] is $X$ is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes [X] No
NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[ ] Yes X] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name
Business Address
Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SECTION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

N/A

[^0]3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?
[] Yes
风 No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
[] Yes
[] No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes
[] No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes []No
If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2 above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

## Oakwood Shores Terrace GP LLC

(Print or type name of Disclosing Party)
By:

By:


## Terri Hamilton Brown

(Print or type name of person signing)

## Authorized Agent

(Print or type title of person signing)

Signed and sworn to before me on (date) October 2, 2013 $\qquad$ ,
at Cook County, 1 llinois $\qquad$ (state).


## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?
[ ] Yes [X] No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

## CITY OF CHICAGO

## ECONOMIC DISCLOSURE STATEMENT

AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $\mathrm{d} / \mathrm{b} / \mathrm{a} /$ if applicable:

Red Stone OS Terraces, LLC

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant

OR
2. [ $x$ ] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Apartments Associates Limited OR

Parmership
3. [] a legal entity with a right of control (sec Scction M.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control: $\qquad$
B. Business address of the Disclosing Party:

200 Public Square, Suite 1550
Cleveland, OH 44114
C. Telephone: 216-820-4750 Fax: ${ }^{216-820-4751}$ Email: eric.mcclelland@redstoneequity.com
D. Name of contact person: Eric McClelland
E. Federal Employer Identification No. (if you have one)

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Oakwood Shores Terrace Plat of Subdivision 3753-3755 S. Cottage Grove Avenue
G. Which City agency or department is requesting this EDS? $\qquad$ Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[] Publicly registered business corporation
[] Privately held business corporation
[] Sole proprietorship
[] General partnership
[] Limited partnership
[] Trust
[x] Limited liability company
[] Limited liability partnership
[] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a 501 (c)(3))?
[] Yes []No
[ ] Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of lllinois as a foreign entity?
[] Yes
[x] No
[] N/A

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name
Red Stone - Fund 25 JP Morgan Limited Partnership
RSEP MM 2,LLC
Title Sole Member General Partner of the Sole Member
2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

| Name | Business Address | Percentage Interest in the |
| :--- | :--- | :--- |
| Red Stone - Fund 25 JP Morgan | 200 Public Square, Suite 1550 | Disclosing Party |
| Limited Partnership | Cleveland, OH 44114 | $100 \%$ |

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
[] Yes
$\left.{ }_{6}^{6}\right]$ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.
Name (indicate whether
retained or anticipated

to be retained) $\quad$\begin{tabular}{l}
Business <br>
Address

$\quad$

Relationship to Disclosing Party <br>
(subcontractor, attorney,

$\quad$

Fees (indicate whether <br>
paid or estimated.) NOTE: <br>
lobbyist, etc.)
\end{tabular}

(Add sheets if necessary)
[x] Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?
[] Yes [8 No []No person directly or indirectly owns $10 \%$ or more of the

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?
[] Yes
[] No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
c. have not, within a five-year period preceding the date of this EDS, been convicied, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS $5 / 33 \mathrm{E}-3$; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

N/A
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.
ivia

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[ ] is $[x]$ is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter $2-32$ of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes
[x] No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes
[ ] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Parly checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SECTION YI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.l. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section $501(c)(4)$ of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the foliowing informaion with their bids or in witing at the dutset of negotiations.

Is the Disclosing Party the Applicant?
[] Yes
[×] No
If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
[] Yes []No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes [] No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes []No

If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

Red Stone OS Terraces, LLC
(Print or type name of Disclosing Party)
By:

(Sign here)

Eric McClellan
(Print or type name of person signing)
Managing Member of the General Partner of the Sole Mewbev
(Print or type title of person signing)

Signed and sworn to before me on (date) $\qquad$ $10-8-13$ (state).


Commission expires: $\qquad$ ..


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# CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A 

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section I.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

$$
\text { [ ] Yes } \quad \text { X] No }
$$

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

## CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT <br> AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $\mathrm{d} / \mathrm{b} / \mathrm{a} /$ if applicable:

Red Stone - Fund 25 JP Morgan Limited Partnership

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant

OR
2. [ $x$ ] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Aparments Associates OR

## Limited Partnership

3. [] a iegal entity with a right of controi (see Section ĨI.B.I.) State the legal name of the entity in which the Disclosing Party holds a right of control: $\qquad$
B. Business address of the Disclosing Party:
C. Telephone: $216-820-4750$ Fax: _216-820-4751 Email: eric.mcclelland@redstoncequity.com
D. Name of contact person: $\qquad$
E. Federal Employer Identification No. (if you have one):

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Oakwood Shores Terrace Plat of Subdivision 3753-3755 S. Cotlage Grove Avenue
G. Which City agency or department is requesting this EDS? Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[] Publicly registered business corporation
[] Privately held business corporation
[] Sole proprietorship
[] General partnership
[x] Limited partnership
[] Trust
[] Limited liability company
[ ] Limited liability partnership
[] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a 501 (c)(3))?
[] Yes
[ ] No
[] Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of llinois as a foreign entity?
[] Yes
[ x$]$ No
[] N/A

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name
_RSEPMM 2 , ILLC
Title
Gencral Pariner
2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.


## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
[] Yes
[x] No

If yes, please identify below the names) of such City elected officials) and describe such relationships):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)

Business
Address

Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)

Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)
[ $x$ Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

$$
\begin{gathered}
{[] \text { Yes } \quad[\chi] \text { No } \quad \text { [] No person directly or indirectly owns } 10 \% \text { or more of the }} \\
\text { Disclosing Party. }
\end{gathered}
$$

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

> [] Yes [] No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responșible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
d. vioiated the provisions of Municipai Code Section 2-92-6i0 (Living wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS $5 / 33 \mathrm{E}-3$; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

## N/A

9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

N/A

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[ ] is $[x]$ is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes [x] No
NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes [] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
> x 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Parly has found no such records.
> 2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SECTION YI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it wiil be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.I. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any coopcrative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following infómation with their bids or in witing at the outset of negotiations.

Is the Disclosing Party the Applicant?
[] Yes
[X] No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
[]Yes []No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes
[ ] No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes
[ ] No

If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.I. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1 and F.2 above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.


## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section I.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?
[ ] Yes
[ ${ }^{\mathrm{X}}$ ] No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

## CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT <br> AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $d / b / a /$ if applicable:

JPMorgan Chase \& Co.

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submiting this EDS is:

1. [] the Applicant

OR
2. [X] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Apartments Association Limited OR

Partnership
3. [ \} a legai eniity with a right of controi (see Section ī̄.B.i.) State the legal name of the entity in which the Disclosing Party hoids a right of control:
B. Business address of the Disclosing Party: 10 S. Dearborn, Mail Code IL1-0502

Chicago, IL 60603-2003
C. Telephone: $\qquad$ Fax: $\qquad$ Email: mark.mccann@ujpmorgan.com
D. Name of contact person: Mark J. McCann
E. Federal Employer Identification No. (if you have one); $\qquad$
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
JPMorgan Chase Bank, N.A., through its wholly owned subsidiary Chase Community Equity, LLC, is making an investment in a Chicago Development Fund sponsored New Markets Tax Credit transaction which will finance the construction of a healthcare facility to be owned and operated by Near North Health Service Corporation.
G. Which City agency or department is requesting this EDS? Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[X] Publicly registered business corporation
[ ] Privately held business corporation
[ ] Sole proprietorship
[] General partnership
[ ] Limited partnership
[] Trust
[.] Limited liability company
[] Limited liability partnership
[] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a 501 (c)(3))?
[] Yes
[] No
[ ] Other (please specify)
2. For legal entitics, the state (or foreign country) of incorporation or organization, if applicable:

Delaware
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?
[X] Yes
[] No
[ ] N/A

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name
Title
SEE ATTACHMENT A
2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

| Name | Business Address | Percentage Intercst in the <br> Disclosing Party |
| :--- | :--- | :--- |

None, to the best of the Disclosing Party's knowledge and belief

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

XYes [] No SEE ATTACHMENT B
If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s): SEE ATTACHMENT B

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (i) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)

Business
Address

Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)

Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)
X] Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?
[] Yes
[] No
[X] No person directly or indirectly owns $10 \%$ or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?
[] Yes
[] No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing busincss with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS: SEE ATTACHMENT B
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employce of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in $a$. or $b$. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or bcing convicted of (1) bid-rigging in violation of 720 ILCS $5 / 33 \mathrm{E}-3$; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

## SEE ATTACHMENT B

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

SEE ATTACHMENT B
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

SEE ATTACHMENT B

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)

內 ${ }^{\text {W }}$ is $]$ is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no responsc appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes [X No SEE ATTACHMENT B
NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) beiongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtuc of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes
[ ] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name
Business Address
Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
$\qquad$ 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

X
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SEE ATTACHMENT C

## SECTION YI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any fcderally appropriated funds to pay any person or entity listed in Paragraph A.l. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

$$
[] \text { Yes } \quad[] \text { No }
$$

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
[] Yes []No
2. Have you filed with the Joint Reporting Committec, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes
[] No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes [] No
If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is bascd.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is fatse, incomplete or inaccuraie, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the, City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Choptomphantreminfiparcode (imposing PERMANENT INELIGIBILITY for certain specified of kenses), the ${ }^{3}$ as equired dyenthaptere send Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

## SEE ATTACHMENT B

F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.

## F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any

 contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

JPMORGAN CHASE \& CO.


Patrick Nash
(Print or type name of person signing)
Attorney in Fact
(Print or type title of person signing)

Signed and sworn to before me on (date) OCFBER 24, 2013,


Notary Public.
Commission expires: July 20,2016

# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A 

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partncr thereof currently have a "familial relationship" with an elected city official or department head?

To the best of the Authorized Signer's knowledge after reasonable inquiry
[ ] Yes

$$
[\mathrm{X}] \text { No }
$$

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

# ATTACHMENT A <br> TO <br> CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT <br> FILED BY <br> JPMORGAN CHASE \& CO. <br> (as a Disclosing Party holding an interest in the Applicant) 

SECTION II B. 1<br>Directors:<br>James A. Bell<br>Crandall C. Bowles<br>Stephen B. Burke<br>James S. Crown<br>James Dimon<br>Timothy P. Flynn<br>Laban P. Jackson, Jr.<br>Lee R. Raymond<br>William C. Weldon<br>Linda Bammann

| Executive Officers/Oper | ttee: |
| :---: | :---: |
| Ashley Bacon | Chief Risk Officer |
| Michael J. Cavanagh | Co-Chief Executive Officer of the Corporate \& Investment Bank |
| Stephen M. Cutler | General Counsel |
| James Dimon | Chairman of the Board, Chief Executive Officer and President |
| John L. Donnelly | Head of Human Resources |
| Mary E. Erdoes | Chief Executive Officer of Asset Management |
| Marianne Lake | Chief Financial Officer |
| Douglas B. Petno | Chief Executive Officer of Commercial Banking |
| Daniel E. Pinto | Co-Chief Executive Officer of the Corporate \& Investment Bank |
| Gordon A. Smith | Chief Executive Officer of Consumer $\underset{\sim}{\&}$ Community Banking |
| Matthew E. Zames | Chief Operating Officer |

ATTACHMENT B<br>TO<br>CITY OF CHICAGO<br>ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT<br>FILED BY<br>JPMORGAN CHASE \& CO.<br>(as a Disclosing Party holding an interest in the Applicant)

The following responses are true, accurate and the complete response and certification to the designated section, to the best of the undersigned's ("Authorized Signer") knowledge and belief, based on reasonable inquiry relying on information provided by other employees of the Disclosing Party or its affiliates or subsidiaries. The information in Section V.E. 2 was verified on September 9, 2013 and is in the process of being updated. The Disclosing Party will provide the City of Chicago with an update to this Disclosure Statement as soon as the information is available if there are any material changes to the matters disclosed herein.

## SECTION III: BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

The Authorized Signer certifies on behalf of the Disclosing Party knowledge of an existing "business relationship" during the 12 months prior to the date of execution of the foregoing Economic Disclosure Statement and Affidavit between IPMorgan Chase Bank, National Association (the "Bank"), a subsidiary of JPMorgan Chase \& Co., and the law firm of Klafter and Burke. Klafter and Burke has provided real estate tax protest legal services on behalf of the Bank. Alderman Edward M. Burke is a partner of the firm of Klafter and Burke.

## SECTION V: CERTIFICATIONS

## B. FURTHER CERTIFICATIONS

B. 2 (a-e) With respect to Section V, paragraph B. 2 (a-e), the Authorized Signcr certifies to the best of the Authorized Signer's knowledge and belief based on reasonable inquiry that such statements are accurate with respect to the executive officers and directors of the Disclosing Party. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, JPMorgan Chase \& Co. and/or its subsidiaries and affiliates are named from time to time as a defendant in various legal actions and administrative proceedings arising in connection with their respective businesses, and have also been involved in investigations and other proceedings by governmental agencies. In view of the inherent difficulty of predicting the outcome of such matters, the Disclosing Party cannot state the eventual outcome of pending or future matters. After consultation with counsel and based on current knowledge, the Disclosing Party believes that the defendant has asserted meritorious defenses in each such matter and that the aggregate liability or loss, if any, resulting therefrom will not have a material adverse effect on such defendant's financial condition, but may be material to such defendant's operating results for any particular period, depending on the level of income for such period.

The Disclosing Party does not believe that any pending action would have any material effect on this transaction. Descriptions of material legal proceedings involving JPMorgan Chase \& Co. or its subsidiaries within the last five years are referenced in JPMorgan Chase \& Co.'s Form 10-K, Form 10-Q, and any Form 8-K filing, all as filed with the Securities and Exchange Commission ("SEC") and all available through J.P. Morgan's internet site http://investor.shareholder.com/jpmorganchase/sec.cfm or through the SEC's internet site (www.sec.gov) (the "SEC filings") and the public record of each matter identified in the SEC filings.
B. 3 ( $a \& d$ ) The Authorized Signer certifies on behalf of the Disclosing Party the accuracy of the statements contained in Section V, paragraph B. 3 (a \& d) only as to the Disclosing Party and its executive officers and directors. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, JPMorgan Chase \& Co. and/or its subsidiaries and affiliates are named from time to time as a defendant in various legal actions and administrative proceedings arising in connection with their respective businesses, and have also been involved in investigations and other proceedings by governmental agencies. In view of the inherent difficulty of predicting the outcome of such matters, the Disclosing Party cannot state the eventual outcome of pending or future matters. After consultation with counsel and based on curreni knowledge, the Disciosing Party believes that the defendant has asserted meritorious defenses in each such matter and that the aggregate liability or loss, if any, resulting therefrom will not have a material adverse effect on such defendant's financial condition, but may be material to such defendant's operating results for any particular period, depending on the level of income for such period. The Disclosing Party does not believe that any pending action would have any material effect on this transaction. Descriptions of material legal proceedings involving JPMorgan Chase \& Co. or its subsidiaries in the last five years are referenced in JPMorgan Chase \& Co.'s Form 10-K, Form 10-Q, and any Form 8-K filing, all as filed with the SEC and all available through J.P. Morgan's internet site http://investor.shareholder.com/jpmorganchase/sec.cfm or through the SEC's internet site (www.sec.gov) (the "SEC filings") and the public record of each matter identified in the SEC filings.
B. 3 (b\&c)
\& B. 4 The Disclosing Party has not agreed or colluded with other bidders or prospective bidders as to this transaction, or been a party to any such agreement. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, the Disclosing Party has not been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, the Disclosing Party has not made an admission of such conduct described in B. 3 a. or b. above that is a matter of record, and has not been prosecuted for such conduct, except to the extent set forth in the August 9, 2013 10-Q filings and in the certain letter agreement dated July 6, 2011 between the Antitrust Division of the United

States Department of Justice and JPMorgan Chase \& Co., in connection with an investigation of bid rigging and other conduct constituting violations of Section 1 of the Sherman Act, 15 U.S.C. § 1, and certain sections of Title 18 of the United States Code, in connection with the bidding on or provision of certain contracts by the JPMorgan Chase \& Co's municipal derivatives desk in the United States. The Authorized Signer certifies to the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, that the foregoing matter would not have a matcrial adverse effect on this transaction.
B. 7 Except as otherwise set forth in Attachment B, the Authorized Signer on behalf of the Disclosing Party does not make any certification whatsoever with respect to any Applicable Party other than the Disclosing Party. The Authorized Signer on behalf of the Disclosing Party also certifies that it has not engaged any subcontractor with respect to this transaction.
B. 8 The Authorized Signer, on behalf of the Disclosing Party, certifies as to the statement in Section V, paragraph B. 8 that, to the best of the Authorized Signer's knowledge and belief after reasonable inquiry, the following Bank employees were previously City of Chicago employees during the 12 -month period preceding the execution date of this EDS:

- Jennifer Bloom
- Robin Broman
- Nicole Simon
- Davida Stephens
- James Cooper
- John Ide
B. 9 The Authorized Signer certifies as to the statement in Section V, paragraph B. 9 that, to the best of the Authorized Signer's knowledge and belief after reasonable inquiry, the following gifts were provided by employees of the Bank to the following:
- Anthony Beale, Alderman - Meal: $\$ 13.00$
- Deborah Graham, Alderwoman - Meal: $\$ 13.00$
- Rahm Emanuel, Mayor - Meal: $\$ 58.00$


## D. INTEREST IN CITY BUSINESS

D. 1 As to the disclosure set forth in Section V, paragraph D.1, to the best of the Authorized Signer's knowledge and belief, on behalf of the Disclosing Party, to the extent the Disclosing Party has any controlthe Authorized Signer certifies that no official or employee of the City of Chicago has a financial interest in his or her own name or in the name of any other person in this transaction.

## SECTION VII - ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

F.I The Authorized Signer certifies on behalf of the Disclosing Party, as to the statements contained in Section VII, paragraph F. 1 that to the best of the Authorized Signer's knowledge and belief, after reasonable inquiry, that neither the Disclosing Party nor its affiliates are delinquent in paying any fine, fee, tax or other charge owed to the State of Illinois or the City of Chicago except for taxes that are being contested in good faith by appropriate legal proceeding and possible delinquencies in paying a fine, fee, tax or other charge related to (i) property mortgaged to the Disclosing Party or its affiliates, (ii) property owned by the Disclosing Party or its affiliates and leased to others, (iii) foreclosed property now owned by the Disclosing Party or its affiliates, (iv) property owned or held by the Disclosing Party or its affiliates as a fiduciary or nominee, and (v) fines, fees, taxes or other charges that are being contested in good faith by the Disclosing Party or its affiliates by appropriate legal proceeding. If there are any outstanding claims that the Disclosing Party is notified of that Disclosing Party was not aware of previously, Disclosing Party will immediately address them.

# ATTACHMENT C TO <br> CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT <br> FILED BY <br> JPMORGAN CHASE \& CO. (as a Disclosing Party holding an interest in the Applicant) 

The following response is true, accurate and complete to the best of the Authorized Representative's knowledge relying on information prepared by a consultant at the direction of JPMorgan Chase \& Co.

## SECTION V -- CERTIFICATIONS

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS.

The Disclosing Party was formed on July 1, 2004, when JPMorgan Chase \& Co. acquired Bank One Corporation ("Bank One").

With regard to predecessors of the Disclosing Party as it existed prior to the Bank One Corporation acquisition ("JPMorgan Chase"), the Disclosing Party reports that J. Pierpont Morgan, Sr. was associated with George Peabody \& Company and J.S. Morgan \& Company (the "Peabody Firms") before he founded Drexel Morgan \& Company, which ultimately became part of JPMorgan Chase. Capital supplied by Junius S. Morgan and J. Pierpont Morgan, Sr. appears to have been used to capitalize Drexel Morgan \& Company in 1871. Upon the death of Junius S. Morgan, J.S. Morgan \& Company came under the control of J. Pierpont Morgan, Sr. and became affiliated with J.P. Morgan \& Co. Records indicate that the Peabody Firms had customers that appear to have used enslaved individuals.

JPMorgan Chase and Bank One had predecessor banks in states outside the South that purchased notes issued by, issued letters of credit or made loans to, and/or maintained correspondent accounts with municipalities, banks, companies and individuals located in Southern states where slavery was practiced during the slavery era. These municipalities, banks, companies and individuals are listed on Attachment 1.

Bank One had predecessor banks before 1866 in three Southern states: Kentucky, Louisiana and Virginia. Searches revealed slavery-related information about two Louisiana banks, the Canal Bank (formed in 1831) and the Citizens Bank (formed in 1833), and the Lexington branch of the second Bank of Kentucky (formed in 1835). In 1924 Citizens Bank and Canal Bank merged. Predecessors of JPMorgan Chase had longstanding banking relationships with Canal Bank and its predecessors (see Attachment 1), were creditors of Canal Bank and, in 1931, it appears that a predecessor of JPMorgan Chase led a group of investors that provided capital to Canal Bank and this predecessor of JPMorgan Chase became a shareholder and took a controlling management interest in the Canal Bank. The Canal Bank was placed into liquidation in March-May 1933 based on actions by the State of Louisiana and the federal government. In May 1933, The National Bank of Commerce in New Orleans was formed pursuant to an executive order approved by President Roosevelt and its assets included some of the deposits and loans of the old Canal Bank. Most of the capital for The National Bank of

Commerce was provided by the Reconstruction Finance Corporation (owned by the U.S. government), with the remainder coming from new shareholders. The U.S. government also provided over $\$ 13$ million toward the liquidation of the old Canal Bank. In 1947 and 1969, The National Bank of Commerce in New Orleans made two grants to Tulane University, which included archives of the Citizens Bank and Canal Bank. These materials are held at the Tulane Manuscripts Department, Special Collections Division, Howard-Tilton Memorial Library at Tulane University in New Orleans, Louisiana (collectively, the "Tulane Records"). In 1865, the First National Bank of Lexington (subsequently a part of First Security Corporation of Kentucky which was acquired by Bank One in 1992) was formed and assumed the operations of the Lexington Branch of the second Bank of Kentucky. Public records pertaining to the Lexington Branch of the second Bank of Kentucky have been discovered that contain records relevant to this certification (the "Lexington Records"). The Tulane Records, the Lexington Records and other records indicate that:

1. Citizens Bank and Canal Bank provided credit to plantation owners and accepted mortgages from them. The collateral covered by these mortgages included land, equipment and/or enslaved individuals. The available records do not always provide the names of enslaved individuals. The Disclosing Party, however, estimates that, from 1831 to 1865, taking into account the duplication and/or absence of exact data, approximately 21,000 enslaved individuals were listed among the collateral covered by mortgages given to the Louisiana banks.
2. The Lexington Branch of the second Bank of Kentucky also provided credit to plantation owners and accepted mortgages from them. The collateral covered by these mortgages included land, equipment and/or enslaved individuals. The available records do not always provide the names of enslaved individuals. The Disclosing Party, however, estimates that, from 1835 to 1865 , taking into account the duplication and/or absence of exact data, approximately 55 enslaved individuals were listed among the collateral covered by mortgages given to the Lexington Branch of the second Bank of Kentucky.
3. When mortgages went unpaid, the banks could initiate foreclosure proceedings. When this occurred, the bank could take ownership of the collateral. The available records do not always provide the names of enslaved individuals. The Disclosing Party, however, estimates that, from 1831 to 1865 , taking into account the duplication and/or absence of exact data, approximately 1,300 enslaved individuals were listed among the collateral that the Louisiana banks came to own. There is no evidence of foreclosure proceedings initiated by the Lexington Branch of the second Bank of Kentucky.

Attachment 2 lists information on mortgages as to which one of the Louisiana banks came to own enslaved individuals through foreclosure proceedings, including, where available, the names of those individuals and their prior or subsequent owners. Attachment 3 lists information on mortgages as to which one of the three banks held collateral that included enslaved individuals, including, where available, the names of those individuals and their prior or subsequent owners. The attachments will be supplemented as necessary to reflect any additional information located.

On September 25, 2008, JPMorgan Chase Bank, National Association (a subsidiary of the Disclosing Party) acquired from the Federal Deposit Insurance Corporation, as the Receiver of Washington Mutual Bank, Henderson NV, certain assets of Washington Mutual Bank.

A review of the records of Washington Mutual Bank, including the records of its predecessor entities, has disclosed no evidence that Washington Mutual Bank nor any of its predecessors had any investments or profits from slavery, any direct involvement in the slave trade, any direct ownership in slaves, or any slaveholder insurance policies from the slavery era. There is evidence, however, that one predecessor entity, The Bowery Savings Bank, New York (1834) ("Bowery Savings"), purchased a $\$ 100,000$ bond of a slave holding state, North Carolina. A total of $\$ 44,000$ was paid to Bowery Savings by North Carolina in 1868 on account of the bond.

## ATTACHMENT 1

Agricultural Bank of Mississippi<br>Baltimore \& Ohio Rail Road Company<br>Bank of Alabama<br>Bank of Alexandria (Virginia)<br>Bank of Ashland at Shelbyville<br>Bank of Augusta (Georgia)<br>Bank of Kentucky<br>Bank of Louisiana<br>Bank of Louisviiie<br>Bank of Metropolis<br>Bank of Mobile<br>Bank of Missouri<br>Bank of North Carolina<br>Bank of South Carolina<br>Bank of the State of Missouri<br>Bank of Tennessee<br>Bank of Virginia<br>Barnett, Ellison \& Co.<br>Beers \& Brunell<br>Beers \& Co.<br>Canal \& Rail Road Bank of Vicksburg<br>Carrolton Bank of New Orleans<br>Charleston Fire \& Marine Insurance Company<br>Chattahoochee Rail Road and Banking Company<br>City Bank of New Orleans<br>Commerciai \& Raii Road Bank of Vicksburg<br>Commercial Bank of Manchester (Mississippi)<br>Commercial Bank of New Orleans<br>Commercial Bank of Selma<br>Corporation of the City of New Orleans<br>Corporation of the City of Savannah<br>Davis \& Davis<br>Delaware \& Hudson Canal Company<br>E.I. Forestall of New Orleans<br>ER Tyler of New Orleans<br>E. Warfield, Lexington, Kentucky<br>Exchange \& Banking Company of New Orleans

Exchange Bank of Virginia at Richmond<br>Franklin Bank of Baltimore<br>First Bank of Richmond<br>Hunt, Morton \& Quigby of Louisville (Kentucky)<br>J.D. Beers \& Co.<br>Louisiana \& Nashville Railroad Company<br>Mechanics \& Traders Bank of New Orleans<br>Merchant \& Planters Bank of Savannah<br>Merchants Bank of Baltimore<br>Mississippi Sound Company<br>Mr. Pastoret<br>Mr. S. Reid Irving \& Co. (Cotton)<br>Nashville and Northwestern Rail Road Co.<br>New Orleans Canal \& Banking Company<br>North Western Bank of Virginia<br>Philadelphia, Wilmington \& Baltimore Rail Road Company<br>Planters \& Mechanics Bank of Charleston<br>Planters \& Mechanics Bank of Mobile<br>Planters \& Merchants Bank of Charleston<br>Planters Bank of Jackson (Mississippi)<br>Planters Bank of Natchez<br>Planters Bank of Savannah<br>Planters Bank of Tennessee<br>Robert Kinder House<br>Ross \& Coleman<br>South Western Rail Road Bank of Charleston<br>Southern Bank of Alabama<br>Southern Bank of Kentucky<br>Southern Life Insurance \& Trust Company of Florida<br>Southern Trust Company<br>Southwestern Rail Road Bank (South Carolina)<br>S. Reid Irving \& Company<br>State \& Metcalf of Gainsville, Georgia<br>State of Alabama<br>State of Florida<br>State of Georgia<br>State of Mississippi<br>T.T. Crittenden, Lexington and Huntsville, Kentucky<br>Tuscumbice and Decatur Rail Road Company<br>Union Bank of Charleston<br>Union Bank of Florida<br>Union Bank of Tennessee

## ATTACHMENT 2

TO
ATTACHMENT C
TO
CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT
FILED BY
JPMORGAN CHASE \& CO.
(as a Disclosing Party holding an interest in the Applicant)
ENSLAVED INDIVIDUALS OWNED BY
CITIZENS BANK OF LOUISIANA AND
NEW ORLEANS CANAL \& BANKING COMPANY

## ATTACHMENT 3

TO
ATTACHMENT C
TO
CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT
FILED BY
JPMORGAN CHASE \& CO.
(as a Disclosing Party holding an interest in the Applicant)

ENSLAVED INDIVIDUALS MORTGAGED TO
CITIZENS BANK OF LOUISIANA,
NEW ORLEANS CANAL \& BANKING COMPANY AND LEXINGTON BRANCH OF THE SECOND BANK OF KENTUCKY

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 several different transactions. However, the records are often not consistent in the spelling of names and are often only partially or poorly

The information on individuals includes all names identified in the records. In some cases, the same individuals appear to have been involved in Each entry includes information on previous $(P)$ and subsequent $(S)$ owners where known. Any available information on the location of the
plantation is also recorded and appears in brackets after the previous and subsequent owners. Each entry includes a reference identifying the
historical sources used to compile the information. thereafter by date. General references to ownership that did not indicate a specific parish are listed separately

The list includes every reference to ownership of enslaved individuals by the banks located in these records. The list is arranged by parish and Louisiana.
from 1831 to 1865 . $^{1}$ The information is drawn from two sources. The first is a collection of Citizens Bank minute books and papers held at Tulane
University. The second is a survey of conveyance and land records held either at the New Orleans Public Library or at local parishes throughout The following list identifies enslaved individuals owned by Citizens Bank of Louisiana and New Orleans Canal \& Banking Company in Louisiana

Citizens Bank of Louisiana
.page 3


Assumption Parish....................................................................................... 3


Plaquemines Parish..
New Orleans Canal \& Banking Company

> Jefferson Parish .................................................................... page 12 East Feliciana Parish ............................................................ page 12
Citizens Bank of Lousiana

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（NOPL），Ascension Parish
Vendee Index

[^1]
Tulane University, Citizens Bank

 Tulane University, M-1847,
Citizens Bank Mortgage Book Citizens Bank Mortgage Book
Tulane University, M-1847, yoog ә6eбuow yueg suaz:!


Peggy, Barnalby, Magdelaine
Information on Individuals

## 4 unnamed individuals

Information on Individuals
Hampton, Joe; Laura and her child Jane; Emily and her child John; Hester
Jim and other unnamed individuals
Edmund
7 unnamed individuals
5 unnamed individuals
$\begin{array}{ll}\text { Aug 1844- } & \begin{array}{l}\text { Marius Albagnac (P) } \\ \text { Jan 1846 } \\ \\ \\ \text { John Billsen (S) } \\ \text { [left bank of Bayou } \\ \text { Lafourche] }\end{array} \\ \text { Mar 1853- } & \begin{array}{l}\text { Alfred Tete (P) } \\ \text { Apr 1853 } \\ \\ \\ \text { Mrs. Clodis Gourdan (S) } \\ \text { [Bayou Lafourche] }\end{array}\end{array}$
$\begin{array}{ll}\text { Aug 1844- } & \begin{array}{l}\text { Marius Albagnac (P) } \\ \text { Jan 1846 } \\ \\ \\ \text { John Billsen (S) } \\ \text { [left bank of Bayou } \\ \text { Lafourche] }\end{array} \\ \text { Mar 1853- } & \begin{array}{l}\text { Alfred Tete (P) } \\ \text { Apr 1853 } \\ \\ \\ \text { Mrs. Clodis Gourdan (S) } \\ \text { [Bayou Lafourche] }\end{array}\end{array}$
East Feliciana Parish
Previous/Subsequent Owners [Plantation

Location] Robert Perry (S)
[Black Creek]

Dec 1845
Feb 1846
Feb 1847
Dec 1848

1848
c. 1848
łurnbosqns/snoinesd efea Owners [Plantation $\begin{array}{ll} & \text { Location] } \\ \text { c. } 1848 & \text { R.H. Basset }(P)\end{array}$
(d) tasseg $H \cdot y \quad 8>81 \cdot 3$
Claiborne Parish
C. 1848 ) R.H. Bassel(


 Tulane University, Citizens Bank
Minute Book No. 5, 1842/12/30

14 unnamed individuals
8 unnamed individuals
13 unnamed individuals
13 unnamed individuals

## unnamed individual

 John L. DeLee (S)| c. 1848 |
| :--- |
| Jan 1853 |
| Feb 1854 |
| Iberville Parish |
| Date |
| Feb 1840 | Previous/Subsequent

Owners [Plantation
$\frac{\text { lberville Parish }}{\text { Date }}$

## Feb 1840

 her child Daphny; Nelly; Lucy and her child Charlotte; Susan and her three children Jacob, Nelly and Lewis; Patsy and her daughter Caroline; Chancy, Elizabeth, Maria; Luckey and her childrenHarriet and Abraham; Spencer, Esau, Fanny; Sarah and her two Harriet and Abraham; Spencer, Esau, Fanny; Sarah and her two children William and Martha; Daphny, Abby, Phillis, Mary, George, Anne, Big Maria; Fanny and her unnamed infant; Kitty, Charity; Susan and her unnamed son; George, Matilda, Edmund, Peter,
Ben, Bandals, Sam, Archibald, York, John, Peter, Abraham, Fielding, Sam, David, Gras, Eliza, Lucy, Robert, Francis, Emily, Caroline, Henry, Patsy, William, Alexander, Wyatt, Anderson, Hannah, Ceyley, Milly, Letty, Tom, Maria, Mary, Harriet, Louisa, Tom, Ned, Juliet, Ned, Nancy
unnamed individuals Frank, Anthony, Jim, Dirk, Isaac:, Joe Gray, Martin, Jacob
McNayer, Lewis, Nat, Jacob, George McNayer, Ben, William, Joe Plato, Washington, Big Davy, Davy, Moses, Wapping, Rachel children William and Martha; Information on Individuals



## Lewis LeSassin (P)

Information on Individuals
unnamed individuals

(S) jenbsoy ir plodoə

Christopal de Armas (P) Previous/Subsequent
Owners [Plantation
Natchitoches Parish

$$
\begin{aligned}
& \text { Adolphe Sampayrac (P) } \\
& \text { Joseph T. Robinson (S) }
\end{aligned}
$$

Michael Boyce (P) uonequeld] sjoumo
juenbesqns/sno!^əлd
Feb 1838
Feb 1838
Date


> Melite, Madeleine
> Henriette, Odile, Lutelia, Baptiste, Diek, Randall, James, Sam, Domstele, Celestine, Mary, Solby, Anna, Suzette, Estele, Benito, Bonaranture, Theophile, Marie, Cecile, William, Honore
Marianne, Oreline, Catherine, Celestin, Helene, Agathe, Andre, Jean Baptiste, Clairville, Francis, Joseph, Sylvester,
Benito, Bonaranture, Theophile, Marie, Cecile, William, Honore

Marie, Anne
Tom Mason
Peter
Archy, Tably
Jacob
Information on Individuals
Nancy Ellicit, Chaney, Emi and her child, Louisa and her unnamed
child Reid, York, Allen, Daniel, Harriet, Judy, Julia, Charlotte, Sirah,
Nancy Ellicit, Chaney, Emi and her child, Louisa and her unnamed Moses, Asariah, Lewis, Joe, Harrison, Henry West, Elsy, Green,

Alfred, Ovide, Honore, Michot, Frederic, Sam, William, Flem,
Nelson, Ned, Mary, Fanny
36 unnameid individuals
Information on Individuals Information on Individuals


Natchitoches Parish

| Jul 1845 - | J. Nicholas (P) |
| :--- | :--- |
| May 1849 | R. P Gaillard (S) | -

(d) selolol

Source
Natchitoches Parish, Book 23, p.
2, 1838/02/07
Natchitoches Parish, Book 27, p.
18, 1840/02/29
Natchitoches Parish, Book 32,
p. 50, 1841/03/27


Natchitoches Parish, Book 32,
p. 50, 1841/03/27
Lafourche Parish, Conveyance
Book AA. p. 380, 1849/05/01




$\square$
[nezuew nokeg] Location]
A. B. Gill (P)
J. Huie (S)
[Bayou Marte Previous/Subsequent
Owners [Plantation



37 unnamed individuals
Information on Individuals
Anne, Eliza, Ellen,
Gilbert, Randall, Lorenzo; Maria and her two unnamed children;
Information on Individuals
Source
Pointe Coupee Parish, Mortgage
Book C, No. 1117, 1839/07/22,
no. 1189, 1839/09/25
Source
Tulane University, Citizens Bank
Minute Book No. 1843/03/23,
1843/03/25, 1843/4/18; M-1847,
Citizens Bank Mortgage Book

Source
Tulane University, M-1847,
Citizens Bank Mortgage Book
Tulane University, Citizens Bank
Minute Book No. 6, 1850/09/10

> No．6，1846／08／06



Jan 1853


Information on Individuais
Amy，Washington Spencer ＇pay ues＇səsəy Kouen＇Kqqs $\forall$ uyor＇uo！si！！ 10 ！ew＇66ejg Kpor səuor uowosos＇uosuyor oddz＇p\｜uว pameuun dey pue uosuyor


 children John and Nelly；Rachel and her two children Augile and
Victor；Liza，Sally，Caroline，Toby，Tallyrand，Nelly，Nathan，Arthur Abraham，Bill，Jacob，Peter，Jordan，Madison，Captain Fish，
Baptiste，Sam，Philippe，Edmund，Marianne；Suzanne and her two


Tulane University，Citizens Bank
Minute Book 7，1852／08／26；
St．Charles Parish，Conveyance
Book A，p．174， $1853 / 01 / 03$


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Mrs. Jean Arnauld (P)
Felix Garcia (S)

 ' $z$ yoog Huәus 'पsuled unuew' IS 1847, Citizens Bank Mortgage
 Tulane University, Citizens Bank
Minute Book No. $6,1849 / 06 / 20$, p. 163, 1849/07/10; Coneyance
Record 1 D. p. 260, 1849/10/02; St. Martin Parish, Sheriff Book 2,
20.Jnos

and her crild Pauline; Celeste, Honorine


Information on Individuals

## Claire



Dorothee, Celeste; Mary and her children Laby and Mary
Dick Hanny, Phalia, Mary, Charlotte, Jean, Faloir; Allant, Theresa, Eulatie, Banson, Peter, Jack, Jean, Leon, Bill, Louisa, Rachel,
 Louisa, Joseph, Pauline, Alexis, Fox, James, Celestine, Joseph, Antoine, Marianne, Celestine, Pierre, Cisimir, Constance, Frasine
Claire, illecible, Francois, Detrevilie, Victor, Dorothee, Rose, Celeste, Marguerite, Babette, Joseph, Philomene, Eloise, Ursin,
 Nathan, Bassille, Raymond, illegible, Rachel, Adam, Laurent Eugene, Mary, Charlotte, Jean, illegible, illegible Lucille, Rachel, Lucille Joe, illegible, Hanny, Phebe, Mary, illegible, Dick, Thisa, Baker, Charley, Ardina, Jean, illegible, Bill James, William, Celestine, Joseph, Joalsin, Therese, Manette,
Auguste, Nlarie, Augustine, Baptiste, Francois, Eulalie, Bulsin,


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University, Citizens Bank Minute
Book No. 5, 1852/09/09


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[^2]\section*{} | St. Tammany | Parish |
| :--- | :--- |
| Date | Previous/Subsequent |
|  | Owners [Plantation |
|  | Location] |
| Apr 1849 | M. G. Penn (P) |
|  | [Palestine Plantation] | Jul 1845 (d) sejoupin J y y

9 unnamed individuals Information on Individuals
unnamed individuals

Information on Individuals
Richmond Lorean, unnamed individual, Harnby, Robinson, Hisam, Virginia Emily, Artemis, Patrick, Becky, Louisa, Margaret, Sam, George,
Peggy, Harold, Willy, Mamah, Jackson, Spencer, Charlotte, Cerias, Betsy, Thomas, Casey, Tomy, Lewis, Marthon, Rindey,
Emily, Artemis, Patrick, Becky, Louisa, Margaret, Sam, George Sorberton, Sophia, Lindy, Elizabeth, Albert, Minerva, Jack Buster, Leah, Vina, Solomon, Joe, Calvin, Martha, Amy, Jane,
Edmond, Modilla, Alexander, Handy, Little Tim, Charles, Coleman, Frederick, Minerva, Cintly, Molly, Penina, Abraham,
Buster, Leah, Vina, Solomon, Joe, Calvin, Martha, Amy, Jane, Courtney, Eddy, Paully, Susanna, Jacob, Barley, Patrick, Nicy, Milly, Lacy, Little Mary, Rhony, Sally, Minty, Saunders
Jefferson, Minerva, Dickson, Harry, Davy, Tom, Naney, Charity, Caroline, Nelly, Violet, Diana, Tubby, Nancy, Harriett,
Nicy, Milly, Lacy, Little Mary, Rhony, Sally, Minty, Saunders, Jon, Big Mayor, Bill, Peter, Fersh, Richmond, Eliza, Tammy,


Tulane University, Citizens Bank
Minute Book No. 5, 1845/05/05
and 1846/04/16; St. Mary Parish
Records, Conveyance Book F, p.
401, 1845/08/03; Mortgage Book
12, p 89, 1845/07/24; NOPL, New
Orieans Deed Book, 1845/08/08
Source
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Information on Individuals ster!!pul wo wema



Hanah and her child Hester; Susan, Henrietta
Information on Individuals

## Cattie

Information on Individuals

Carol, and William
three children Reubin, Louisa, and Henry; Mary, Suzane, Aglace, Squire, Elijah, Caesar, Charles, MaryAnn, Virginia, Hannah, Julie, Jack, Matthew, Henry, Randall, Gus, Jack, Richard, Brown,


Source

Ascension Parish, Book 19, p.
401, c. 1845 Ascension Parish, Conveyance
Book 19, p. 379, 1845/10/28, p. Book 19, p. 379, 1845/10/28, p.
$387,1845 / 11 / 13$, and p. 401 .
. 45/11/024



Information on Individuals
Reuben，Hamish，Peter，Lewis，Jesse，Archy，Anthony，Patrick，
Prince，Larrisa and her son Martin，unnamed boy，Mary Mina；Pouponne and her child Celest；Pelagis әuueuew＇os！ooue⿰工 Cleopatra，Charlotte，Charity，Dalphne，Flora，Big Maria，Maria
 ＇әдәu！
 Arseisne，Charlotte，Christian，Constance，Poumonne，Rose， Blacksmith，Bensiur，Jim，Simon，Felix，Anlaid，Athimide Stephen，Stephney，Tisi，Mulatto Tom，Turner，Tine Tanba，Little
Tom，Victor，Little Victor，Washington，Rosimond，Garlin Congo，Pacide，Pompey，Puyo，Philimon，Paul，Solimon，Sanbo，
Stephen，Stephney，Tisi，Mulatto Tom，Turner，Tine Tanba，Little Marcellus，Michel，Michael，Oresti，Orsher，Pair，Pierre，Pierre
 Jardinier，Jean Baptiste，Jeffrey，Joseph，John，John，Jean，Jerry， Charles，Daniel，Erasti，Etienne，Evariste，Edmund，Francois，
George，Hector，Honore，Honore，Henry，Jacinthe，Jacques Bonjeau，Battist，Big Billy，Little Billy，Billy，Cesar，Charles， Alexander，Aisseu，Anthony，Bernard，Bison，Biard，Brutus， Narcisse，Adonis，Alexander，Creole， medee，Asenor，
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individuals listed may appear in several different entries. Many loans or mortgages were recorded more than once, including when borrowers died and plantations were sold or passed
other conveyance, or when loans were changed and had to be re-recorded. The existing records do not always provide enough information to
identify when this occurred. Thus, related transactions may appear in separate entries listed under separate individuals. Complicating matters,
there was no standardized spelling for many names in the source materials, and no standardized descriptions for many of the properties involved
Duplicate entries were avoided wherever possible, but where there was doubt, multiple entries were provided. Accordingly, some enslaved



The following list identifies cases where enslaved individuals were pledged to Citizens Bank of Louisiana, the New Orleans Canal Bank, or the
 West Baton Rouge Parish.................................................. page 73 Washington Parish........................................................... page 73 Terrebonne Parish ........................................................... page 72 ZL ə6ed ….............................................................. 4s!led sesuə $\perp$ St. Tammany Parish ........................................................ page 68 St. Mary Parish.................................................................. page 65 St. Martin Parish.............................................................. page 61
 St. John the Baptist Parish................................................ page 59





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 East Feliciana Parish

 Concordia Parish ........................................................................age 16 Claiborne Parish ............................................................................................ 16 91 өбеd Bienville Parish .......................................................................................... 15
 OL Ө6ed........................................................................... पs!」ed uo!tdunss $\forall$ Ascension Parish ..................................................................page 7


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 98 әбed"......................................................4s!eed ə6noy uoleg ןseق





S6 əbed …..............................................................usued Asew IS

$$
\text { Lafourche Parish........................................................................... page } 90
$$

$$
\text { Ouachita Parish...............................................................page } 91
$$

$$
\text { Pointe Coupee Parish ...................................................... page } 91
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\text { St. James Parish..............................................................page } 93
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\text { St. Landry Parish............................................................. page } 94
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\text { St. Martin Parish.............................................................. page } 94
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Todd，John

Suvilan，G．S．

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Smith，Rev．Ian Owner Owner
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plantation and unnamed individuals
two plantations and 121 unnamed individuals
plantation and unnamed individuals
plantation and unnarned individuals
plantation and unnarned individuals
plantation and unnamed individuals
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20 unnamed individuals
unnamed individuals
two plantations at Little Bayou Sara and 117 unnamed individuals
two plantations and unnamed individuals Mortgaged Collateral
Page 6
 Tulane University，Citizens Bank Minute Book No．6：
1849／06／20 Tulane University，Citizens Bank Minute Book No．8：
1859／05／16 1
 Tulane University，Citizens Bank Minute Book No．2：
1837／07／15 Tulane University，Citizens Bank Minute Book No． 8 ：
1859／06／27 1841／04／26 3：

Tulane University，Citizens Bank Minute Book No．2：
1838／02／12 $\stackrel{\rightharpoonup}{\circ}$ Tulane University，Citizens Bank Minute Book No．2： LZ／GO／LE8L Tulane University，Citizens Bank Minute Book No．2： LZ／GO／LE81 Tulane University，Citizens Bank Minute Book No．2： 1838／07／19 Tulane University，Citizens Bank Minute Book No．2： 1852／03／23 Tulane University，Citizens Bank Minute Book No．7： Tulane University．Citizens Bank Minute Book No．5：
1843／05／17 1852／01／27 Tulane University，Citizens Bank Minute Book No． 7
 Tulane University，Citizens Bank Minute Book No． 4 ：


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Washington；Henry Jones；Peter；Ambroise；Ben Thompson；Marion；Lizzy；Anna；
Blaire；Williams；Len；Bazile；Henry Ling；Rachel；Cloe；Eliza；Maria
land and the following individuals：Godfrey；Charles；Henry；William；Ben；Phenix； 1839 William；Aby
 Peggy；Judey；Mary；Marie；Margaret；Lucy；Ethen；Julian；Bob；Dinah；Clarissa； Patty；Lara；Rose；Kitty；Molly；Reb；Eliza；Fanny；Judy；Fanny；Betty；B．Bias；
 Nut；Johnson Dan；Jerry；Narapie ；Cigar；Jarrad；George；Clinton；Levi；Johnny
 Jim；Billy；Stephen；Tom；Branch；Jacob；Lidge；Jake；Bolla；Alice；Harry；Clark；

Sinwood Plantation and the following individuals：Daniel；Phill；Jove；Shannon； child Joe；Sarah；Geneviere；Mary


 Desieser；Lewis；Jack；Constance；Grand Leonard；Melanie；Sellah，her daughter
 plantation and the folloiwing individuals：Casimir；Charles；Elizabeth；Peter；Caleb Sally；Charlotte Henry；Kitty；Isabelle；Henriette；Charlotte；Nat；Louisa；Suzanne；Rachel；Moses； Noel；Jolyaie；Isaac；John；Horace；Lindon；Henry；Boyer；Bruce；Sam；John；
 Elada；Marguerite；Sophie；Sophia Mary；Esther；Edouard；Colla；Caroline；Flora； Tammy；Sally；Nelly；Hilty；Elisa；Letty；Violette；Mary；Rolina；Marguerite；Finny；
 Nelson；William Bonaparte；Charles Bath；Henry Johnson；Frank；Bolla；Henry Cajah；John Sildard；Louis；John Hayes；Sam；Archy；William；George Lee；
 Mortgaged Collateral 9，p．141，c． 1845

૬ヤ8L－8ع8レ 452，1838／03／29；Ascension Parish，Mortgage Book 1838／02／24；Ascension Parish．Mortgage Book 6，p Tulane University，Citizens Bank Minute Book No． 2

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Charity；Jefferson Hope；Cueline
 Novembre；Mary Ann；Marie；Jean Baptiste；Lindon；Louise；Celestin；Moguie； Marie；July；Agar；Cynthia；Sally；Elizabeth Betsy；Mathilda；Liah；Rosalie


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 John；Benjamin Bin；Milley；Benjamin；William；Stephen；Ben；George；Honore；

 Isaac；Charles；Celestine；Fanny；Benjamin；Caroline alias Mai；Milly；John；Sally （alias Samdi）；Milliy；James；John alias PostNote；Dick ou Juin；Elvira；William；
 Benjamin；Glacede；Squire；Jean Pierre；Suzanne；David；Tom；Sam；Barnett； Hortense；Eugene；Betsey Mercredi；Bouchas；Solomon；George；Ben alias land and the following individuals：Pompey；Lubin；Sambo；Pierre；Constance；

Mark；Helene；Johnson；Liza；Rose；Marguerite Joan Louise；Susan；Jean Baptiste；Andre；Edward；Flora；Colin；Marianne；Julie； illegible；Can；Julie；Leonande；Aimee；Sally；Suzette；Laura；Augustine；Louise； illegible；Baralie；Constance；Melagie；illegible；Celler；Maria；Malina；Jenny； Brother；John；Andrew；Bill；Frank；Nace；Young Sam；Ben；Frank；Jean；Auguste plantation on right bank of the Mississippi and the following individuals：Baptiste；
Joe；Nat：Elsi；Henry：Raphael；Francis；William；Joe；Michael；Billy；Old Sam； Constance and her children Hortense and Eugenie
 land and the following individuals：Pompe；Pierre；Sambo；Jo；Mathilda Mercedi；
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səumo Clementine；Gedeon land and the following individuals：Jean Louis；Jim；Peter；John；Helouise；
 plantation and the following individuals：Dick；Joe Pomps；Ben Davis；Jordan illegible；Rachel；Oscar；Clay；Leonre；Lindor
 land and 25 unnamed individuals Drury Gordon；Eliza；Basil Pains Jose；Fanny；Henry Smith；Joe Wolsy；Harris；Nelson Beasey；William Anderson； Tony；Robert；Reuben；Patsy；Aime；Louisa；Friank；Milton；Jerry；Jessie ；Patsy；
 Harrison；Betsy；Mai Jacob；Arinda Clay and her unna
 land and the following individuals：Edmond；Henry；Rose Celina；Eliza；Sophie；Marie；Pauline land and the following individuals：Daniel；Tom；Squire；Jean Baptiste；Rose
plantation and 7 unnamed individuals Phebee；Julie；George；Andre；Tom；Jacques plantation and unnamed individuals
land and the following individuals：F
land and the following individuals：Th plantation and 4 unnamed individuals
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 Grosse Rosette；Rosette；Betty；Charlotte；Lucy；Eliza；Susanne；Chetin；Celina；
 Emanuel；Meuttie；Jaiques；Prosper；Jean Lou；John Ameire；Sephuer；Sylvain； Tom；Augustine；James；Tucker；Salatin；Cain；Bellow；Lindor；Cajinir；Cesar；



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$9 ヤ 8 \mathrm{~L}$ Joseph；Smith；Helina；Polly；Marie；unnamed individuals；Bud；Kevin；Milley；

Victoire；Adeline；Justine；Thomas；Leonide；Ursin；Lucy
land and the following individuals：Pithion；Pierrot；Ursue；Nancy；Aphroisine； land and the following individuals：Ned；Ben；Ciadio；Louis；Adam；Abraham；
land and the following individuals：Coco；F＇arisien；Caroline；Euphrosine


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[^4]117，1837／08 ca
Assumption Parish，Mortgage Book 1834－41，p．
201，1838／10／26
Assumption Parish，Mortgage Book 1834－1841，p．
Tulane University，Citizens Bank Minute Book No． 5



 68，1836／12／09

land and unnamed individuals Mary；Tiny；Tom；Eduard；Adelina；Liz
plantation and 15 unnamed individuals Henriette；unnamed individual Leon；Charles；Sophie；Marianne；Eugenie sןenp！n！pu！бu！моןоt әut pue puel ｜e」ełe｜｜oう peถీe6ృ，

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Monginot，Louis

the following individual：Samuei
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Concordia Parish
James, illegible and plantation and 12 unnamed individuals
John Norment

## Claiborne Parish Ambrose, James Bassett, R. la

$\frac{\text { Caldwell Parish }}{\text { Hyams, Henry M. }}$
Owner
Bissell an

Golden; Louisa; Franklin; Magaret; Celia; Mahala; Maria; Rivers; Randall; Trissy;
Manuel; Maria; Betty; Thomas; Harriet; Essex; Elvira; Martin; Little Bill; Edwin;
Sam Wallace.
unnamed infant; Fanny; Minerva; Jessie; Suckey; Edward; Jacob; Harry;
unnamed infant; Alfred; Jenny; Little Jesse; Nelly; Dovoght; Clarisa; Cynth


Esserance Plantation and the following individuals: Charles; Sarah; Catherine;
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Tulane University, M-1847, Citizens Bank Mortgage
Book
Tulane University, M-1847. Citizens Bank Mortgage
Book

Lapice, Peter M


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епед 'sәө! : planation and the following individuals: John; Thomas; Sam; Celia; Nancy;

plantation and 14 unnamed individuals
land and the following individuals: Louis; Bob; Jack Nancy; Dailey; Dulley; Warren; Jimmy; Louisa; Moses; David; William; Emily;
Miles; Dalia


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\text { plantation and the following individuals: Wyatt; John; Olive and her unnamed child } 1838
$$ Chisey; Beu and his wife Rachel; Winy; Silvey; Horace and his wife Maria; Ellen;

Nanny; Arrange; Giur
the following individuals: Baptiste and his wife Eliza; Nathan; Julia; Rosalie;
 Celestin; Pierre; Jean; Carmel; Moses; Louise; Celestine; Melite; Celame Poley; Indich; Cocola; Maynette; Jenny and her two unnamed children; Polieape Martin; John; Long Davey; Tony; Lucy; Big Lenon; Small Tony; Julie; Melende; cotton plantation and the following individuals: Alfred; Andre Big; Laquer; John;
Peter Bayon; Tony; Cathaniali; Narcesse; Small Pelia; Louis; Paul; Joseph;

 East Baton Rouge Parish. Mortgage Book K, p. 30,
1845 Tulane University, Citizens Bank Minute Book No. 8 .
1860/05/28, 1860/11/19 Book No. 2: 1837/05/10 1837/10/09; Tulane University, Citizens Bank Minute East Baton Rouge Parish, Mortgage Book J, p. 407.
 East Baton Rouge Parish, Mortgage Book J. p. 381,
 1860/05/10 Tulane University, Citizens Bank Minute Book No. 8: 1855/07/14 East Baton Rouge Parish, Mortgage Book E, p. 278,

Book J. p. 502, 1838/06/06
1838/05/21; East Baton Rouge Parish, Mortgage
Tulane University, Citizens Bank Minute Book No. 1:
 1848/09/26 East Baton Rouge Parish, Mortgage Tulane University, M-1847, Citizens Bank Mortgage
Book; Citizens Bank Minute Book No. 6:
Allain, Sosthene

# Maria; Rachel; Sophia; Lucy <br> Alexander, Joshua पs!led abnoy uopeg iseg <br> Kon 'eludos 'joupey 'euew <br>  

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East Feliciana Parish, Mortgage Book G, p. 569,
1846/02/18 East Feliciana Parish, Mortgage Book E, p. 217,
1837/12/20 1837/11/04 East Feliciana Parish, Mortgage Book E, p. 194 East Feliciana Parish, Mortgage Book E, p. 163,
1837/09/05

 East Feliciana Parish, Mortgage Book E. p. 173, East Feliciana Parish, Mortgage Book E, p. 353
1838/05/17 1837/12/14 East Feliciana Parish, Mortgage Book E, p. 250. East Feliciana Parish, Mortgage Book E, p. 168,
1837/10/14 p

East Feliciana Parish, Mortgage Book G, p. 194,
1838/10/02 1838/01/22 East Feliciana Parish, Mortgage Book E, p. 243, East Feliciana Parish. Mortgage Book E, p. 544.
1853/01/13 East Feliciana Parish, Mortgage Book E, p. 374,
1838/06/11 East Feliciana Parish, Mortgage Book E, p. 310 ,
1838/05/05
 1838/01/15 Source ast Feliciana Parish, Mortgage Book E, p. 183
land and the following individuals: John; Harriet; Isaac; Edmund
land and the following individuals: Susan and her child William; Celia Franklin; Polly Ann; Mary Ann; Abram land and the following individuals: Cesar and his wife Jane; Henry; Starks; Cesar;

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 Breidget; Caroline; Malinda; Charles; Sylvia. land and the following individuals: Stephen; Ben; Jim; Second Jim; Charles; Lot;


 James; Malinora; Violet; Milly; Viney
land and the following individuals: George; Charles; Joe; May; John; Ralph;
land and the following individuals: Limaz; Goin; Winny. land and the following individuals: Louis; Milly; River; Mahala; Robert; Anny;
Nathan
land and the following individuals: Joe; Ben; Isaac; Dick; Jack; Vinny; Mary
land and the following individuals: Henry; Maria and her son Gibson; Cady
land and the following individuals: Nat;Dick; Minda; Mary; Eliza; Moses; Peter
13 unnamed individuals
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Owner
Carter, Albert G.」əUMO

Minute Book No．5：1845／01／16
264，1845／03／27；Tulane University，Citizens Bank
 iberville Parish，Conveyance Book R，p．590，



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1836／03／03
Iberville Parish，Conveyance Book O，no．474，
1835／04／03；Conveyance Book P，no． 262 ，
eonnos
1838／03／06；East Feliciana Parish，Mortgage Book
 G．p．337，1843／08／29

E：ast Feliciana Parish，Mortgage Book E，p．304， 0L／EO／8E81

 1837／07／28

East Feliciana Parish，Mortgage Book E．p． 122 L0／E0／8६81

East Feliciana Parish，Mortgage Book E，p． 301

1837／10／10

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Bell，Robert and
Caroline B．
Owner

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Anderson；Hannah；Cely；Miles；Letty；Jones；Maria；Mary；Harriet；Louisa；Tom；
Ned；Juliet；Ned；Nancy Lucy；Rebert；Françis；Emily；Caroline；Cezar；Winny；Patsy；William；Alex；Wyatt； Saul；Archibald；York；John；Peter；Abraham；Fielding；Sam；David；Cyrus；Eliza；
Lucy；Robert；Francis；Emily；Caroline；Cezar；Winny；Patsy；William；Alex；Wyatt； Katy；Charity and her son Lincon；George；Mathilda；Edmond；Peter；Ben；Randal； Spencer，Esace，and Jenny；Sarah and herr children William and Martha；Daphne；
Abby；Phyllis；Mary；George；Ann；Big Maria；Haucey and her unnamed child； Caroline；Chansey；Eliza；Maria；Luckey and her children Harriet，Abraham， Charlotte；Suzan and her children Jack，Nelly，and Louis；Patsy and her daughter Davey；Moses；Wapin；Rachel and her child Daphnie；Nelly；Lucy and her child McNairy；Ben；Charley；William；Joe；Plato Sawyer；Washington；Big Davey； several lots of land and the following individuals：Frank；Anthony；Jim；Dick；
Isaac；Joe Gray；Martin；Jacob McNairy；Louis Sawyer；Nat；Jacob；George $\begin{array}{ll}\text { Mortgaged Coliateral } \\ \text { several lots of land and the following individuals：Frank；Anthony；Jim；Dick；} & \text { Dates } \\ \text { 1837－1839 }\end{array}$ Davey：Moses．Wapin；Rachel and，her child Daphnie；Nelly；Lucy and her child


Marie Savory
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[^5] Iberville Parish，Conveyance Book R，p．74， 0L／Z0／8६8L＇ $\mathrm{Z} \mathrm{\varepsilon}$

 Book：Tulane University，Citizens Bank Minute Book
 147，1848／08／22

Tulane University，Citizens Bank Minute Book No． 6
1848／06／06；Iberville Parish，Mortgage Book 2，p． 5，No．115，1857／08／15 1837／06／05；p．537，1837／06／13；Conveyance Book Book；Iberville Parish，Conveyance Book R，p．504，
 unnamed child；Bella；Will；Peter；Rachel plantation and the foll will Per Rachel plantation and the followi Edmond；Augustine；Tom；Amelia；Ellick；Priscilla Guillame；Sanieda；Mary；Mickey；Sulalie；Poupone；Elizabeth；Henny；Joe； plantation with the following individuals：Francois；Sam；illegible；Tom；William； Phill Root；Andrew Jackson；Jackson Finey；Elizabeth Powers and her three
sugar plantation in right bank of the Mississippi River and the following individuals： 1848
pencer；Horace；Jerry；Horteuse and her 1837 George
hildren John，William，and Jersey；Philip；Jack；Peter；Amy；Venus and her child $6 \varepsilon 8$

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\begin{aligned}
& \text { Iberville Parish, Conveyance Book R, p. } 645 \text {, } \\
& 1837 / 10 / 13, \text { p. } 677,1837 / 11 / 07
\end{aligned}
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child; Mary; Louisa; Pug
with the following individuals：Ben；Dick；Patience and her unnamed
g individuals：Ben；Dick；Patience and her unnamed
$8 \succ 81$

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Book No．2：1837／06／22，1837／08／03；St．James
Parish，Book 16，p．395，1837／08／31 ә！nu！w yueg suaz！！＇Kısıən！u！әue｜n $\perp$ ：0Z／60／6E8i
 1837／08／21，p． 636 1837／10／02；Conveyance Book rville Parish，Conveyance Book R，p． 603 Conta Bok 603 －
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 Spencer; Sally; unnamed individual; Mat; Jerry; Hariette; Dan; Philip; Lewis; Henry Phoebe; Mary Ann; Suzette; George; Ned; Harriett; Lewis; Jessey; Anna; Delila;


Marianne
'eupew pue әu! plantation on the left bank of the Mississippi River with the following individuals: fijes :Nuew luezns Siye; Harry; James Mickey; Sarah and her child Robert; Vicey and her child Jane;
Tobey; Rose; Scillia; Maria; Sophy and her children Louis and Ann; Sydney; :əuer p!! !
plantation on Payou Plaquemines and 33 unnamed individuals Mary; Peggy several tracts of land and the following individuals: Lewis; Will; Jim; Milly; Martha; 1836

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> therville Parish, Conveyance Book R, p. 87 . $1836 / 11 / 21$, p. 447
 1838/05/08; Conveyance Book U, No. 470 ,
1842/04/22


1853/05/19

Tulane University, Citizens Bank Minute Book No. 7 1861/01/28

Tulane University, Citizens Bank Minute Book No. 8
Citizens Bank Minute Book No. 4: 1842/06/07;
Citizens Bank Minute Book No. 5: 1845/01/16 lberville Parish. Conveyance Book W, No. 97,
1844/08/22, No. 207. 1845/01/27; Tulane University, eo.ınos
the following individuals: John; Richard; Joe; Frederick; Rose and her child
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plantation and unnamed individuals
plantation on Bayou Jacob and 33 u


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Owner
Daigre, Honore

 Harriette；Josephine；Eugice；Cecile；Darius；Kitty；Marie Joseph；Melitte and her


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レヤ8レ Iberville Parish，Conveyance Book R，p． 580

## Iberville Parish．Conveyance Book U，p．186， 1841／04／30

1836
sugar and cotton plantation and 216 unnamed individuals
Magdelen；Black Mity；Little Betsy；Rose；Little Charles Julienne；Nancy；Washington；Miama；Celine；Abraham；Big Minto；Suzanne；Mary Lydia；Kitty；Betsy；Yellow Hannah；Little Sye；Liza；Little Harriet；Dittley Lyde Celestine；Big Nancy；Emily；Mary Emily；Little Minty；Charlotte；Pamela；Gracy； Anna Brinly；Mary Dodd；Louisà；Lucinda：Little Helen；Charity；John Sommerset； Caroline；Jim；Hannah；Prissy；William；Little Lydia；Francis；Bob；Big Hanna； Betsy；Big Ned；Yellow Willy；Horace；Kitty；Henry；Eliza；Kitty；Big Margaret； American William；Big Anthony；Mac；Tonn；Harry；Sam；Little Ned；Ann Stewart； plantation and the following individuals：Elig Charles；Isaac；John；Hector；Lye；
William；Moses Gray；Anthony；William Brinly；David Young；Summerset；
plantation and unnamed individuals William；Tom；John；Polite；Frank；Reuben；Charlotte；Rachel and her child Lewis；
Milly and her child Ann． Alfred；Alexander；Edmond；Polly；Elisa；Sally and her children Guillaume and
William；Tom；John；Polite；Frank；Reuben；Charlote；Rachel and her child Lewis plantation on Bayou Plaquimine and the following individuals：William；George； Ellen；Angele

Jacob；Jefferson；Henry；William；Denis；Sam；Nancy and her child Rosette；Gudy Mortgaged Collateral
plantation on the right bank of Mississippi River and the following individuals：

242，1836／02／23，no．265，1836／03／03





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 523，1839／02／07；Tulane University，Citizens Bank
Minute Book No．2： $1838 / 05 / 17,1839 / 01 / 21$
berville Parish，Conveyance Book S，p． 233,
$1838 / 05 / 21$, p． $448.1838 / 11 / 17$, S．p．

 Book No．6：1847／03／07；Iberville Parish，
Conveyance Book P；no．250，1836／02／29；
 ：$Z$ ०N yoog ajnu！w yueg suaz！！！＇Kı！san！un əue｜n」 1859／03／07
 Conveyance Book V，p．171，1842／12／12
 Tulane University，Citizens Bank Minute Book No．1：
1835／02／06；Iberville Parish．Conveyance Book P．

1341／07／29
Iberville Parish，Conveyance Book U．p． 337. 0て／Z0／GE日

Tulane University，Citizens Bank Minute Book No．1：

1838／03／23
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 Harding，John；Louis

Greaud，Alfred
Hamilton，J．D．

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joumo
plantation on the north bank of Bayou Gouia and 19 unnamed individuals


plantation on the left bank of the Mississippi with the following individuals：Andre s｜enp！n！pu！pameuun Joseph，and Sylvestre；Benoit；illegible；Bınaventure；Caspare；and Theophile；
Eggare；Marianne；Ellene；Agathe Dominque；Andre；Jean Baptiste；Clarielle；Cecile and her children Francis， plantation on the right bank of the Mississippi and the following individuals： ןeләдеा।
the following individuals：Patrick；David；Desir；Jackson；Hardy；Cyrus；Jesse
Talbert；Mabaley；Sally：Mary；Mathilda；Martha；Caroline；Nancy；Bob；Elsy
Silsy；Britannia；Martin；Madison；Soloman；Malissa

land and the following individuals：B
plantation and unnamed individuals

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[^6] Tulane Un
B35／02／2
berville $P$
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ish，Conveyance Book S．p． 106,

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 1838／04／13，p．181，1838／04／28，p．414， Iberville Parish，Conveyance Book S，p． 138 ，
$1838 / 04 / 13$, p． $181,1838 / 04 / 28$, p． 414, $6 \varepsilon 81-8 \varepsilon 81$ 688l－8を8L

Peggy；Mathilda；Little Maria；Little Jenny；Agnis；Big Lucinda；Eady；Louisa；
Biddy；Kitty；Kitty；Big Jenny；Moliy；Rosetta；Lucinda Jackson Peggy；Mathilda；Little Maria；Little Jenny；Agnis；Big Lucinda；Eady；Louisa；
Biddy；Kitty；Kitty；Big Jenny；Molity；Rosetta；Lucinda Jackson ؛uezns әо
 Celeste；H．Moses Shiff individuals：Griffin；Richard；illegible；Joe；Simon；Big David；Big Willis；Ben；Harry
Brown；David；Jacques Richard；Adam；Sam；Big Ben；Young；Little Jack；Plato；
John；Big lan；Yellow Anthony；Anthony Wlood；Cesar Suille；Little Willis；Moses Celeste；H．Moses Shiff individuals：Griffin；Richard；illegible；Joe；Simon；Big David；Big Willis；Ben；Harry
Brown；David；Jacques Richard；Adam；Sam；Big Ben；Young；Little Jack；Plato；
John；Big lan；Yellow Anthony；Anthony Wlood；Cesar Suille；Little Willis；Moses Celeste；H．Moses Shiff individuals：Griffin；Richard；illegible；Joe；Simon；Big David；Big Willis；Ben；Harry
Brown；David；Jacques Richard；Adam；Sam；Big Ben；Young；Little Jack；Plato；
John；Big lan；Yellow Anthony；Anthony Wlood；Cesar Suille；Little Willis；Moses
 and her children Frederie and Esther；Melite；Charles；Harry；Josephine


 plantation on the Mississippi River with the following individuals：Manuel；Charles； plantation and 4 unnamed individuals sjenp！n！pu！paweuun
two plantations with 17 unnamed individuals；and Marigny plantation with 32
Su！м야여 әut pue pue｜
sןenp！n！pu！poweuun Honorine，and Manette Abraham；Jim；Charlotte；Stephen；Edmord；Ben；Colas；Jenny and her children
Jim and Eliza；Jeanette；Sarah；Polly；Ann；Julienne and her children Sally， Mortgaged Collateral
plantation on the right bank
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 Ivy，Isaac；Lucinda and Henry，Joseph and
Marie B． ined＇עəqコว Owner



 and her unnamed child；Kitty；Charity；Susan and her unnamed son；George； Kuuey＇enew

 ＇K\｜әN＇qоэep uәлр！ Gray；Martin；Jacob McNayer；Lewis；Nat；Jacob；George McNayer；Ben；William；
Joe；Plato；Washington；Big Davy；Davy；Moses；Wapping；Rachel and her child
plantation and the following individuals：Frank；Anthony；Jim；Dirk；Isaac；Joe

plantation and the following individuals：Lindor；Francois；Celeste；John；Thom
unnamed individuals
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xneassnoy 7 ə！！！uヨ Neraut，Bernard and
Mathilde；Gustave and
 Charlotte；Ira；Charles；Henon；Louis
 plantation on the left bank of the Bayou Plaquimine with the following individuals：
Ruben；Morris；William；Harry；Sam；John；Sam；Jacob；Edmond；Frank；Poulite； plantation on the left bank of the Bayou Plaquimine with the following individuals：
Ruben；Morris；William；Harry；Sam；John；Sam；Jacob；Edmond；Frank；Poulite； ןеләде॥оэ рәбебдо～
plantation and 23 unnamed individuals
plantation and the following individuals：Abraham Hill；George；Frank
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|  <br>  | てヤ8レ | s！enp！n！pu！pameuun pue uo！pelueld | snlsney pue u！̣6ng＇s！ 10 」 |
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Bernard，Jean Baptiste land and the following individuals：Etienrie；Paul；Honore；Ursin；Moses；Dick；
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McCaskill，Samuel McCaskill，Daniel and
Chevis，J．W． $\frac{\text { pue ןolueq li！ysejow }}{\text { पs．ded afo人efe7 }}$ individual；Jane；Mary；Seysus



land and 24 unnamed individuals on Bayou Vermillion．
plantation and 31 unnamed individuals 20 unnamed individuals Clarissa；Charlotte；Rodie；Henrietta；Francis；Charles；Perry；Ben；Auguste；
Stephen；Fine；Silie；Maria；Sara
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 Owner Mortgaged Collateral

 Winney; unnamed individual; Pervey; Miley; Hagar; Sarah; Sally; Eliza; Hannah;
 Bazile; Frank; Mina; Saul; Yellow Willam; Philip; Stephen; Stanney; Little Stanney
Leonard; Big James; Cisar; Little William; Davy; Henson; Barnett; John; Joe;


 the following individuals: Lewis; Spencer; Lymus; Betty; March; John; Martha;
Charles; Will; Melinda; Edmund; Mary Jane; Frances; Fanny; Octavee; Barbary Dick; Randall; James; Sam; Melite; Madeleine Celestine; Mary; Solby; Anna; Suzette; Estele; Henriette; Odile; Lutelia; Baptiste; Honore; Marianne; Oreline; Catherine; Celestin; Helene; Agathe; Domstele; Joseph; Sylvester; Benito; Bonaranture; Theophile; Marie; Cecile; William; land and the following individuals: Andre; Jean Baptiste; Clairville; Francis; Nancy; Edmond; Poupanne; Marguerite; Clarisse; Amvirica land and the following individuals: Michel; Jim; Joe; Valette; Bob; Hanny; Dobby;
Rosa; Mary; Bob; Randall; Nancy; Maria; James; Nancy; George; Esther; William; Sally Camilla; Cassandra; Nancy; Mary Ann; Margaret
 Theresa; Juno; Emily; Juliana; Sarah; Nancy Jr.; Nancy; Hager; Elvia; Sarah Ann;

 plantation and the following individuals: Nace; Stephen; Stanner; Philip; Isaac;
unnamed individuals

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plantation and 105 unnamed individuals


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 Louisiana Papers, 1834-1914, Folder 5; Citizens 1845/08/09; Tulane University. Citizens Bank of


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Entry 2271, 1858/01/01: Tulane University, Citizens
Bank Minute Book No. 5: 1844/10/04 Convenance Record Aug 29, 1832 - Jan. 5, 1841, K, p. 129, 1838/01/25; Terrebonne Parish,

1837/12/11; West Feliciana Parish, Mortgage Book 1834/06/26
Lafourche

 1834/10/20

Book

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Nicholas，W．and J．
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Dauphine Levron Ledet，Henry and Anne
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Haydel， Nel and
Carmelite
plantation and 6 unnamed individuals
Eve；Marie；Jules；Joachim；Edouard；Jean；and three unnamed children Susanne；Martine；Feliciane；Isabelle；Eveline；Rosette；Felicite；Manette；Marie Sannon；Jean Baptiste；Jeannette；Catherine；Marie Josephe；Daphne；Pauline； land and the following individua

Little Anny；Sydney；Betsy；Big Amy；Mary；Louisa；Violet；Basheba；Minerva；
Matilda；Prissy；Rachel；Cynty Little Peter；Dave；Spencer；Melvin；Monroe；Moses；Thorton；Millie；Lany；Eliza；
Little Anny；Sydney；Betsy；Big Amy；Mary；Louisa；Violet；Basheba；Minerva； plantation and the following individuals：Arthur；Littleton；Jesse；George；Henry；
Scarlett；Big Peter；Wallace；Jake；Dick；Jo：shua；Anderson；Harding；Westley；
 plantation and the following individuals：E：dmond；William；Simon；Manuel；Gilbert Winson；Coco plantation and the following individuals：L．ewis；Louis；Allick；Melinda；Betsey；
plantation and the following individual：Godifrey
William；Nancy；Edmund；Puoponne；Marguerite；Clarisse；America Debby；Rosa；Mary；Bob；Randall；Nancy；Mariah；James；Nancy；George；Esther； Plantation and the following individuals：Michele；Jim；Joe；Valette；Bob；Hanney； Cecile；Justine；Paul；Laurent；Lazare；Eugene；Valentin；Louise Joseph；Madeleine；Francoise；Helene；Emilite；Amelia；Celeste；Aimee；Marie； land and the following individuals：Lubin；Louis；Sam；Baptiste；Noel；Augustin； Philippe；Drausin；Charlotte

## land and the following individuals：Westley；Enree；Lalie；John；Euphrosine；

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## Owner


unnamed individual；Andy；Dynah；Elizabeth

 Polly；Jacob；Rebecca；Little Mary；Big Rachel；Harriet；Big Mary；William； Toussaint；George；Grandisan；Little George；Dick；John Ben；George Gaudet；
 $\begin{array}{ll}\text { Boyce, Michael } & \begin{array}{l}\text { land and the following individuals: Johnson; Calife; Jean Baptiste; Robert; Frank; } \\ \text { Charles; Emery; Leman; David; Sam; Bob; Huittiem; Patrick; Prince; Jess; Lewis; } \\ \\ \\ \text { Reuben; Harriette and her chidren Zenari and Helene; Debby and her child } \\ \text { George; Mary and her child Henry; Larrisa and her child Thomas; Dicy and her } \\ \text { child Eliza; Caroline and her child Wiliam; Harriete; Rachel; Lucy; Hannah and } \\ \text { her child Albert; Marie }\end{array}\end{array}$ $\begin{array}{ll}\text { Noyce, Michael } & \text { land and the following individuals: Johnson; Calife; Jean Baptiste; Robert; Frank; } \\ & \text { Charles; Emery; Leman; David; Sam; Bob; Huittiem; Patrick; Prince; Jess; Lewis; } \\ & \text { Reuben; Harriette and her children Zenari and Helene; Debby and her child } \\ & \text { George; Mary and her child Henry; Larrisa and her child Thomas; Dicy and her } \\ \text { child Eliza; Caroline and her child William; Harriette; Rachel; Lucy; Hannah and } \\ & \text { her child Albert; Marie }\end{array}$ $\begin{array}{ll}\text { Noyce, Michael } & \text { land and the following individuals: Johnson; Calife; Jean Baptiste; Robert; Frank; } \\ & \text { Charles; Emery; Leman; David; Sam; Bob; Huittiem; Patrick; Prince; Jess; Lewis; } \\ & \text { Reuben; Harriette and her children Zenari and Helene; Debby and her child } \\ & \text { George; Mary and her child Henry; Larrisa and her child Thomas; Dicy and her } \\ \text { child Eliza; Caroline and her child William; Harriette; Rachel; Lucy; Hannah and } \\ & \text { her child Albert; Marie }\end{array}$ $\begin{array}{ll}\text { Noyce, Michael } & \text { land and the following individuals: Johnson; Calife; Jean Baptiste; Robert; Frank; } \\ & \text { Charles; Emery; Leman; David; Sam; Bob; Huittiem; Patrick; Prince; Jess; Lewis; } \\ & \text { Reuben; Harriette and her children Zenari and Helene; Debby and her child } \\ & \text { George; Mary and her child Henry; Larrisa and her child Thomas; Dicy and her } \\ \text { child Eliza; Caroline and her child William; Harriette; Rachel; Lucy; Hannah and } \\ & \text { her child Albert; Marie }\end{array}$ $\begin{array}{ll}\text { Noyce, Michael } & \text { land and the following individuals: Johnson; Calife; Jean Baptiste; Robert; Frank; } \\ & \text { Charles; Emery; Leman; David; Sam; Bob; Huittiem; Patrick; Prince; Jess; Lewis; } \\ & \text { Reuben; Harriette and her children Zenari and Helene; Debby and her child } \\ & \text { George; Mary and her child Henry; Larrisa and her child Thomas; Dicy and her } \\ \text { child Eliza; Caroline and her child William; Harriette; Rachel; Lucy; Hannah and } \\ & \text { her child Albert; Marie }\end{array}$







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Charles; Henry; John; Hynson; Peter; Michel; Bennet; Lannon; Moriah; Sam
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unnamed individuals
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plantation，brickyard，and 38 unnamed individuals
plantation and 9 unnamed individuals
farm and 2 unnamed individuals
unnamed individuals

# children 

Dave；Mary（alias Charity）；Elcy；Betsy
land and the following individuals：Phil；Isaaac（alias Dory）；Jacob（alias Martin）；
 Helene；Sally；Silvy；Nancy；Josephine；Mariah；Betsy；Caroline；Mary；Henriette
 Alfred；Noe；George；Devis Charpuntuir；Wilson；Thomas；Henry；Archer；Isaac；

 and her child Livan；Clemmice；Minty；Eugene；Henry Suzette and her child Felicite；Hane and her child Martha Ann；Dackey；Charity and her unnamed daughter；Angel；Henrrietta；Zaire and her child Valsin；Hannah；
Big Ann；Priscilla；Diana；Little Ann；Nancy and and her child John；Suzette； Oculi；Frank；Bob；George；Patrick；Henry Lewis；Felix；John；Betsy；Molly and her land and the following individuals：Hector；Cesaire；Gustu；Sara；Frank；Robert；
Robert；Dick；Richard；Pita；Cyprian；Simpison；George；Old Sam；Sam；Bandan； Diek，Randall，James，Sam，Melite，Madeleine
land and the following individuals：Hector；Cesaire
 Honore，Marianne，Oreline，Catherine，Celestin，Helene，Agathe，Domstele Joseph，Sylvester，Benito，Bonaranture，Theophile，Marie，Cecile，William，


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Nachitoches Parish，Book 22，p．1，1834／11／19


Tulane University，Citizens Bank Minute Book No．6：
1849／09／18；Book No．7：1853／02／24

1838／08／17，Book 26 p． 149 no．1443，1840／08／20， Nachitoches Parish，Book 26，p．150，1840／06／20，
Book 31，p．338，1834／06／10，Book 10，p．389，

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 Mortgaged Collateral





 Joseph; Jerry; Squire; Abraham; Petit William; Mitchel; Richmond; Bob; Charles plantation and the following individuais: Elaptiste; Big George; John Rousseau;
Jerry; Bernard; Gabriel; John Ameneaiux; Reuben; Tom; Grand William; Gros plantation and the following individuais: Blaptiste; Big
 Cusinaru; Jaques; James Bourguel; Adams Boiny; Celir; Jams; Saior; Charisse several plantations and 68 individuals, including: James; William; Bill; Aaron

Cocke, P. B Ducros, Antonio and
Casimir Lacoste Forestall Brothers
Poiney

Hoa, Albert and Pierre

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$$ unnamed individuals joumo

## Antoine <br> Lacoste, Pierre and

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St. James Parish, Book 17, p. 384, 1838/08/14 1857/03/23

Tulane University, Citizens Bank Minute Book No. 8:
1857/03/23 No. 5: 1846/02/05

1838/03/03, 1838/10/11; Citizens Bank Minute Book
Tulane University, Citizens Bank Minute Book No. 1:
1834/04/20; Citizens Bank Minute Book No. 2:

1835/01/05


 Henry; Louisa; Pyrhus; Abraham Cagelar; David.
plantation and the following individuals: Basile; $T$ 600; 1850/6/20

Tulane University. Citizens Bank Minute Book No. 6:
1850/06/11; Tulane University, Kuntz Collection No.

1834-1846
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1843/11/20
Tulane University, Citizens Bank Minute Book No. 5
plantation and 60 individuals, including: Bazile; Ellick Forestier; Auguste; Ben and

 Octave; Plaisance; Pichon; Nrain; Rubin; Angele and her child Eugene, Braman,
and her three children Jeanne, Ursin, and Emile; Çlaire; Cilia and her children, his son Ben; Charlot; Congo; Dick; Edmond; Louis Labrique; Millien; Nelson, 1850 Henriette and. Marie Louise; Frozine; Mary Laroude; Mary Jacob; Mary Pierre and
her child Amelie; Poupoine; Sarah; Therize Bienvenu; Therize Lacoste; Nelly and her three children Jeanne, Ursin, and Emile; Claire; Cilia and her children, -

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1834/1835 and 1836/04/19
Tulane University, Kuntz Collection, No. 600 ,






plantation and 17 unnamed individuals

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|  | 8781 |
|  | 8781 |

## 


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unnamed individuals
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 Joseph; Mills or Milne; Ellick; Lewis; Simon; Jasmin; Jean; William; Bill; Vulcain;
Marie Joseph; Marie Martin; Rose; Justine; Grand Ellick; Tom Gros; Anthony;

 plantation and 30 individuals, including: Fetit Edmond; Wiliam; Pichon; Valentin;
Marie Pierre; Amelie; Cydalise; daughter of Marie Martin; Marie Jacob; Edouard

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Anny；Ersis；Sam；Peter Manuel；Petite Arina；Henriette；Lariane；John



 Julienne；Lisa；Aimee；William；Sam；Miner；Frank；Elisa；Charles；Fenton；Maria； Susanne；Little Fanny；Charlotte；Little Mary；Rachel；Jeanne；Phebee；Jucie； Pilate；Soleman；Ondon；Phaeton；Francois；John；Grande Diana；Petite Diana；
Marthe；Elvy；Agnes；Ammy；Lucinda；Polly；Grande Marie；Terry；Fanny； Gorman；Brutus；Lubin；Taliba；Augustin；Ciampre；Thomas；Michel；Bonann；
Pilate；Soleman；Ondon；Phaeton；Francois；John；Grande Diana；Petite Diana； Garry；Thom；Anthony；Little Henry；Williamn；Peter；Randall；Alli；Manuel；Sandy； Riny；Henderson；Grand Olivier；Olivier；Grand Henry；Ephraim；James；Isaac； land and the following individuals：Blaise；Gilles；Ben；Charles；Augustus；Allen； Henrietta；Eleonor Kitty；and her children Helena，Solomon，and Louis；Letty；Cecilia；Lucy；Florence； Rachel；Leontine；Nancy；Nancy and her child Harriet；Bassine（alias Marienne）； children Louisa；Aimee；Cesarine；Violette；Ernestine；and her child Bacchus； Sarah；Frank；Lydia alias Adelaide；Betsy alias Garielle；Clara；Helen；her three children Guillamme and Peggy；Sarah and her three children Chedric，Henry，and Ben；Rose and her two children Caliste and Edward；Eliza；Nancy and her two ！${ }^{\prime}$ Abraham；John（alias Rosemonde）；Ben；Argin；Robert；Henry Black；Sam； Edward；Francis Forstall；Ephraim；illegible Forestall；Alexis；Armstron；Joshu Lawrence；Justin or Juctin；Jim；Cornelius；；William；Philippe；William Taylor；
Edmond；Allick；Jack；Henry；James Rouge；Marion or Mary；John；George； plantation and the following individuals：Auguste；Frederick；Sam；Henry；
Lawrence；Justin or Juctin；Jim；Cornelius；William；Philippe；William Taylor； ue！！ns
 Edmond Ruffin；Nathan Dugas；James Smith；Habelle；Laurette；Nancy Ruffin； land and the following the following individuals：Ben；Bob；Dick；Tom；Levy；Cato； Mortgaged Collateral
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JəUMO

Mortgaged Collateral
 :Kuues ؛əor əו|! Zoe; Hiers; Fox; James; Theresa; Henriette; Edward; Augustine; Baptiste; Francis

 Eclante; Babet; Joseph; Philemon; Henrietta; Charles; Helios; Ursin; Antonio;
 Olivia; Charlotte; Jean; Valcone; Charles; Albert; Henry Meyer; Long John;
 Lannon; Francois; Dotreville; Victor; Dorothee; Rob; Melite; Pauline; Rose; Louis;
Joe; James; Therese; Mariette; Edouard; Augustin; Baptiste; Francois; Eulalie;





 Ben; Lanon; Davis; Celestin; Adam; Allen; Fanny; Antoine; Eugene; Claire; Jane;
Leocudre; Martha; Anny; Mary; Aimee; Anna; Lorianne; Joe; James; Thom;



 Coradon; Kate; Henry; Phelia; Lucy and her unnamed child; Perry; Milly; Angelina;
Julia; Roland; Prude; Lewis Bradley; Phil; Deer Creek Jesse; Wiiford; Axey; individuals: Abraham Knox; Abraham Boukrout; Mary Jones; William; Bill bu!molloy әut pue 'puel 'uo!letueld ədoh mənWashington; Frank; Hilary; Grace; Guillame; Nathan
land and unnamed individuals
the following individuals: Joseph; Nancy; Jamie; Little
Peggy; Buck; Lydia; Alexander; Betsy; Ben; Mary Jones;
Ann; Martha; Hannah; Suzane; Lucy Jane; Colbert; Kity
Winey; Thurston; Sam; unnamed child; Edward; Littleton
Jackon; Adeline; Amy; Daliallia; Ellen; Hamilet; John
Rachet; Julia; William; Jim Martin; Sandy; Washington
Henry; Albert; Gras; unnamed child; Hilary/ George; Rid
Jane Jefferson; Harry; Willis; Adeline and her child Alberty; Julia; Jim Martin
Washington; Frank; Hilary; Grace; Guillame; Nathan Big George; George; John Richard; Presecilla; Ellen; Emily; Winny; Edward; Thoedore; Fanny; Jackson; Henry; Cyrus; Louisa; Rachel; William; Handy; Sam;
Big George; George; John Richard; Presecilla; Ellen; Emily; Winny; Edward; Charlotte; Serina; Lucy Jane; Mithia; Suzarr; Dick; Peterson; Little Betsy; Same;
Joe; Colbert; Kitty; Alfred; Littleton Ben; Jeane; Amy; Harriet; John Tilman; the following individuals: Ben; Dary; Jane; Grandison; Ron; Anna; Ben; Suzanne;
Charlotte; Serina; Lucy Jane; Mithia; Suzarl; Dick; Peterson; Little Betsy; Same; Thomas
 Perry; Rose; Emilia; Joe; Sally; Gradisson; Hannah; Meary; Frankie; Colbert; Jim;
Kitty; Big Ben; Little Ben; Alfred; Emilia; Isaac; Aimee; Harriet; Winny; Edward; Melita; Betsy; Susannah; Susan; Betsy; Lydia; Dick; Lucy Jane; Lydia; James
Perry; Rose; Emilia; Joe; Sally; Gradisson; Hannah; Meary; Frankie; Colbert; Jim Scipio; Solomon; Little Nelly; Grandisson; Lick; Ben; Richard; Mary; Alexander; Fanny; Godfrey; Francois; Little Fanny; Jack; Becky; Sam; Nancy; Hick; Peggy; land and the following individuals: Billy Ruffin; Scylla; Ben; James Ruffin; Nelly;

George Hall pue uoлeư 'xnopəา


## Genny; Jane

 plantation and the following individuals: John Suzan and his wife Nancy; Stevens;Joe; Hannah and her child Christimas; illegible; Frank; Toby; Ann; Sarah; Billy; Julia; George; Mary; Eveline; Jane; Eliza; Mara; Peter

plantation and 67 unnamed individuals
Harrision, John


ןənues 'uuKMO
 Rachel; Bambre; Edmond; Foster; Eliza; Pusle; Mimy Hamrole; Israel; Little Mary; Washington; Tom; Allen; Little Charlotte; Harrisson; Suzan; Rene; Allen; Caleb; Polly; Louisa; Benedict; Francoise; Sibby; Marcelin;
Ambroise; Terence; John; Walker; Viney; Big John; Ann; Jack; Alex; Minor; Madeline; Alexander; Fill; Lewis; Rebecca; Cranville; Harriet; Emma; Flecher;
Suzan; Rene; Allen; Caleb; Polly; Louisa; Benedict; Francoise; Sibby; Marcelin; Alfred; Mariah; Desire; Arch; Oscar; Celia; Martin; Little Creacy; Celestin; Rhody; Claiborne; Marshall; Catherine; Cornelia; Julia; Francis; Laura; Henriette; Bishop; Dempse; Charlotte; Fanny; Henry; Melina; William; Mary; Joe; Francis; Creacept; Mortgaged Collateral
plantation, land, and the fol
Pointe Coupee Parish, Legal and Conventlonal
Mortgage Book C, p. $753,1838 / 05 / 31$





 Pointe Coupee Parish, Legal and Conventional Mortgage Book C. No. 651, 1837/10/28
 80/L L/0981
Tulane University, Citizens Bank Minute Book No. 8:




 К



 Celia; Sarrah; Zaire or Rachel; Theresa; Milto Prince; Charlotte; Amelia; Azilia; Etienne; Fanny; Frivoh; Old Hannah; Ponpon;


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 Chapman；Tracy；Joe；Cora；Agnes；Amanda；Dennis；Rachel；Marthas；Mary
Ann；Eugene；Marceline；Norwood and his wife Brund；Henry；Martin and his wife Julia；Mary Turner；Mary Brown；John；Rebecca；Madison；Lewis；Rose；



 Chapman；Tracy；Joe；Cora；Agnes；Amanda；Dennis；Rachel；Marthas；Mary
Ann；Eugene；Marceline；Norwood and his wife Brund；Henry；Martin and his wife Cliam Jr．；John；Menia；Lely；George；Lucy；Ellis；Joe；Harriet；Robert；Christian； Godfrey Jr．；Cross；Marth；Pierce；Ignatius；James；Richmond；Daniel；Mary Ann；
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 Tulane University，Citizens Bank Minute Book No．6：
1850／07／15；Citizens Bank Minute Book No．7：



 1837／05／17，1839／03／12，1837／11／16；Pointe Coupee

Roderick；Bob；Cuffy；Lydia

 plantation and the following individuals：Abram；Allen；Bob；Coleman；Dave；
Elleck；Frank；George；Henry；Jack M；Lakel；Moses；Nace；Richmond；Sandy；


plantation at Bayou Letsworth and the following individuals：Henry；Hannah；
illegible
 cook；Jenny；Erancis Black；Matilda Taylor；Tom Black；Susan；Loyd；Joe；Peggy； Letitia；infant；Richard；Siby；Mary Ann；Nancy；Jane；Lucinda；Winney；Tom， plantation and the following individuals：Eliza；Taylor；Davis；Troy；Nancy；Parrot；

 38／08／20

## 

and Conventional Mortgage Book G，p．291，
1857／10／07 1834－1914，Folder 5；Pointe Coupee Parish，Legal Tulane University．Citizens Bank Minute Book No．8：
1857／09／28；Citizens Bank of Louisiana Papers， Source



unnamed individuals
unnamed individuals
әио!̣u४ 'nuәлиә!я
Beauregard, L. F. Allard, G. N.; E. Durrim unnamed individuals पs!ded pjeuseg 'is a r 'uen!ins
ןəeypin 'ueky 'H M pue g' $\forall$ 'ill
'g'r suw 'neasses
plantation and unnamed individuals
plantation and unnamed individuals
plantation and 19 unnamed individuals Anny; Naney; Annette; Jude; Martha; Mary; Hannah; Rose; and Louisa

 the following individuals: Seipio; Peter; Joe; Marck; Charles; Henry; Dick; land and unnamed individuals Joseph Gale; James Johnson; William McClain; Hannah Bell; Ann; Young Dave;
Young Henry; Young Harriet; George
Archinaud, Francois

Archinaud, Cesar Rapides Parish
plantation and 108 unnamed individuals
Ryan, Michael
and Evariste Archinaud, Richmond

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Jordee, P.

DesBouchel, Victor
Ducros, L. and J.
Freme, B



Owner
Canaby-Peyroux, Aime

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|  | s\|enp!a!pu! pomeuun 乙̌ pue pue| |
|  | jenp!n!pu! pameuun pue uo!̣ejuejd |

plantation and unnamed individuals
121 unnamed individuals
unnamed individuals
brickyard and 38 unnamed individuals
land and unnamed individuals
unnamed individuals Amis; William; Jesse plantation and 22 individuals near Bayou Boeuf including: Lonnie; Mary; Caty unnamed individuals unnamed individuals Charlotte Creole; Rosn; Laurette 22 individuals including: Joe; Petit Joe; Joseph; Severin; Ovide; Henry; Alfred;
plantation and unnamed individuals ןeseде॥оつ peБeбдоW



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 ә！nu！ i＇on yoog ainulw yueg suazu！＇Kussan！un auein． 1 t．James Parish，Book 19，p．621，1841／08／19；


## 0981 <br> 

plantation and unnamed individuals

plantation and unnamed individuals，including the following：Charles；Julie；Louis；
land and 12 unnamed individuals
p！！чว pəmeuun dəч fue Kıew סu！pn｜כu！s｜enp！n！pu！pameuun of
plantation and 41 unnamed individuals
Dosesthan and other unnamed individuals

11 individuals，including：Celestine；Marguerite；Felicite；Mirthe；Felicia；Francis； Mortgaged Collateral
jejso d＇xnonkog Owner


## Kdieg

plantation and the following individuals: Belia; Henry
land and 10 individuals, including the following: Auguste; Auguste
plantation and unnamed individuals
s!enp!i!pu! pameuun pue uo!!ełuejd
the following individual: Sarah
Julianne; Sarah; Pierre; Betsy; James; Richard; Paul Talleyrand; William; Washington; Aussie; Caroline; Lisa; Marianne; Nancy; Jodie;
Sally; Lalie; Maria; Rachel; Angele; Vincent; Süzänne; John; Milite; Edward; Moses; Moses Harris, Major; Matthew; Philip, Phil, Peter; Soloman; Sam, Toby; Sam; Bili; Fisher, George; Hepps, Merraday; John; Jordan, Thos Lune, Manuel,
land and the following the following individuals: Jacob; Abram; Archy; Aleck; Black
land and the following the following individu the following individuals: Edmond; Elieelse
 Louise; Zoe Silvie; Delly; Linda; Sophie; Adolphe; Cloe; Felouise; Octave;
Eugene; Peggy; Joanna; Auguste; Elizabeth; Ainee; Justine; Sarah; Asia; B Williams; Bandal; Yellow Harry; Yellow Abraham; Mary; Mary Louise; Louisa

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Owner Mortgaged Collateral

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Rose; Ursine; Julia


 Lydie; Nanny; James; Marie; Sambo; Adam; Eve; Hènry; Jean Baptiste; Bastien;
 Edouard; illegible; William; Sylvie; Zoe; Sissy; Elizabeth; Lidia; Phrasim; Manuel; Sarah; Sylvie; illegible; Ursula; Victoria; Idee; Susannah; Rachel; Louisa; Toby; Big Maria; Little Maria; Marie; Marie Jeanne; Mary; Matilda; Martha; Pilagie; Sally; Thurston; Addam; Abey; Candide;Charlotte; Frances; Little Henrietta; Big Juntum; Gerry; Lundum; Jenny; Manuel; Michael; Ned; Nickerson; Norman; Little James; Jessy; Joe; Big John; John; John C.; Little John; Josiah; Jordan; Joe
 Bartlett; Buck; Burton; Caldo; Chapman; Charles; Christopher; Eliza; Edwin;
 Justine; Melinda; Job Pranson; Robert Jackson; Bazile; Gabriel; Ned; John Aime; Hyancinth; Sally; Julie; Louise; illegible; Folly; Charity; Anna; Rachel; Jeanne;
Martha; Emelie; Celestine; Lydie and her daughters Coralie, Little Lydie, and
 Louadais; Maidsle; Pierre; Baptiste; George; Paul; Robert; Haul; Little Francois;

 land and the following: Bill; Maria; Ben Joseph; Robess; Francois; Henry; Sesaphine; Antoinette; Emilie; Eugenia;
Celestine; Francois; Sally; Suzette Trippy; Grosse Anna; Emilie; Jasse; Martha; Maria; Rachel; Paul; Robertson;
 Ludolpohi; Baptiste; Hasse; George; Lydia; Helene; Fanny; Judith; Frances; Gross Davis; Richard Congo; Hyacinth; Anderson; Pierre; Gros Neilson Jean Baptiste; David Livandais; Sawyer; Nat; Moses Holloway; Macke; Andres; Lazaou; Harry; Henry; Henry Holloway; Abraham; Michael; Alepis; Sandy; Richard;

 Mortgaged Collateral
 Piram; Cupidon; Jupiter; Ajax; Radamanthe; Polleux; Achile; Agobar; Baptiste, Papillon; Charles; Mercure; Casimir; Marlborough; Cartonch; Smith; Hector; Annette; Pichon; Gineriere; Kedy; Andre; Valere; Francis; Lubin; Sanape; (\%)
 children William and Bastin; Amiee; Nancy; Melicere; Liza; Francoise (La Grosse) Catharine and her two children Joseph and Cateau; Kesier; Heddy and her two Pierre, Celestine, and Antonine; Fanchennette and two children Eugine and
Sally;Charite and her four children Francois, Cressey, Jasmin, and Jauir;
 Eulalie: Marava and her child Juliette; Svhrie: Kettv: Dianah; Mathilde; Virginie:
 Petion; Nielisse; Theodule; Adolphe; Frontise; Rosette; William Cordounier; Jeorg Taylor; Gim Sim; Harrison; Charles Martail; Ben Lunette; Gros Louis;

 the following individuals: Grand Augustin; Charles Creole; Ben; Celestin; Julien;
Gabriel; Kito; Tom; Lewis; Plato; Manuel; Petit Augustin; Auguste; Gros John; and and the following individuals: William; Samuel; Henry; Anthony; George;
Lewis: Thomas; Richmond; Albert; Harry; Hannah; Rose; Sophia; Sarah; Sam

 plantation and the following individuals: Janvier; Jim; Pierre; Benard; Jean Isaac; Gabriel; Adelle; Marie; Chariotte; Aima; Maria; Etienne; Gustave; Flore,
Victorie; Zoe; Pauline; Lise plantation, land, and the following individuals: Anachreon; Thomas; Sunday; John; 1834-1844 Pierre; Marianne; Charlotte plantation and the following individuals: Galsin; Louis; Justin; Francois; Jean әs!noך :əqəoud 'enbs!puest William; Rose and her son Valsin; Jane; Niaria; Euphrosine; Nancy and her child
 plantation and the following individuals: Justin; Nanciser; Francois; Louis; Andre; Pleasant, Miles, and Letty; Maria and Nelly; York; Peter; Archibald; Sam; Hannah and her five children Jones, Wyatt; Bedford, Leroy, Davy, William, and Patsy, and Patsy's two children Jerry Caroline, Cezar, Henry, Fonty, Lucy, and Robert; Saul; Winney her six children

 plantation and unnamed individuals
plantation, land, and the following in

Louis; Catherine; Victorin; Victorine Etienne; Rock; Dick; Unin; Jacques; Palsey; William; Allin; Baptiste; Grand Jean Zenon; Syhre; Edmond; Ophelia; Poupone; Angelina; Syhain; Adile; Millin; Delphine; Henrietta; Manette; Elionsore; Celeste; Marguerite; Julie; Hypolite; Leveille; Augustin; Simon; Louis; Samson; Esquire; Andre; Augustin; Justine; Michel; Louis; Pierrot; Joseph; Jean Baptiste; Cyprien; Jean Louis; Francois; Ben
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Cantrelle, Joseph
Xavier and Louise
Dejean ydesor 'elpaues


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'JW 'mesionəg Constance Bergeron



oune!uew land and the following individuals: Louis; Jean Pierre; Valsin; Justin; Charlotte; 1852 Charles; Francoise; Charlotte; Julis; Francoise Petit Bernard; Elsy; Bellevere; Mina; Ketty; Ortere; Michel; Alssed; Jacob; Pelagce;
Charles; Francoise; Charlotte; Julis; Francoise Petit

 Antony Gloster; James; John Green; Johrson; Petit Billy; Allan; Riss; Willey;



plantation and the following individuals: Az:or; Arlequin; William; Pacane; Nick;
Eleonore; Irma; Molly; Eliza; Nancy; Jims
land and 43 unnamed individuals Nannie; Toussine; Eulalie; Millicente; Ronni; Pauly; Eilbert; Bernard; Augustine;
Eleonore; Irma; Molly; Eliza; Nancy; Jims Lucuie; Lulie; Fanny; Maria; Esther; Clessyde; Susanne; Elizabeth; Adelaide; Chamblain; George; John Tureaud; Benjamin; Charles; Jay'ou; Premier; Marie Effie; Victor; Louis; Celestine; Frana's; Manette; Alexandre; Jonny; Dolly; Celestin
Maurice; Harry; Gordon; Tom; Jessy; Peter; Henry; Charles; Duncan; Alerte; Annah; Eleonire; Cesaire; Rachel; Mary; Victorine; Thelma; Mary Davis; Adelaine;


 Mortgaged Collateral
plantation and the following individuals: George; Thom Zuce; Joe Congo; Amos;
Ben; Ambrose; Stepney; Oliver; Salomon; Bob Osburn; Willis; Martin; Walker; Mortgaged Collateral
plantation and the following individuals: George; Thom Zuce; Joe Congo; Amos;
Ben; Ambrose; Stepney; Oliver; Salomon; Bob Osburn; Willis; Martin; Walker; Trudeau Owner
Delogny Jr., Edouard
Robin and Caroline

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Donaldson, Edward Owner
Delogny Jr., Edouard
Robin and Caroline


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 Edouard Jacoband and
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 Denis, and Anais; Henriette; Sophie; Euiele; unnamed child of Jeanne
 !':
 '!!
 Catherine; Vetcher; Washington; Marguerite; Charles; Priscillane; Marianne;



Amelie Perret

$\begin{array}{ll}\text { Owner } & \begin{array}{l}\text { Mortgaged Collateral } \\ \text { Johnson, Henry } \\ \text { plantation and the following individuals: Aubry; John; Doctor; Richard; James; } \\ \text { Mitchell; James; Stephen; Anthony; Billy; Milly; Betty; Polly; Nancy; Sarah; Sophy }\end{array} \\ & \\ \text { Jourdan, Jean Baptist } \\ \text { Noel anid Jülie } & \text { plantation and the following individuals: Washington; Peter; Samboll; Cyrus; Jim; } \\ \text { Laplanche; Emilie } & \text { Charley; Archy; Cato; Bacchus; Aaron; Mingo; Peter Wig; Henry Isaac; Felix; } \\ \text { Jourdan; Edouard } & \text { Alfred; Isaac; Bill; Jean Baptiste; Brown; Jack; John; Honore; Montgomery; Sylvie; } \\ \text { Jacob and Vasseur } & \text { Winey; Vessy; Caroline; Hannah; Maria with three children Euphrosine, Charles, } \\ \text { Webre } & \begin{array}{ll}\text { and Rosana; Mary with five children Livinal, Mathilde; Marie; Alphonse, and Fanny; } \\ & \text { Winnie and her daughter Elizabeth; Clara and her three children Louise, Auguste, } \\ & \text { Jeañ; Cicey and an unnamed infant son; Amelia; Mary; Susan; Aimee; Charlotte; } \\ & \text { Alec; Honore; Henry; Daniel; Montgomery; Jackson; Louis; Tom; Levy; James; } \\ & \text { Clem; Archy; Paul; Alexandre; Axem; Jaciky; John; Jerry; Marie Joseph; Sylvie; } \\ & \text { Winny; Annaka; Byra; Caroline; Sarah; Christine; Charlotte; Aimee; Rose; Anna } \\ & \text { and her son Tom; Mary and her son Jacolj; Vicey; Nincne mulatto; Marie Locure; } \\ & \text { Maria; Little Louis }\end{array}\end{array}$ $\begin{array}{ll}\text { Owner } & \begin{array}{l}\text { Mortgaged Collateral } \\ \text { Johnson, Henry } \\ \text { plantation and the following individuals: Aubry; John; Doctor; Richard; James; } \\ \text { Mitchell; James; Stephen; Anthony; Billy; Milly; Betty; Polly; Nancy; Sarah; Sophy }\end{array} \\ & \\ \text { Jourdan, Jean Baptist } \\ \text { Noel anid Jülie } & \text { plantation and the following individuals: Washington; 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Mary and her son Jacolj; Vicey; Nincne mulatto; Marie Locure; } \\ & \text { Maria; Little Louis }\end{array}\end{array}$ $\begin{array}{ll}\text { Owner } & \begin{array}{l}\text { Mortgaged Collateral } \\ \text { Johnson, Henry } \\ \text { plantation and the following individuals: Aubry; John; Doctor; Richard; James; } \\ \text { Mitchell; James; Stephen; Anthony; Billy; Milly; Betty; Polly; Nancy; Sarah; Sophy }\end{array} \\ & \\ \text { Jourdan, Jean Baptist } \\ \text { Noel anid Jülie } & \text { plantation and the following individuals: Washington; Peter; Samboll; Cyrus; Jim; } \\ \text { Laplanche; Emilie } & \text { Charley; Archy; Cato; Bacchus; Aaron; Mingo; Peter Wig; Henry Isaac; Felix; } \\ \text { Jourdan; Edouard } & \text { Alfred; Isaac; Bill; Jean Baptiste; Brown; Jack; John; Honore; Montgomery; Sylvie; } \\ \text { Jacob and Vasseur } & \text { Winey; Vessy; Caroline; Hannah; Maria with three children Euphrosine, Charles, } \\ \text { Webre } & \begin{array}{ll}\text { and Rosana; 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Mary and her son Jacolj; Vicey; Nincne mulatto; Marie Locure; } \\ & \text { Maria; Little Louis }\end{array}\end{array}$ pue ydesor
 Celeste; Marie; Victire; Victorine







 Janvier; Leroy; Valevin; Victoire


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1834/08/07; Citizens Bank Minute Book No. 4:
 St.





St. James Parish, Book 18, p. 244, 1839/05/29 -


Hyacinthe; Celestine; Desiree; Adele; Rosine; Zephyre; Adoeris; Cephale
 Servilie; Penelope; Adeline; Suzanne; Mary; Rose; Benedicte; Francoise; Eugenie





 unnamed individuals Patterson; Salomion; Nancy Linder Edward; Syla; Jane; Gracy; Caroline; Succordy; Elmire; Tom Daphny; Bill
 Louisa; Maria; Mary Eustes; Lucy; Mary Prenie; Nancy Napper; Nelly; Lucky Cole;


 More; Alleck Ellis; Barnaby; Bob; Beverley; Ben Batts; Buck; Austin; Euffy; ejuejd
snuən snuәл unnamed child; Berthilde and her twin children; Maryann; Jean Louis; Eliza;

 plantation, land, and the following individuals: Lindor; Andre; Amisise; Sylvertre;

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Smith，R．C．and
Nicholas
Roman，Victoire
Webb Ross


Bienvenue and the
heirs of Louise Patin Roman，Andre Owner

Hannah and Bazile；Agathe；Gand plantation and the following individuals：Billy；Judith and her two daughters

plantation and the following individuals：Henry；Nash；Green；David Black；Ben
sןenp！n！pu！pəmeuun
unnamed individuals
 Petit Noel；Delcy；Antoinette；Nanette；Grand Phillis；Fanchonnette；Julie；Nanette Rubin；Willis；Sephin；Bien Aime；Ismael；Joe Griffe；Blaise；Lubin；Alexandre； Leanneton；Thomas；Charles；Bob；Amable；George；Henry；Hutton；David；Alerte Jeannette；Agnes；Auguste；Charles；Lubin；Charlotte；Mariette；Brigette；Flore； Dianah；Mathilda；Bazile；Jacob；Fanny；Elabet；Manon；Fiyaro；Marguerite； Ketty；Little Ann；Henrietta（Jeune）；Joannıah；Aggay；Julia；Cecile；Charite； Maime；Sarah；Petit Phillis；Maria；Sally；Jeune Lucy；Louisa；Becky；Megere； Noble；Francoise；Nieille Lucie；Marianne；，Properpine；Rose；Sylvie；Hobe；

 children Henry and an unnamed child；Fanchette
plantation and 105 individuals，including the follow
 Caroline and Jacob；Nieille Lucie and two children John and Christine；Lucie； two children Louisa and an unnamed child；Eliza and three children Eddo，

 John Insel；Abraham；Dick；Bill；James Parker；Joe Cabre；Charles Vieux；
Charles Wagner；Wilson；William；Lodivell；Elias；Walter；Cesar；Bob；Relf； Sunday；Sam；Paris；Patrick；Long Tom；P＇etit Tom；John Bristle；John Scabre plantation and the following individuals：Charles Green；Scipeon；Sylvestre；


LO／LO／Gヤ8L＇zGz＇d ：LO／LO／St8L 1835／01／07；p．131，1835／02／04；Book 21，p．254， Tulane University，Citizens Bank Minute Book No．1：
1834／08／07；St．James Parish，Book 14，p．4， 1834／08／07
：！＇ON yoog əұnu！W yueg suaz！！！O＇K！！sıan！un əueןn！


1857／05／18
1850／04／09；Citizens Bank Minute Book No．8： 1838／11／0；Citizens Bank Minute Book No． 6 ． No．2：1837／07／15，1838／03／14，1838／03／27， roog ə！nu！w yueg s̈uəz！！！＇LZ／GO／LE8ト il＇0N yoog

 1838／04／12；Book 18，p．1，1839／01／05，p．29， 1837／07／29；Book 17，p．170，1838／04／07，p．198， 195，1837／04／28，p．349，1837／07／25，p．375．


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 Tulane University．Citizens Bank Minute Book No． 4
1842／01／19 Tulane University，Citizens Bank Minute Book No．7：
1852／05／20
 Citizens Bank Minute Book No．4： $1842 / 08 / 30$ ； 68，1846；Tulane University：Tulane University，

Tulane University，Citizens Bank Minute Book No．
$1852 / 09 / 09$
 1844／10／23，1846／02／19
 1838／05／04，1838／09／06，1838／10／01，Ciitizens Bank ：$Z$＇ON Yoog əınu！w 》ueg suaz！！！＇Kissan！un əue｜n！
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c． 1848





Owner
Votre，Mrs．George
Webre，Georgesls
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plantation and unnamed individuals

 （Kiew seme）Kyew＇eqəud＇Kuueh ‘uplew loyวew the following individuals：Ferdinand；Jean；To
sugar plantation and 44 unnamed individuals plantation and 37 unnamed individuals
＇O＇｜leg individuals
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1835／03／25；Tulane University，Citizens Bank Minute
Book No．5：1844／05／31 1842／03／23

 1837/09/13; Mortgage Book 5, p. 36.-1850/01/23
Tulane University, Citizens Bank Minute Book No.
 St. Landry Parish, Mortgage Book 2, p. 110,

St. Landry Parish, Conveyance Book IJ-1, p.125,
1837/07/21

## 1837

2881
8981 Beck; Lucinda; Joe Milly; Mary; Louisa; Charlie; Tinny; Melinda; James Posey; Jane; John; Eugene; Thom; Nancy; Richard; Maria; Agnes; Patience; Winny; Juliet; Celeste; Manuel;
 plantation with the following individuals: Sam; Amanda; Thomas; Willy; Lemuel;



land and the following individuals: Eliza and her child Charlotte Lucinda Fanny; Maria; Agnes; Patience; Juliette; Celeste; Manuel; Mary; Charlie; Melinda; Beck; Thomas; Willy; Lemuel; George; Flora; Howard; Anthony; Alfred; Alleck;
 land and the following individuals: Sam; Feter; Tom; Richard; James Posey; John mol ! र́ppag 'əuer
 land and the following individuals: Jim Bell; Moses Hall; Daniel Sharp; Ive
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sjenp!и!pu! pəmeuun pue uo!!ejuejd

Cooke, Thomas and
Cooke, J. A. Becky Prior

 Henry; Charles; Phil; Edmond; George; Fanny; Jilly; Angelique; Agathe and her Street; Henry Haskins; Jemen Jones; Jack Ludwick; Antoine; Chapman; Ben;

Brown; Jow; Tom; Edmond Sampson; Charles Williams; Peter Camble; Ben
plantation and the following individuals: William Brown; Rose; Tom Mumford; Allen
Henri St. Landry Parish Angamarse Eugene

Owner Mortgaged Collateral

St. Landry Parish, Mortgage Book 9, p. 86,
1858/08/31 1853/06/09; St. Landry Parish, Mortgage Book 7, p.
1, 1853/06/30 Tulane University, Citizens Bank Minute Book No. 7
1853/06/09; St. Landry Parish, Mortgage Book 7, p.

Tulane University, Citizens Bank Minute Book No. 8 :
1857/02/10 Tulane University, Citizens Bank Minute Book No. 6:
1849/11/20 p.47. 1850/03/22

Tulane University, Citizens Bank Minute Book No. 6




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Record 10, p. 206, no 8165, 1837/07/22


St. Martin Parish, Conveyance Record 10, p. 204,
St. Martin Parish, Conveyance Record 1-D, p. 258,
no $92,1849 / 10 / 02$
St. Martin Parish, Conveyance Record 10, p. 303,
no $8246,1838 / 03 / 13$
St. Martin Parish, Conveyance Record 10, p. 294 ,
no $8239,1838 / 03 / 06$
$\stackrel{\stackrel{\rightharpoonup}{\infty}}{\infty}$





 land and the following individuals: Dick; Alfred; Thomas; Jim; Isaac; Julie; Sally; Lucy; Adelaide; Felicite; Alexandre; Laurent land and the following individuals: Apollon; Louis; Allen; Steven; Henry; Delphine; child; James, Maria's child; Dominique Ciatiche's child
 land and the following individuals: Maria; Julie; Catiche; Caty; Betsy; Rierden; Anna; Martha; Mary; July; Emmy; Caty; Fouponnade
 Robert; George; Cesar; Pierre; Mick; John; Didier; Harry; Jacob; Jean Baptiste; Alcendor; Symlior; Julien; Francois; Andre; Henry; Levende; Bill; Lewis; Cheri; land and the following individuals: Charles;; Lloyde; Congo; Daniel; Achilles; Meary; Varker; Adeline; Patience; Scilly; Marianne Alixcandre; Julia; Rose; Victoire; Annette, unnamed; Mearia; Jack and Winny; Green; charles; Pierre; Harry Hatcher; Sandy; Manuel; Louis; Julia; Francois; Milly;
Baptiste; Fanchonnette; Jeanne; Zenon; Ursula; Fanchon; Cloementine; George; John; Meartin; Philippe; Nelson; Harry Parker; Lajeunesse; Etienne plantation and 50 unnamed individuals
land and the following individuals: Blais Nanncy; Henry; Henry; Peter; Sam; Manuel; Delly
plantation and 50 unnamed individuals

Travis; Charlotte Randolphe; Ann; Henry Kohn; Little John Pickett; Monroe Daniel;
Nanncy; Henry; Henry; Peter; Sam; Manuel; Delly Rufus; Edmond Daniel; Martha Daniel; Van Buren Daniel; Martha Tom; Fanny Henry Rider; Tesse Rider; Little John Pickett; Sarah Pickett; Ann Rufus; Little Caroline; Ned Tavis; Godfrey; Kitty Daniel; Little Daniel; Mary Daniel; Martha; the following individuals: Denis; John; Washington; Henry Shy; Mary; Maria; Mortgaged Collateral

Canby, Sarah
Owner
อinnog Judice, Jacques and ouis; Dan; Auguste; Celestin; Madeliaine
 unnamed children; Mary; Louise; Zelia; Arny and her 2 unnamed children; Abby;
Syney; Molly plantation and the following individuals: Richard; Jacob; Bill; Dan; Ben; Horace;
Mike; Ned; Luke; Sam; Daniel; Sarah; Susan; Vina; Chloe; Rose and her 2 Abraham; Betsey; Olivia
 Guillaume
land and the following individuals: Jean Baptiste; Joe; William; Martin; Jack; unnamed infant; Marulle; Delphine; Theodcre; Henry; Auguste plantation and the following individuals: Bessy; Charles; Mearie; Valsin; one Louisiana
 land and the following individuals: Nat; Stephen; John; Henry; Bob; Rachel; 1837
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Fagot, Charles

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 plantation and the following individuals：Blaise；Lajumesse Martin；Pierre；Philippa； レヤ8し

St．Marc Darby，
Francois
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 unnamed child；Delphius；Isaac；Charlotte；Sophie； 2 unnamed children；lsaac； John Pierre；Kit；Cyrus；July Ann；Tim；Dorcas；John Trevosh；Becky；Nancy； unnamed child of Sudia；unnamed child of Sudia；Martha E；Henry Davis；Adam；
Gilbert；Abraham；Josephine；Catherine；John Baptiste Woolfolk；Gimison；Fanny；Sudia；George；George；child of Nancy；child of Betzey； Geoking；unnamed child；unnamed child；unnamed boy；unnamed boy；unnamed
boy；unnamed girl，unnamed boy；Moses；Billy Ferry；Simbury；William；Bill
 Brown；Betsey；Judiah；Aveline；Arcenos Jane；Anise；Piggy；Nancy；Mathilde；


 Archey Zucker；Billy Quash；Monroe；Jim Henry；Bull Daniel；Henry Jones；Jacob；
Old Levin；Dennis；William White；Bill Freeman；Gilfred；Jackson；Bill；Ruth
 plantation and the following individuals：Austin；Alfred ；Joe Small ；Thomas ןеләңе｜ןоэ рәбебдор

alias Aimee; Abraham; William; Kerba; Nira; Betsy; Clara



Charles; Eliza Lou Grant; Jackson; Louisa; Harriett; Hannah; Reubin; Casar Scott;
 x,
 Nancy; Jefferson; Ben Rosiur; Will; Jerry Hunz; Adam; Reiss; Giles; Hellier; John Wilis; Patsy; Thomas; John Henry; Moses; Ben; Loulis; Nancy Gorey; Peggy; Kitty;
Fulton; Edmund; Oid Garey; Nelson; Jud; Phillis; Edmund (alias Kid); Sampson; Dave; Guy; Nancy Joe; Josephine; Joe; Allphons; Jesse; Rosa; Nancy; Joe; Vinat; яя81 :Крочу :
 Ulalie; Rose; Victoire; Annettte; unnamed individual; Maria; Jack; Winny; Mary; Baptiste; Fanchonnette; Jeanne; Zinon; Ursula; Fastron; Clementine; Alexandre Lajeuness; Etienne; Harry Hatcher; Samly; Manuel; Louis; Julia; Francois; Milly; Henry; George; John; Martin; Charles; Pierre; Philippe; Nelson; Harry Parker;


पs!ded KJEW '7S
Owner


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 Charity; Chloe; Grace; Big Maria and her children Edward and Durand; Hona;
 her children Rosalie, Harriet, and John Lous; Sally and her children John, Effy, pue einals :esino $\mathfrak{C l}$ :Кstəg р! !

 plantation and the following individuals: Peter; Jack; Jim; Gus; Joe; Ned; Sawney;

 June; Sabrina; Philip; Rose; Belmont Jack; Mariah or Murriah; Russ; Gui; Venus Joseph; Rudy; Audez; Daphne; Little Hannah; Littly Patty; Bristol; Ned; Charlotte; Sally; Andrew; Mary Poiney; Dick; Old Hannah; Tony Jack; Jenah; Stephey

 Tabby; Andy; Coleman; Dorcas; William; Artemes; Rhody; Amy; Spencer; Leah; Cretea; Charity; Martha; Pat; Sally; Jim; Eietsey; Lucy; Joe; Calvin; Louis; Jackson
 Courtney; Beckey; John; Stephen; Eliza; Modilla; Meunda; Carey; Harry Boyston; Elizabeth; Susan; Miria; Menna; Jake; Old Tom; Munroe; Fanny; Tom; Nanny; Rosine; Jefferson; Minerva; Saunders; Ted; Old Harvey; Mangey; Dixon; Edmond;
Suzan; Tosch; Violet; Dave; Nelson; Caroline; Emily; Melinda; Toney; Thomas;

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plantation and the following individuals: George; Frederick; Matilda Robinson; Hisam; Virginia Alexander; Handy; Little Tim; Charles; Sorberton; Sophia; Lindy; Elizabeth; Albert;
Minerva; Jack; Cerias; Betsy; Thomas; Casey; Tomy; Lewis; Marthon; Rindey;
Emily; Artemis; Patrick; Becky; Louisa; Margaret; Sam; George; Peggy; Harold;
 Dickson; Harry; Davy; Tom; Naney; Courtney; Eddy; Paully; Susanna; Jacob; Eliza; Tammy; Charity; Caroline; Nelly; Violet; Diana; Tubby; Nancy; Harriett; Nicy; Stephen; Little Jacob; Nelson; Edmond; Armisted; Monday; Big Harry; Cote Blanche Plantation and the followingl individuals: Jacob; Little Mayor; Lyncheu; Amy; Polly; Milly; Susan; Barbery; Nancy; Delly; Caloin; Solomon
Ninnals; Tom; Caroline; Edmund; Sohpy; Minerva; Cotney; Palum; Artamus;

 Major; Sam; Stephen; Peyton; Big Jim; Monday; Pompey; Poun; Peter; Big Sam; sugar plantation on Cote Blanche and the following individuals: Abram; Nelson;
Washington; Edmund; John; Tom; Ruben; Amistad; Richmond; James; Henry; ןеләце॥оэ рәбебృоw



 Milly; Sally; Milly; Jesse; Fanny; Violet; Charity; Caroline; Nancy; Tabby; Mary; Cooper; Sam Cooper; Jacob; Old Ben; Lucy; Milly; Rody; Susan; Dinah; Lize; May Charles; Major Thomas; Janaus; Scott; Jefferson; Dixon; Monroe; Harry; Bil Major; Sam; Stephen; Peyton; Big Jim; Miunday; Pompey; Pam; Peter; Big Sam;
 Mordilla; Alexander Penina; Carter; Leah; Vina; Solomon; Ive; Callvin; Martha; Amy; Jane; Elinor; Jacob; Andy; Jarban; Patience; Coleman; Frederick; Minerva; Sidney; Milly; Jefferson; Dickerson; Harry; Dave; Tom; Mary; Cortesey; Cury; Polly; Susan; Fanny; Charity; Caroline, Nelly; Violet; Dina;Tyret; Job; Betsey; Nancy; Hariett;
Micey; Nelly; Liney; Little Mary; Rhody; Sully; Big Henry; Minthy; Saunders;
 Monday; Big Harry; Washington; Peyton; Big Jim; Reuben; Pomprey; John; Little
 Tenny, Bernard and
Owner
Tenny, Bernard

## Owner

 her children Francois and Eulahe; Augustin; St. Jean
 Lisabeth; illegible; Jeanne; Adam; John; Nancy; Charlotte; unnamed individual;


 plantation and the following individuals: Big Ben; Charles; Henderson; Big Henry; Maurice; Primus and her four children Silus, Nelly, Primus, and an unnamed infant; Patrick; Amelia Daphney and her two children George and David; Big Billy; Old Sue; Londoa; Sue Lucina; April; Hannah and her three children Isaac, Mary Ann, and Flora; Scott;
 land and the following individuals: Tom; Marry; May; Rhina; Moses; Nancy;
land and the following individuals: John; E:lizabeth and her child Pauline Marseille; Flora; Marguerite land and the following individuals: Charles; Henry; Jerry; James; Nick; George; other unnamed individuals Fontainebleau plantation; brickyard; with the following: Nelly; Catiche; Victor; and 1852-1855 eaıdə



 plantation and unnamed individuals Charles Hawkins; Armstead; John Monk; Chidrick; Alfred

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Deguy, Mrs. F. V. Owner


## Page 7

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Soloman, Whitman, Emile, and Stephen; Alexander



Louisiana Papers, 1834-1914, Folder 5: 1835/05/07 Terrebonne Parish, Mortgage Book F, Entry 1836,
1855/04/12; Tulane University, Citizens Bank of





 1852/10/05, p. 88, 1853/03/09; Tulane University

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$8 ヤ 81 \cdot 0$

S＇y／ew TS
Murrary，M．plantation and unnamed individuals
Bourdin，Jean Bertaud，brothers plantation and 10 unnamed individuals Washington Parish plantation and the following individuals：B
Louisa；Jantie；Charity；Lydia；William；Ja Hanna；Sarah；Sarah Ann；Polly；James land and the following individuals：Simon；Abram；John；Joseph；Lenard；Lucy； ןеләделоэ рәбебдою
Owner
Shaffer，William A．
Shields，R．B． Owner Owner
we！li！M＇uieliz plantation and 22 unnamed individuals unnamed individuals
$\frac{\text { West Baton Rouge }}{\text { Allain，Valerie }}$

n；Chand Rohina；Mansero；Leri；Parker Chandler；Jaret；Manson；Taylor； Rohina；Mansero；Leri；Parker；
$\stackrel{\stackrel{\rightharpoonup}{0}}{\stackrel{\rightharpoonup}{\sim}}$
8981
$8 \varepsilon 81$
sejed

## 484，1837／10／28 <br> Terrebonne Parish，Mortgage Book B Pt．1，Entry

Tulane University，Citizens Bank Minute Book No．8：
1858／01／28；Citizens Bank Papers，Folder 5 501，1838／04／21

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Tulane University，Citizens Bank Minute Book No．1：
1835／11／27


 Tulane University，M－1847，Citizens Bank Mortgage
Book Book
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$\angle E 8 \downarrow$
$8 \varepsilon 81$
land and unnamed individuals
Favort，Louis
Antoine and Lise Patin
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ичо个＇Кдәчбnog
preureg ə！！wヨ
pue səurer＇nenəa
O W ionues ‘犭⿰丬夕大
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цәqоу＇вәәд unnamed children

plantation and unnamed individuals
Isaac；Louis；Will；Tony；Fanny；Marianne；Eliza；Dorothee；Henry；Charlotte

child Armand； 2 unnamed individuals；Martha；Ellen
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Louise；Clemence；Marianne；Sally；Silie；Marie；Julienne；Julie；Adiline；Aimee； Pierre；Charles；Valentin；Joseph；Maurice；Politte；Silvain；Tom；Frank；Charles；
Plume；Leandre；Brami；Henry；John；Pana；Charlotte；Sally；Dalize；Claire；
plantation and the following individuals：Joe Brown；Edward；Little Joe；Ben；
Turner；Celeste；Maria Morris；Arelda；George Sample；Little Mary；Ann；Zena
Joshua；Dicey；Eliza；Dick Young；Little Robert；Bob Riley；Adolphus Lyn；Biddy；Edmonia；Hnery；Chancy；Henny Hunt；Letty；Turner；Maria Rust；Little illegible；Louisa；Big Joe；Jenny；Dorcas；Charles Harris；Little Harriet；Isadora； America；Wick；Barthy；Little Joe；Elora；John Latimore；Elizabeth；Old Nancy；
Harriet Hunt；Willis；Jane；Arean；Jake Thompson；Philis；Elizabeth Cook； John；Jake Bradford；Mary Johnson；Sarah；Margaret；Emiline；Victoria；Julia； Hallaged；Marshal；Ben；Dan；Celeste；Johan；Esther；Elsey；Rose；Eliza；Deliah； Patton plantation and the folilowing individuals：Dick Latimore；Mathilda；George



$$
\text { land and } 2 \text { unnamed individuals }
$$



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9981 1860／12／17
West Baton Rouge Parish，Mortgage Book L，p
264，1836，Mortgage Book M，p．75，1837／12／09
$6781-L \varepsilon 81$
6ع8レ－8\＆8レ West Baton Rouge Parish，Mortgage Book M，p． 66
1837／10／19，p． $96,1838 / 02 / 27$ ，Mortgage Book N，p．
173，1839／04／04 Minute Book No．2：1838／06／04
 1837／10／21，p．273，1838／08／02，Motgage Book R， West Baton Rouge Parish，Mortgage Book M，p． 68
 Tulane University，Citizens Bank Minute Book No． 8


West Baton Rouge Parish，Mortgage Book M，p
LŻLOOLLE81＇LZ d＇$N$ yoog ә6ebuow＇usued $26 n 0$ y uoleg ısom

 Jean; William
plantation and the following individuals: [David; Nelson; Julienne; Henriette; Julien; 1838
plantation and 7 unnamed individuals Cornelia Harriet and her three children Alia, Patsey, and Mary; Melinda; Anna; Nancy; and her children Celestin, Abraham, and Basil; Molly; Pelagia; Rachel; Letty; Cidalise; Chalimette; Clemence; Little Justin; Louise; Old Lucy; Mary Ann; Mary York; Angela and her son Bill; Constance and her children Adelia, Rachel, and Lafayette; Marechal; Peter; Old Pierre; Salomon; Sandy; Tom; Wilson; William; Frank; Isidor; Isaac; Joshua; Big John; Petit John; Jackson; Jack; Lubin; the following individuals: Achille; Abraharn; Allen; Ben; Badgio; Dick; Eugene;
children Eugene and Louise; Caroline
 !uołu! Nick; Peter; Landry and his wife Letty; Wilson; Lubin and his brother Pierre; daughter Chalmette; Pierre; Bebelle; Elick;; Ben Borie Plaquemine; Billey Ernest;

 and his wife Little Aimee; James Bishop and his wife Lucy; Drayman Tom; Frank; Moses Erwin; Dick Plaquemine and his wifı Marie Mahere; Big Isaac; Little Isaac Marshall; Ben; Noe; Little York; Big York; Fiandan; Daniel; Charles; James Crack;
Big John; Big Jesse; Little John; Little Jesise; Salomin; Bob; Esau; Elick; Joshua; William; Richard; Little Tom; Jenkins; Hubers and son Fridon; Nilson; Ephraim;

 Pierre






Hadrick; Lewis; Daniel; Terence; Annette; Linda; Romaine and her three children
Dorval; Lodoiska; and Hippolite; Hortense; Mariah; Rosalie; Lea; Dilet; Nelitto;
Octavina and her child Adam; Manette and her child Edward; Marianne) and her
child Merovi; Lucie and her child Robert; Mary and her child Patience; Sophie and
her child Adonis; Fanny; Victoire; Pouponne;; Michael Hortense and her two
children Celestine and an unnamed individual; Patience; Virginia; Antonio
land and the following individuals: Jim; Herıry; Bill; Ned; Burr; Sam; Jefferson;
Hadrick; Lewis; Daniel; Terence; Annette; Linda; Romaine and her three children
Dorval; Lodoiska; and Hippolite; Hortense; Mariah; Rosalie; Lea; Dilet; Nelitto;
Octavina and her child Adam; Manette and her child Edward; Marianne) and her
child Merovi; Lucie and her child Robert; Mary and her child Patience; Sophie and
her child Adonis; Fanny; Victoire; Pouponne;; Michael Hortense and her two
children Celestine and an unnamed individual; Patience; Virginia; Antonio
land and the following individuals: Jim; Herıry; Bill; Ned; Burr; Sam; Jefferson;
Hadrick; Lewis; Daniel; Terence; Annette; Linda; Romaine and her three children
Dorval; Lodoiska; and Hippolite; Hortense; Mariah; Rosalie; Lea; Dilet; Nelitto;
Octavina and her child Adam; Manette and her child Edward; Marianne) and her
child Merovi; Lucie and her child Robert; Mary and her child Patience; Sophie and
her child Adonis; Fanny; Victoire; Pouponne; Michael Hortense and her two
children Celestine and an unnamed individual; Patience; Virginia; Antonio
land and the following individuals: Jim; Herıry; Bill; Ned; Burr; Sam; Jefferson;
Hadrick; Lewis; Daniel; Terence; Annette; Linda; Romaine and her three children
Dorval; Lodoiska; and Hippolite; Hortense; Mariah; Rosalie; Lea; Dilet; Nelitto;
Octavina and her child Adam; Manette and her child Edward; Marianne) and her
child Merovi; Lucie and her child Robert; Mary and her child Patience; Sophie and
her child Adonis; Fanny; Victoire; Pouponne; Michael Hortense and her two
children Celestine and an unnamed individual; Patience; Virginia; Antonio
land and the following individuals: Jim; Herry; Bill; Ned; Burr; Sam; Jefferson;
Hadrick; Lewis; Daniel; Terence; Annette; Linda; Romaine and her three children
Dorval; Lodoiska; and Hippolite; Hortense; Mariah; Rosalie; Lea; Dilet; Nelitto;
Octavina and her child Adam; Manette and her child Edward; Marianne) and her
child Merovi; Lucie and her child Robert; Mary and her child Patience; Sophie and
her child Adonis; Fanny; Victoire; Pouponne; Michael Hortense and her two
children Celestine and an unnamed individual; Patience; Virginia; Antonio
land and the following individuals: Jim; Herry; Bill; Ned; Burr; Sam; Jefferson; Hadrick; Lewis; Daniel; Terence; Annette; Linda; Romaine and her three children Julien; Coffer; Jean Pierre; John; Billy; Ned; Big Hadrick; Isaac; Etienne; Little Alexis; Richard; Phillipe; Venerand; Salomon; Giles; Field; Levin; Xavier; Jack;
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Daniel; Sam Brown; Salomon; Coffer; Billy; Charlotte; Marianne; Lea; Maria; Silly; Sidey; Annette, Octavin; Fanny; Grand Hadrick; Giles; Jim Hudsun, John; Alexis,
Jean Pierre; Isaac; Sam Knox; Jim Grant; Jim Ham; Randal; Hadrick Bank; Phill; Sheratin; Azenor; Theodate; Julien; Venerand; Xavier; Cerenu; Marie; Victorin;
Sidey; Annette; Octavin; Fanny; Grand Hadrick; Giles; Jim Hudsun; John; Alexis; unnamed children; Baptiste; Etienne; Philippe; Jean Baptiste; Didier; Magloire;
Sheratin; Azenor; Theodate; Julien; Venerand; Xavier; Cerenu; Marie; Victorin; plantation and the following individuals: Pierre; William; Luci; Manette and her two
unnamed children; Baptiste; Etienne; Philippe; Jean Baptiste; Didier; Magloire; Mortgaged Collateral

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122, 1859/03/19

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 children Lavinia; Essex; and Justine; Susan and her three children Margaret;

three children Mahala, Melinda, and unnarned individual; Peter; Betsey; Chadrick

the following individuals: Susan and her child Cornelius; Baptiste, his wife Nancy,
Mary; Prince; John
land and the following individuals: Jim; Herıry; Bill; Ned; Burr; Sam; Jefferson;
Steven; Sam; Henry; Henriette; Mary; Sally; Louis; Helen; Citus; Ann; Catherine

1838

Vest Baton Rouge Parish, Mortgage Book M, p.
111, 1838/03/13 p. 181, 1838/06/29

Book X, p. 759, 1859/03/18 a6ebuow 'पs!ued afnoy uoleg lsem 'bl/E0/6S8L Tulane University, Citizens Bank Minute Book No. 8:

child Lucie; Maria; David; Nilson; Julien; Jean Louisa and her three children Alexandre, Adolphe, and Antoine; Nane and her



Marguerite; Jane; Becky; Small Sally; Mariah; Anna; Peggy; Chrispin; Aimee






 Tom; Lucy Gorham; Eliza Banks; George Lewis
sugar plantation, land, and the following individu Amy; Irene; Jack; Neuman; Dimery; Joe Austin; Mitchell; Cam; Winter; Prince;
Tom; Lucy Gorham; Eliza Banks; George Lewis Little Ellen; Kitty; Peter Verdies; Peggy; Rose; Minerva; Essex; Gustine; Margaret; Harriett; Little Lucinda; Peter Grimball; Louisa Parker; Tom; Jim; John; Big Ellen; Little Wyatt; George Sury; Sam Smith; Charlotte; Edward; Parker; Lucinda; Dave; Little Josephine; Eugene; Charles Warner; Sam; Emily; Dorcas; Wyatt; Nancy; Dorcas; Joshua; Dolly; Gathy; Charles Banks; Josephine; Little William; Frozine; Lizzie; Yorick; Louisa Jeff; Little Yorick; Lucy; Charles Lobdell; Mary Ann;

 West Baton Rouge Parish, Mortgage Book P, p 278, 1836/02/29
West Baton Rouge Parish, Mortgage Book K, p
of Louisiana Papers, 1834-1914, Folder 5 766, 1859/03/31; Tulane University, Citizens Bank Source
West Baton





Sally; Nancy; Mariah; Rinah; Kaily; Eliza; Calvin; Dick; Charles; Polly; Susan;

land and the following individuals: Harry; F'atrick; John; Jim; George; Simon; Ned
 Isabella; Nathan; Laurina; Emma; Romeo Johnnetta; Holoway; Allen; Chancy; Rosetta; Matt; Elzy; Harry; Henry Clay;
 Phillis; Sarah; Lorenzo; Ben; Handy; July; Bolin; Rosina; Daphney; Jordan; Sutton; Jacob; Joe; Peggy; Jim; Jack; Abraham; Richmond; George; Idy; Sophia; Charles; Hannah; Chancy; Cherry; Susan; Lucy; Cynthia; Levi; Martha; Theresa; Moses; Foster; Cherry; Kizzy; Sylvia; Hasty; Diana; Winney; Rhody; Courtney; Maria
 Kate; Nimrod; Suba; Milly; Morris; Richmond; Soloman; Jim Russell; Henry Henry; Harriet; Mathilda; Peter; Matthew; Deed; Nelson; Maria; Mary; Silla; Nelly; Rose Bank plantation, Bay Wood plantation, and the following individuals: Tom;
Essex; Deline; Issac; Mary Hall; Amy; Lizzy; Charlity; Elizabeth; Jerry; Linda; John; 1851-1856

Rebecca; Sarah; Matilda; Phoebe; and unnamed individual : Eliza; Miranda; Edy; Ann; Betsey; Hannah; Angeline; Alix; William; Edward; Big Margaret; Little Margaret; Virginia; Chloe; Milly; Violet; Charity; Rachael; Sally Charles; Dave; Frank; Jake; Fisher; Williarn; Nimrod; Henry; Elisha; Lotty; Harriet; William Davis; Aleck; Peter Wilson; Peter; William R.; Billy; Mike Marshall; Moses;
 Parish


 122, 1834/04/12; West Feliciana Parish, Mortgage 1842/09/28
 106, 1837/10/02; West Feliciana Parish, Mortgage
Book K, p. 105, 1837/10/28 West Feliciana Parish, Mortgage Book K, p. 97; 105-

West Feliciana Parish, Mortgage Book K, p. 170; p.
$176,1838 / 03 / 22$ 1855/03/15
West Feliciana Parish, Mortgage Book O, p. 547. West Feliciana Parish, Mortgage Book K, p. 118, p
127, 1837/12/16 Source


the following individuals: George; Bob; Nelly James; Sigudy; Tabor; Jane; Amy land and the following individuals: Jim; Gabriel; John; Clara; Susan; Jane; Sylva; Ann and Tiney:Ann illegible; Amcy's children Joe, Winney, and Stephen; Loroney's children Laura Polly; Tempe's children Patsey, Dave, and Sabrey; Caroline's children Emily and land and the following individuals: Alfred; Salma; Washington; Jane and her child 1846 Rachael; Steven; Nancy Mariah; Silda; Jenny; Wesley; Dane; Dick; Henry; Jim; Nan; Routh; Emeline; Jack; Charles; Jet; Milly; Phillis; Nancy; Eiady; Sabila; Charlotte; Grace; Mary; Ann;
plantation and the following individuals: John; Fountain; Jake; Roderick; Jake; Fill; 1838 Nancy; Émma; Hasty; Annett Lena; Rachel; Liz; Celine; Eve; Kitty; Caroline; Chancey; Adeline; Alsey; Old her child John; Hannah; Betsey and her child Rou Ann; Suckey; Henney; Eliza; Lewis; Jack; Patt; Jim; Bazil; Ned; Joe; Tom; Anthony; Rose; Rachel; Celia and Jane and her children Francis and Rhody; Bill; Adam; George; Alfred; Frederick; land and the following individuals: Harry; Abraham; Abner; Willis; George;


Mortgaged Collateral
Owner
Direr, Robert and Mary Kilgour
Doherty, Peter and
Sarah B.
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Owner
Perkins, John and
Henry

Gravois, Edward and
Marie Rose Landry
Landry, Daucet and
Lisa

 land and the following individuals: Celeste and her three children Louise,
Elizabeth, and Bouret; Lubin; Timme; Jamier Fanny; Mathilda; Louisa

Dolly; Sylvia; Sarah; Calvert; Charlotte; Emma; John; Rachel; Missouri; Mary; Briscoe; Frank; Maria; Georgiana; Viriginia; Moses Wood; Maria Wood; Nick; Satira Shadrach; Robert Woods; Cassy; Eill Amanda; Patsey; Sylvia Briscoe; Bill
 Skinner; Henry Woods; Grace S.; Bill Martin; Minta; Thomas; Mary; William; Kitty; Sidney; Lyddy; Elizabeth; Harry Byrne; Carter; Sarah; Winny; Hames; Squire;
Harrison; Davy Skinner; Crecy and her urinamed infant; Mary Skinner; George Caroline; William; George Clark; Jerry; Daniel; Lucy; Lewis; Charlotte; Jim Julia; Aime; Martha; Latitia; Ralph; Sarah; Louisa; Henry; Mary; Susan; Aglaee Richard; Brown; Squire; Elijah; Ceasar; Charles; Mary Ann; Virginia; Hannah; land and the following individuals: Jack; Nathan; Hanover; Randal; Joe; Jack;
land and the following individuals: Madelaine and her two children Julien and
Celeste; Moody; Julie
Frank; Nace; William; Joe; Lucinda and her brother Thomas (alias Alfred); Aimee her child Rose; Frank; Jim; Franchonnette and her sister Sally; Suzette; Leonarde;
Sam; Ben; Joe; William; Michel; Vincent; Billy; Vieux Sam; Bastien; Lan; Sam; Benjamin; Malvina and her child Stephen; Loyise and her child Colin; Jenny and
her child Rose; Frank; Jim; Franchonnette and her sister Sally; Suzette; Leonarde; Heloise, and Josephine; Maria and her three children Jean Louis, Michel, and Auguste; Leonarde; Francis; Dinah; Hannah; Sillu and her three children Andre,
Heloise, and Josephine; Maria and her three children Jean Louis, Michel, and
 Jose and Jean Baptiste; Nat; Constance and her three children Elsie, Henry, and

land and the following individuals: Jean Louis; Marcel; Lisse; Jane Mortgaged Collateral

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Julia；Aimee；Martha and her child Rosalie；Lotitia；Ralf；Sarah；Louisa；Henry
Susan；Aglace；Caroline；William Joseph；Jack；Richard；Brown；Squire；Elijah；Cesar；Maryann；Virginia；Hannah；
Julia；Aimee；Martha and her child Rosalie；，Lotitia；Ralf；Sarah；Louisa；Henry；
 Thomasin；Augustin Rosemond；Eduard；Antoine；Leon；Carmelite；Elenor；Zepherine；Emma；
 Maguire；Fanny William and her two children Adelaide and Lorenzo
 Woodley；Joe Griffen；Bob Creghton；Ben；Martha Joseph；Dio；Rosette；Valentine
land and the following individual Joseph；Dio：Rosette；Valentine Aure． Hortande；Marion and her four children Susan，Adetle，Jim，and Elizabeth Jean Louis；Bob；Frank；Raphael；Felicite；Francois；Pierre；Jacques；Gertrude
and her three children Henri，Eduard，and Adeline；Scott；Jane；Baptiste； Paula；Alexander；Bill；Julie and her two children Manetti and Sophie；George； Catherine；Nore；Jacques； children Opoline and Julie；Mary；Rosalie；Victore；Babitte；Zoe and her child

 and Celeste；Katey and her three children Micotand，Susan，and Reuben；Fanny two children Frosine and Priscilla；Marie and her three children Drausin，Rosetta， Gilbert；Venus and her two children Durosin and Jean Louis；Marianne and her
 Suzanne；Julie and her two children Raphael and Felicite；Celeste and her eight р！！ Frank；Jean Louis；Ned；Jean；Artheuse；F＇icep or Bob；Michil or Mitchel；Valentin
 land and the following individuals：Celestin；Auguste；Daniel；Pierre；Major；
George；Christophe；Petion；Colces；Jacques；Edward；Celestin；Gilbert； гедәдепоэ рәбебдою



 pו! Marianne; Martha; Joe; Elijah; Lewis and his two children Richard and Wiliam;
Randal, his wife Sarah, and her children louisa and Harry; Agnes and her child Fanny, her son Dick," and her grandchild Jack; Jack; Bill; Jacques; Elijah; Julie;
Marianne; Martha; Joe; Elijah; Lewis and his two children Richard and William; her three children Squire, Abraham, and Martha, and her grandchild Hanover;
Fanny, her son Dick and her grandchild Jack; Jack; Bill; Jacques; Eiliah;- Julie; Agnes, Virginia, and Reuben; Caeser, his, wife Lizzy, with their son Frank; Hannah,

 Andre; Wamür; María; Rachel
plantation and the following individuals: Abraham; Billy; London; Dick; John; Elias; 1833 her children Hagar, Lucy, and Blaise Gertrude, and Derausin; Louise and her children Agathe and Sohpy; Rhoda and


 Jaque; Isidore; Olrille and her three children Francois, Joseph, and Narcisse; land and the following individuals: Jacque; Jean Pierre; Jacob; Toussaint; Lessin; 1832 Benjamin
land and the following individuals: Mari Je:anne and her two children Cadet and Lucy; Rosalie; Marguerite; Balut Martin; Honore; Nelson; Birundy; Zoe; Pilagie; Fanchanetta; Nancy; Gabriel; land and the following individuals: William; Janey; Ciran; Joe; Frank; Julien; [еләјејјол рәБебұои
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ydesor 's!onejo
ydesor 'poung Severin; Nancy (alias Marie Quace); Susarıne; Madeline; Mernaut; Peter
 Fernandez, Manuel and land and the following individuals: Grand Francois; Telie (alias Lydie); Pauline; Dominguez, Manual plantation and the following individual: Margueritte

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Owner Mortgaged Collateral
K. p. 408, 1839/05/27 East Baton Rouge Parish, Mortgage Book K, p. 86,
1839/05/23; West Feliciana Parish, Mortgage Book

Concordia Parish, Conveyance Book F, p. 415
1833/04/27




1832/05/28
Avoyelles Parish, Conveyance Book I, p. 298, 8Z/90/ZE8
land and the following individuals: Coleman; Ned; Lewis
Voohies, William

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Owner
Mills, Thomas
O


[^9]Margaret; Dorcas

 Elick; Boy Ben; Boy London; Stephen; Ephram; Veirtu; Isabela Laud; Henry; John; Bill; Pelina; Eliza; Fillis; Rebecca; Cary Ann; Margarite; Mary;
Eveline; Nancy; Clarisa.
the following individuals: Isabell; Liner; Will: Abram; Burrel; John; Big John; Magu; land and the following individuals: Jacob; Cornelius; Harry; Eliot; Alfred; Ben;
Laud; Henry; John; Bill; Pelina; Eliza; Fillis; Rebecca; Cary Ann; Margarite; Mary; Boatsroain; Alley; Diana; Cyprus; Louisia the following individuals: Meinda; Laucinia, Thomas; Ned; Mary, Clifton, the following individuals: Melinda; Laucinia; Thomas; Ned; Mary; Clifton;
Sam; Lige; Allen; Little David; Cooper; Eliza; Charlotte; Delia; Ephraim; Armstead;
Daniel
uo,bui!ysem
Goza, George
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 Eliza
Dave; Adam; Rachel; Morgan; Susan; Wirny; Malinda; Betsy; Mahala; Harriet, Sophia; Patty; Fanny; Liar; Suda; George; Wiliam; Allin; Isaac; Green; Alfred; plantation and the following individuals: Abram; Beverley; Jim; Jinny; Delia; Fanny; Mogul: Elick; Ben; Iandon; Stephen; Ephraim; Hester; Isabel.
land and the following individuals: Isabell; Linn; Will; Abram; Burnell; John; John
the following individuals: Jack; Milo; Fanny; Sophia; Alfred; Nathan; Syliva
the following individuals: Tom; Nellie; Cuffe; Lucy
 plantation and the following individuals: Peter; Jim; Moses; Rachel; Ann; Sophy; ןеләңе॥оэ рәБебдок

Margaret；Kitty；Peter；Abraham Juke；Tom；Sophy；Agathe；Joe；Esther；Marie
Mart；Theodore；John；Frank Homer；Amus；Abraham；Julien；Elie；Zelie；Luke；Balaam；Jerry；Cader；Willis；


 Anna；Melite and her child Gustin
 and her two children Honore and Commineau


 Harriet；Nelson；Bennet
 てع8し عヤ8L－६\＆8し 507．1843／03／24 Iberville Parish，Conveyance Book N．p．592，No． iberville Parish，Conveyance Book N，No．155，
1832／07／13

 Iberville Parish，Conveyance N，p．557，No． 472 ，
1833／04／15：Conveyance Book V，p．338，No． 215 ，

1833／04／13
East Feliciana Parish，Morigage Book C．p．162．－ 1832／04／13
East Feliciana Parish，Mortgage Book B．p．337． G，p．467，1835／05／18；West Felciana Parish，Book
H．p．402，1832／04／24 1832／04／24：East Feliciana Parish，Mortgage Book Eest Feliciana Parish，Mortgage Book B，p．331． 1833／04／24

East Feliciana Parish．Mortgage Book C，p．174， 1832／04／27

H．p．402，1849／04／23
East Feliciana Parish，Mortgage Book H，p．305，
1847／04／28；East Feliciana Parish，Mortgage Book －o．nnos

Purnell，George W．and
Mary Ann Lunetto
Owner
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land and the following individuals: Jacques; Nago; Charles; Big William; Nelson;
Lafourche Parish
Wilcoxon, Floyd
Thrail; John B.
Rice, Samuel B. and
H!q9!N मәqoy :əu!jojes
Katey; Fielding; Dick; Thomas
$\begin{aligned} & \text { Will; Sevesitia; Mary; Maria; Anne; Reasoll; Richmond; Wilkins; Henry; Nana } \\ & \text { the following individuals: Belco; Milly; William; Eveline; Thom; John; Charlotte; }\end{aligned}$
land and the following individuals: Tom; John; John; Jim; William; Arthur; Ned;
Gabriel; Charity; Gabriel; Marilla; Daniel; Eill; Henry; Rhoda; Lewis; Wisdom;
Arceneaux, Emille
पsised əमəКелеך
$\begin{aligned} & \text { Lafayette Parish, Copies of Notarial Acts, entry } \\ & 2503,1836 / 06 / 15\end{aligned}$
$\begin{aligned} & \text { Lafeyette Parish, Copies of Notarial Acts, entry } \\ & 1769,1832 / 05 / 22\end{aligned}$
1977, 1833/05/29
Lafayette Parish, Copies of Notarial Acts, entry
1769;1832/05/3, entry 1965, 1833/05/20
Lafeyette Parish, Copies of Notarial Acts, entry
LLL Mathilda; Nancy; Biddy; George; Maria; Jim Crow; Patrick; Peter Jim; Ben; Spencer; Gabe; Cela; Ephraim; Levin; George; Serina; Josephine;
Robert; Mary; Charlotte; Taylor; Lewis; Travis; Owen; Isaac; Jesse; Mark; land and the following individuals; including: Solomon; Frederick; Glenn; Polly;
Jim; Ben; Spencer; Gabe; Cela; Ephraim; Levin; George; Serina; Josephine;
sh, Conveyance Book N, No. 572,




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 George Henry；Hannah and her child Maria；Jim；Jack；Bill；Mary－Ann；Sally；Isaac； land and the following individuals：Richmond；Katy；Oliver；Benjamine；Robin； John；Phebes；Henry；James
 plantation and the following individuals：Big Sally；Maria；John Baptiste；Caroline； and Sethene plantation，land，and the following individuals：Charlotte and her 6 children
Rosene，Rene，Leocadie，Josephene，Rosalie，and Elvi；Pompey and his wife
Jeanne，and her 8 children Gustine，Gustane，Hilairi，Nunea，Zerine，Lindor，Iris，

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plantation and 56 unnamed individuals and Susan；Nancy and her 4 children Ceil，Thercale，Margaret，and Lewis；Cherry the folowing individuals：Battiste；Solomon；Mattild and her two children Henry plantation and the following individuals：John；Zenon；Lucy
land and the following individuals：Malanclo；Haley；Joseph；Peter


1833
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Ouchita Parish，Mortgage Book A，p． 196,
1833／05／14
 1833／03／28 L．afourche Parish，Conveyance Book J．p． 123

Tulane University，Citizens Bank Minute Book No． 3
$1841 / 02 / 24$
 1833／05／14
Pointe Coupee Parish，Legal and Conventional
Mortgage Book C，no．1349，1841／03／19

Mortgage Book C，no．1465，1842／01／20


 Mortgage Book B，p．400，1832／05／08；Legal and Pointe Coupee Parish，Legal and Conventional 678レ－て\＆8レ

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soees｜чeлеs＇｜1әмәр Hannah；Rosalie；Rose；Betzy

Charlotte；Mary；Jenny；Rachael；Mary Ann；William；Dick；Bristen；Isaac；Nancy Congo Sam；Ellick；Jaik；John；Jacob；York；Hercules；Colsy；Nilson；Frank；Bob；
Phoebe；Clarkey；Nancy；Big Mary Ann；Chancy；Winny；Sarah；Lucinda； Bolin；Daniel；Claiborne；Yellow Bob；Black Bob；Martin；Solomon；Little Sam； plantation and the following individuals：Jim；Joe；Bristen；Garland；Liverpool； 1833
1833 Gregoire；Joachin；Venus；Mary；Agathe；＇Valerine；Susine；Deby；Marie；Julie； Francọis；Augustin；Luc̣as；Zenon；Hypolite；August；Jean Baptiste；Francois； plantation，land，and the following individuals：Cesaire；Andre；Lincoln；Antoine； plantation，land，and the follow George；Abe；Alfred；Bob；Milford；Frank；Rod；Rachel；Dina；Mulatto Mary；Mary； land and the following individuals：Georges；Landy；Richard；Billy；Milford；Moses； Pauline；Victoire；Francine；Madeline；Zaire；Laurette Henrietta；Ann；Priscilla；Dick
Matilda；Short Rachel；Alice；Celia；Fanny；Maria；Cleany；Alice；Christine；

1836
1833

Mortgage Book C，no．518，1836／11／26
Pointe Coupee Parish，Legal and Conventional
Pointe Coupee Parish，Legal and Conventional
Mortgage Book B，no．538，1833／04／24
Mortgage Book B，p．520，1833／04／05


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Mortgage Book C，no．280，1835／05／22
Pointe Coupee Parish，Legal and Conventional Mortgage Book C，no．1327，1840／12／30；Legal and
Conventional Mortgage．Book D，no．440， 1845／11／06
Pointe Coupee Parish，Legal and Conventional
Mortgage Book $8,544,1833 / 05 / 09$ Pointe Coupee Parish，Legal and Conventional



Charles；Eliza and her son Joe land and the following individuals：Peter；George；Bob；Lucy；Dorcas and her son and Alfred；Ephraim；Robert land and the following individuals：Sylvia and her children Sophia，Harriet，Ned， 1835
Amia；Luckey；Suzanne；Fanny；Chisbe；Charles；Paul；Jeannette；Mary Jeanne wife，Fine（alias Fanny）；Levy（alias Duvai）；Little Nancy；Lindon；Louis；Hanniah or Nancy；Tom；Harry；Betzy；Harry；Martin；unnamed individual；Jean；Phil and his Francur；Adelle；Baptiste；Bernard；Flora；Fadonas；Areline；Little Jenny；Lubin；

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Ferrier，Jules and Julie ןеләце॥оэ рәБебцоW




SL．James Parish，Mortgage，Book 19，p．511，
1841／06／14
St．James Parish，Mortgage，Book 13，p． 255 ，
1833／05／29
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Mortgaged Collateral

land and the following individuals：Pierre；Aristide sugar planation and the following individuals：Louis；Francois；Jean Pierre；Valsin

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 Delia；Stephen，his wife Nancy，and their three children Stephen，Jane，and children Alexander，Grace，Manuel，and Siarah；Providence；Demba and his wife Fanny，and unnamed individual；Antoine；Patrick，his wife Delphine，and their four Abigail，and Frank；John，his wife Mary Ann，and their four children Mary，Custers，

 five children Elsy，Anthony，Phillis，Gilbert，and Delphine；Bill；Big Charles and his
wife Sapho；William，his wife Sucky，and their three children Andrew，Elizabeth， land and the following individuais：York；Kitty；Pat；Jim，his wife Harriet and her ичог＇иозимоля
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 plantation and the following individuals：Charles；Ransom；Schill；Marie Lauide； Euken；Bill；James；Anna；Martin；Jose；Bun－aime；Caiton

325，no 7188，1832／07／16 St．Martin Parish，Conveyance Records vol 7，p．
 Tabitha；Centha；Emilie；Fanny
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S1．Landry
183704／27
St．Martin
165，no 73
St．Martin Parish，Conveyance Records vol 8，p． St Landry Conveyance Book IJ－1．p．103，

274．no 7135，1832／05／04；Conveyance Records vol
8．p．120，no 7337．1833／04／25 St．Martin Parish，Conveyance Records vol 8，p．
129，no 7348，1833／06／06

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 Breaux，Alexandre


> land and the following individuals: Andrew; Ben; Bookey; Daniel; Joe; John H. Frank; Mirrgo; Ned; Scipio; Abram; Abbe; Charlotte; Fanny; Judy; Minerva; Nanny; pu！бuммо｜lo；әut pue uolnetue，
 St．Martin Parish，Conveyance Records vol 7，p． seuor＇ussew

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рлемрョ＇วuеןgəา  St．Martin Parish，Conveyance Records vol 13，p．
328，no 10030，1842／04／26 no 7604，1834／06／07
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plantation and the following individuals: Vilgence; Adeline land and the following individuals: James; Dick; Joe; Joe; Bartlet; Daniel; Edward;
Sophie Thomas; Philip; Fanchenetta Mansnitta; Maria; Clara; Henry; Felicity; Joseph; Coleman; Curdin; Jackson; land and the following individuals: Thomas; Elix; Isaac; Christopher; Robbins; unnamed individual Frank; Rena; Charlotte; Rena; Joshua; Claiborne; Rhubin; Ceily; Milly; Louisa;
 Lucky; Sampson; Flore; Shederick; Lewis; Sally; Little Jack; Liddy; Lavinia; Little Jacob; Letty; Nancy; Lijah; unnamed individual; Shedrick; Lucy; Martha; Little
Shederick; Johnson; unnamed infant; Buttle; Eveline; Jared; Charles; Nancy; the following individuals: John; Hetty; Cudgn; Irwvin; Susan; Willis; Anne; Jim;

1842

St. Mary Parish, Mortgage Book 11. p. 50,
1842/06/04
$\frac{\text { enysor 'ләуeg }}{\text { पs!ded NJEN '7S }}$
 Marionnette; Flore; Achilles; Sophy; Nancy; Rachel; Sense; Charlotte; Virginia; George; William; Jacques; James; Francis; Martha; Thirezes; Manette; Marine;

 Minerva

 plantation and the following individuals: Jim; Armstrong; Oeasen; Harriet; Alfred plantation and the following individuals: Kit; Telly; William; Delay; John; Martha;
Sarah; Isam; unnamed child; Matilda; Eliz:a; Betsey; Simon; Randall; Ann Hannah; Ann; Abram; Malinda; Rosina plantation and the following individuals: Big Bob; Major; John alias Eugene;
plantation and the following individuals: Marie and her unnamed child
plantation and the following individuals: Francois and Rosalie Prior; Sally; Dick; Betsey; Jim; Bill; Elizabeth land and the following individuals: Frank; Harry; Willis; Hannah; Charlotte; Bob; чeses :Rəsłég Tom; John; Polly; Annah; Jeneya; Jilla; Sam; Alik; Ruben; Harriett; Penny;
 Henry; Moor
plantation and
Mary; Arceuil;
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Victor; Hassin; unnamed invidual; Jane; Feliciane; Washington; Clarissa; Ann;
Henry; Moor plantation and the following individuals: Polly; Voltaire; Julien; Christine; Adelaide;

Mortgaged Collateral

Ismail; Leah; Nathan; Julius Elvy: Viney: Violet; Betzy; Soloman; Manuel; Charity; Hannah; Joe; Daniel; John Tom Major; Jack; Fanny; Yama; Jacob; Lidia; Margarett Maria; Prescilla; Almira;
 William; Anna; Annette; Washington; Doctor; Harriett; Simon; Emiline; Sally Tony; Captain; Dick; Bob; Carry; Eliza; Albraham; Eleonora; Mahala; Mary;


 plantation and the following individuals: Grand Sam; Gros Sam; Billy; Little Jim;

> land and the following: Charles; Jean; Peggy; Julie

Rosette, Cilestin, Sam or Philip, Adelaide, Margaret, Francoise, Sukey, Phil planation and the following individuals: Jirn, Edmund, Joseph, George, Henriette,

Peter; Dave; Lucy; Jeff; Eliza; George; Hannah; Sam; Joe; Betsey; Gilbert Lucinae; Laura; Charles; Henry; Lucy; Washington; Saul;Tamer; Natt; Nelson; Lane; Nat; Sam; Joe; Littia; Loucas; Lavinia; Lucy; Betsey; Letitia; Caye; Sally; Bill;
plantation and the following individuals: Lewis; Cage; Nelson; Bill; Peter; Harry;
plantation and the following individuals: E3osor; Charles; Eliza; Martin; George;
Louisa; Isam; Isaac; Gilbert; Mary; Ephriarn; Betsey; Morris; Callin; Susan; Allan
Jim; Dick; Daniel; Zenon; Gary; Jenny; Old Mary
 Peggy; Tony; Christine; Nelson; Emilia; John; Janny; Johnson; Esop; Marius and land and the following individuals: Sam; Vinah; Moses; Samuel; Benjamin; Lewis;
Hanna and her unnamed child; Joe; Nancy; Caroline; Joseph; Josephine; Nelson; ןеләцеןоう рәбебцо~


 1832/04/24: Mortgage Book 9, p. 186, 1838/05/23 St. Mary Parish, Mortgage Book 5, p. 306 1836/04/23
St. Mary Parish, Mortgage Book 8, p. 215
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: Flora, and Isabelle; Helen; Erbasy and her son Prosper; Telesse with her child Daniel; Meathilda; Sophy; Augustine; Clasico; Liso; Pasino and her children John,

 plantation and the following individuals: Betsey; Grace; George; Jackson; Sam;
Mary Norris; Maria; Harriet; Nancy

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 Silvesha; Maria; Eliza plantation and the following individuals: Elliot; John; Cuffy; Murray; George; John; Saul; Betsy; Bisis; Jane

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 Linan; Jesmire; Billy; Gustave; Baptiste John Louis; Rachel; Zenon; Bill; Joe; Baptiste; Augustin; Jim; Betty; Frank; Jesse; Suzan and unnamed child; Bill; Sally; Washington; Perry; Henvre; Martin; Maria;




1838
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1836-1837
1836/04/16, p. 444, 1837/04/22
St. Mary Parish, Morgage Book 8, p. 210 1832/05/16

St. Mary Parish, Mortgage Book 10, p. 170.
1840/08/15

St. Mary Parish, Mortgage Book 6, p. 217,
1833/04/30
St. Mary Parish, Mortgage Book 6. p. 78,
1832/08/07
St. Mary Parish, Mortgage Book 6. p. 291 ,
1833/06/10

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Haydel, George
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Effy；Augustin；Levin；Milly；Lucy three children Richard；Alex；and John；Maria and her children Elijah，Bob，and



Mahrulia；Westerne；David；George；Solomon；Isaac；Jack；Molly；Rachel；Since Simon；Sam；Adam；Molly；Rachel；Lucinda；Rhinah and her child Fanny；
 Jackson；Ellen；Jack；Joe；Jim

 Washington；Larry；Charlotte；Rachel；Porz；Cynthia；Jane；Betty；Phoebe；Henry； plantation and the following individuals：David；William；Isaac；Hector； Henry；Dick；Dinah；Harriet；Eliza；unnamed infant；Libella the following individuals：Adam；Albert；Ned；Dick；James；Anderson；Abraham
land and the following individuals：Reuben；Sarah；Cressey；Sam
 plantation and the following individuals：York；Sarah；Mathilda；Charles；Momra； 1832 Milly；Wilson；Mary；Rebecca plantation and the following individuals：E3ob；Mike；Collin；Lucy；Robin；Charlotte；
plantation and the following individuals：L．ouis；Charles；Betsey；Maria Killw ：e！uew ：Ksew Nancy；Rose；Mary；Jon；Milly，Tom；Horace；Allen；Frank；Issach；Nancy；Little plantation and the following individuals Mary；Lige；George；Maria；Tom；Allen； Big Ben；London；Elias；Milas；Patsey；Cheney；Willis；Osborne land and the following individuals：Washington；Violet；Guilford；Judy；Steamboat；

Gabriel；Lanuile；Pierre；Adeline；Charlotte；Polidore；Victorin；Victorin；Victor Abram；Betsey；Dick；Joe；Jim；Sarah；Nêrcisses；Clementine；Caroline；Charlotte； land and the following individuals：Henry；Pierre；Achilles；Jim；Charles；Ariane； Mortgaged Collateral

# St．Mary Parish，Mortgage Book 9，p． 396 1839／04／19，p．397，1839／04／19 


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St．Mary Parish，Mortgage Book 11，p． 199
$1833 / 07 / 12$

314．1832／05／03；Mortgage Book 6，p．
224．1833／04／24；p．225；1833／05／01
St．Mary Parish．Mortgage Book 5．p．
St．Mary Parish，Mortgage Book 11，p． 503
1844／12／21
St．Mary Parish．Mortgage Book 11，p． 266 ，
1843／08／11
M. p. 431, 1844/02/03








 formerly Anthony; Susan and two children Rufus and Peter; Mary Jane and her
 plantation and the following individuals: Edmund, his wife Ginney, and children land and the following individuals: Winney; Mary; Nancy; Jane; Ben; Elizabeth;
Delphine; Thom Coleman; Henry; Sylvia; Elizabeth; Nancy daughter

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 West Feliciana
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 epırew 'yeses :Kımョ !uossopu $\forall$ Bill; Lewis; Tempy; Lucinda; Daine; Ann; Adeline; Reuben; Henry; Abner; Daniel;
 Matilda; Mary; Mulatto Mary; Short Rachel; Alice; Celia; Fanny; Mariah; Chany;
Alice; Christeen; Henrietta; Ann; Priscilla

 land and the following individuals: George Graves; Sandy; Richmond; Bill; Melford; Eliza; Tempe; Ellen and her child Fanny; T'empe's child Matilda
p!! כ Ј!
 Nancy Lee; Charity; Patsy; Dinah Lane; Judy Creary; Cloze; Jenny; Penny; Adeline; Little Mary; Minta; Nan; Lemee; Hannah; Ann; Little Kitty; Eliza; July; Dorcas; Sarah; Susannah; Maria; Jubiter; Simon; Hampson; Big Henry; Eig Jackson; Big Kitty; Big Hannah; William;Ted; Brister; Ely; Yellow Dick; Arthur; Daniel; Jim; Joshua; Sandy; Big
George; Anderson; Arthur; Little Henry; John; Amos; Littleton; Bill; Jake;

 Carey; Patty; Beckey; Adeline; Harriett ard her child Elizabeth; Lucy; Susan; Anny
David; Fanny; Nelson; Luckey;Nanny; Frank; Sall; Lancaster; Fubal; Jephsa;
 Harry; Sophia; Kathy; Biddy; Stella and her child Rumsey; Nancy; Annette and her
 children; Hampton Stokes; Carter Hampton; Bill O'Connor; Ned Carter; Sam the following individuals: Island Harry; Soloman;Tempa and hertwo unnamed KIIIM :eqne ‘uyor
 land and the following individuals: Tom; Elsey; Adeline; Isac; Mary Hall; Amy;
Lizzy; Charity; Elizabeth; Jenny; Lucinda; Patience; Yellow John; Henry; Harriet; Mortgaged Collateral



 land and the following individuals: Esther and her children, Nace and Margaret;
 and Esther; Roderick and his wife Milly; Trilly and her child; Ginney; Tom; Dave;
 Charlotte; Mary; Watty; Dick; Henry; Charles and his wife Mary; Eady; Grace and plantation and the following individuals: Fhileum and his wife Mary; Maria; Patsey; Sarah; George; Reuben; George; Polly; Ann; Anderson; Hannah Mary Ann; Emmeline; Tom; Bill; Lucy and her son Peggy; Louden; Lucy; Eliza; plantation and the following individuals: Sharper; Betsey and her son; Isaac; Jim; uuv
 Thornton; Levin
land and the follo
 land and the foilowing individuals: Anthony; Peggy; Delphe; Aaron; Margaret;
Maria; Syivia; Renold; Tell
 Welloughty; Jan; Aurr; Margaret; Jack Goin; Dannis; Jack; Sophia; Adeline; Leah:
 Rose; Ginney; Easter; Hannah; Lewis; Christmas; Henry; Anthony; Samuel; Peter; Milley; Ida; Long George; Abraham; Charles; Isaac; Robbin; Harry; Vine; Henry;
 әuer New ueydio pue :exelo and her unnamed infant child; Vine and her children Allen; Cornelius; Virginia; Harriet, Little Charlotte, Ellen, Little Ishmael, and Rachael; Abner; Big Charlotte unnamed infant; Ishmael, his wife Jane and their children Len, Lydia, Matilda,

 Dice and her unnamed child
 land and individuals: Charles; George; Rouna; Matt; Harry; illeg. and her two 1836 Ned; Adelaide; Rosaline and her son Edmund; Louisa; Amy; Harriet; William;
Fanny; Mary Ann and two children Annette and Celia land and the following individuals: Stepher; David or Daniel; Theodore; Registe; 1842
Sophia and her child Delia; Sarah; Julia; Lodoiski; Flora; Miles land and the following individuals: Hannah; Dave; John; Ned; Clara; Toby; William; 1834-1847

 West Feliciana Parish, Mortgage Book J, p. 249,

## Cesar; Jenny; and three unnamed

 Isaac; Monroe; Henry; Sam; Patty; Washington; Bytha; Jane Fisher; Josiah; child Joe; Allen; Lucky; Thomas; Gran; Sally; Jackson; Halifax; Lucinda; Varny; Nancy; Lacey; Betsey; Valentine; Phil; Charity; Tennessee; Jerry; Lady and her Little George; Henry Dou; Little Harry; Kitty; Jane; Lucey; Silvey; Josephine; Julia; Ellen; Chancy; Anthony; Arthur; Jerry; Jacob; Edmond; Hackless; James; Andrew; Moses; Jim; Tom; Lorenzo; Little Anthony; Beck; Nance; Charlotte; Rose; Susan; land and the following individuals: Edmonc; Dick; Hank; Jake; Anthony; George: Andrew; Sylvia; infant; Josephine Sarah; Essex; Jim; Harry; Rhody; John; Chloe; Tuolage; Mournany; Nelson; Lucy; Martha; Simon; Dennis; Daniel; Bob; Sam; Siddy; Mary; Esther; Fanny; Sisy; Ann;Ben; Washington; Pharaly; Eiha; Judy; Dilsey; Josephine; Clever, Judy; Isaac; Sabra; Betsy; Sylvia; Jane (alias Fanur); Tempe; Jinny; Patience; Ann; Carolin, land and individuals: Nace; John; Manure; Bob; Jane; Cato; Esther; Margaret; Mortgaged Collateral $\quad$ Dates Dates
1832 J. p. 420. 183510/31; West Feliciana Parish
Morgage Book L. p. 267-269, 1841/03/29 West Feliciana Parish, Mortgage Book H., p. 388,
1832/04/20: West Feliciana Parish. Mortgage Boo 427, 1832/05/01 Source Source

 әицәитед Lucretia；Melissa；Hillary；Jacob；Martha；George
Catherine

 plantation，land，and the following individuals：Henry；Edinborough；Lemmon； Lucinda；Miley Amy；Hivau；Lanford；John Gray；Samuel；Josiah；Stephen；Martha；Sophia；
 Harriett；Jim；Morris；Hiram；Burrell；Spencer；Jordan；John Brown；John Wilson； plantation，land，and the following individuals：Hary；Priscilla；Will；Hetty；Ann
 Charles；Nancy；Jane；Parker；Lewis；Millis；Ephram；Katy；George；Nancy Bell；


## 

land and the following individuals：Alick；Judah；Minerva；Margaret；illegible Shadrock Stephen；Eliza；Joe；Isaac；Violet；Louisa；\iney；Troy；Charles；Livia；Gabriel； land and the following individuals：George；Mary Books；Joe；Bofonto；Franky；
Davy；Elizabeth；Daniel；Henry；Edmond；John；Joe；Big Mary；Flora；Abel； Kitten and her son Lewis Abel ，Matilda；Hards；infant；Tom；Century and his wife Lavinia；Tilla；Harriet； and her two children Nancy and Simon；Phillis；Nena and her child Grace；Lidia； Lewis；Betsey；Washington；Reason；Susan；Margaret；Joshua and his wife Celia plantation，land，and the following individuals：Richard；John；Cagen；Sam；Sylvia；
land and the following individuals：Abraham；Harriett；Jane
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Paine，John
Percy，Robe
Muse，Daniel
McDermott，Charles C

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Mortgage Book M．p．179，1842／06／10 1833／04／25：West Feliciana Parish，Mortgage Boo West Feliciana Parish，Mortgage Book J．P．104，

J．p．254，1834／04／10 1333／07／05；West Feliciana Parish，Mortgage Book West Feliciana Parish，Mortgage Book J．p．144，

West Feliciana Parish．Mortgage Book Jp． 467 ．
1836／01／27 1832／04／23
West Feliciana Parish，Mortgage Book H．p． 400.
West Feliciana Parish，Mortgage Book H．p． 404.
1832／04／23
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1840／01／03
West Feliciana Parish，Mortgage Book L，p． 31
J．p．302．1834／1 1／27；West Feliciana Parish，
Mortgage $800 \mathrm{k} M$, p． $72,1841 / 12 / 27$ 1833／04／08；West Feliciana Parish，Mortgage Book
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1833／07／02；West Feliciana Parish，Mortgage Book 1835／07／10

West Feliciana Parish，Mortgage Book J，p．404，

 : צכer : Grace Daniel; Jinney Tiddy; Lynda; Henry; Lyttle:on; Harry; Prince; Pleasant; Sally; Mary sugar plantation the following individuals: Rose; Wilson; Lyida; Causemeli; Amos,
Milley; SyIvia; Isaac; Sinah; Lewis; Purnel; Jinney; Priscilla; William; Marsha; Caroline, Eliza and her two daughters: Maria and Elizabeth, Jim land and the following individuals: Malinds; Silas; Mordecai and his wife Fanny; е!ркך:Крр! 7 киuәг
 Louisia; Beckey Binch and her unnamed child; Matilda; Lissia; Jenny Bich and her
 Harbor; Nelson; Jane Harbor; Eveline; Richard; Polly; Cotton; Jane Ferry; Harry land and the following individuals: Luckey; Ellen and her unnamed child; Mary Jennette; Richard; Lucy; Jim; Nat; Elcey
 plantation, land, and the following individuals: Piere; Tener and her child; Sarah;
land and the following individuals: Henry; INingo; Harriet Rosathe; Susanna or Luretha; Josiah Burr; Hule; Matilda; Milly; Amy; Rosetta; Fatsy: Eliza; Gertrude; Henrietta; Hetty; Milford; Ben; Phebe; Nan; Tina; Ginny; Nelly; Chancy; Brackston; Jackson; Carral; plantation and the following individuals: Glacous; York; Barret; Dick; Jim; Reuben
 Belinda; Betsey and her child Rodolphus; Nancy and her child Nimrod; Little Frank; Katey; Harriet and her son John; Laura and her children Jesse and land and the following individuals: Brutus; Nimrod; Robert; Hiram; Moses; Alfred; Sally; George; Marie Goeu; Bob; Thornton; Phillis; Jacob; Molly

Goin; Mike; Mark; Stephen; Wellington; Sally; Harriet;
1852
Dates
1832-1834 C. p. 141, 1833/04/06 West Feliciana Parish, Mortgage Book J, p. 86,
1833/04/06; East Feliciana Parish, Mortgage Book West Feliciana Parish, Mortgage Book J, p. 109
$1833 / 04 / 30$ 1836/01/29 West Feliciana Parish, Mortgage Book J, p. 464
 1836/05/05

West Feliciana Parish, Mortgage Book J. p. 516.

1832/05/02
West Feliciana Parish, Mortagage Book H., p. 440 .
 J. p. 306, 1834/12/31

1832/04/21; West Feliciana Parish, Mortgage Book Source


land and the following individuals: Bob; John; Charlotte and her child George; William; Bob; Hiram; Edgar; Letty land and the following individuals: Dave; Tom; Henry; Milly; Hetty; Clara; Elsey; Hannah; Celia; Tempo; Wisley; Catherine; Frozene; Rimus; L. Joe Rosabel; Josephine; Washington; Jack; Liddy; Franswaise; L. Charlotte; L Spencer; Affy; Amanda; Jane; Beck; Rinah; Fortune; Yanco; Little Judy; Hannah Joe; Mary; Clara; Liven; Maretta; Judy; Herrietta; Erven; Leven; Nelson; Clarinda; Little Tennessee; Fortunore; Big Judy; Long George; Linder; Cecile; Primus;
George; Lewis; Rosalle; Luk; Wilson; Eveline; Mariah; Sarah; Sarella; Baptist Rose; Nelly and her children Isabel, Barica, and Lucy; Wiley; Winson; Tennessee
Little Tennessee; Fortunore; Big Judy; Long George; Linder; Cecile; Primus; Catey; Little George; Sophy; Alfred; Lucinda; Louisa; Barica; Sarah; Fanny; Adam Joshua, Hannah, Charles, and Suckey; Nan and her child Robert; Sambo; Harry; Chamy; Muriata; Suckey and her children E:liza and Liddy; Liddy's children Ann and her children Rosetta and Charles Boles; Necis; Old Neily; Sam Jackson; and her children Charlotte and Rose; Waley; Cinda; Caroline; Old Charles; Julia Josiah, his wife Fontaine Charles; Sambo; Ellen; Chester; Thomas; Susan; Jenny; Squire; Mike; Isaac; Nan, and her child Thisanna; Sam Brown; Little Charles and his wife Hester; Ben, his wife Deliba, and her children Jack, Joe, and Wiley; Little Ben, his wife Ginney; Dublin; his wife Rachel, and their children Polly, Clarisse, and Ellen; Big Jancy; Sampson; Monday; John, his wife Clarisse, and their children Celia and and Abia Philips; Prince; Jacob; Frank; Bartlett and his wife Charlotte; Anderson Allin and his wife Miranda; Lige; Old Sam; Surry; Jim; Nan and her children Amy

 children: Fortune, Nan, Patsey and Carolire; Penny and her children: Clarissa, Harry, Nann, Martin, Magdalien, Celest, Billey, Walley, his wife Pender, and their Dublin, Thomas, Susan, and Perry; Billey, his wife Silvia and their children: Dally, land and the following individuals: Sambo, his wife Ellin and her children: Black Mortgaged Collateral
$\downarrow て / \triangleright 0 / \varepsilon \triangleright 8 \downarrow$ West Feliciana Parish, Mortgage Book M, p. 322,
 1840/02/07
West Feliciana Parish, Mortgage Book L, p. 59.
 Reuben





## property and the following individuals: John; Kitty

 Fayette CountyBenton, Lloyd and
Warren
Clay, J.B.
(ay,
(чэuеля иоұби!хәך) Куэпұиәу эо уиея

Woods, Ezer E
sourer 'swe!!!!M Olivia

Owner
Owner

Sally Peter, Louisa, and Hariette; Dann; Ryan; Lucy; Malissa; Maria; Celest; Old Rym; and her three children Julian; Rhym and Susan; Maria and her three children Daphny; Betty; Dinah; Lydia; Anny and her two children Isaac and David; Lelina and Julian; Jinney; Ellen; Aggy; Mary; Fally; Rebecca; Sophy; Lucinda; Clary;
 land and the following individuals: Gabriel; Joe; Luke; Simon; Sam; Dan; Henry; Joe; Susan; Frank; Polly and her child John
 mother of other Hannah; Emeline

 unnamed children Caroline; Clarissa; Nance; Nick; Henry; Henson; Jane; David; Ben; Kmbi; and two
 Thomas; Austin; Louisa; Emily; Samuel; Martha: Jerry; Milly; Bob; Viney; Becky; land and the following individuals: Alexarider; Lucy; Lenord; Wilson; James;


8E8L-LE8L
Fayette County, Deed Book 17, p. 325
Fayette County, Deed Book 22, p. 162; Deed Book
23, p. 558
Fayette County, Deed Book 18, p. 5
Fayette County, Deed Book 14, p. 61 ; Deed Book
15, p. 212
 West Feliciana Parish, Mortgage Book H, p. 422,


$8 \varepsilon 81-2 \varepsilon 81$


## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $d / b / a /$ if applicable:

FNBC Leasing Corporation

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant OR
2. $[\mathrm{X}]$ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Apartments Association Limited OR Partnership
3. [] a legai entity with a right of control (see Section II.B.I.) State the legal name of the entity in which the Disclosing Party holds a right of control: $\qquad$
B. Business address of the Disclosing Party:

10 S. Dearborn, Mail Code III-0502
Chicago, IL 60603-2003
C. Telephone: $\qquad$ (312) 336-2842 Fax: $\qquad$ Email: _mark.mccann@jpmorgan.com
D. Name of contact person: Mark J. McCann
E. Federal Employer Identification No. (if you have one):

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
FNBC Leasing Corporation is the limited partner of the Red Stone-Fund 25 JP Morgan Limited partnership. which in turn is the Limited partnership of the Applicant (JPMorgan Chase Bank, NA owns $100 \%$ of FNBC Leasing Corporation . JP Morgan Chase \& Co. owns $100 \%$ of JPMorgan Chase Bank, N.A.
G. Which City agency or department is requesting this EDS? Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[ ] Publicly registered business corporation
[X] Privately held business corporation
[] Sole proprietorship
[ ] General partnership
[ ] Limited partnership
[] Trust
[] Limited liability company
[ ] Limited liability partnership
[] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a 501 (c)(3))?
[ ] Yes
[] No
[] Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a forcign entity?
[X] Yes
[] No
[] N/A

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name
Titic
SEE ATTACHMENT A
2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "Nonc." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

| Name | Business Address | Percentage Intercst in the <br> Disclosing Party |
| :--- | :--- | :--- |

JPMorgan Chase Bank, National Association

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
A Y̌s
[JNo
SEE ATTACHMENT P

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):
SEE ATTACHMENT B

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

| Name (indicate whether <br> retained or anticipated <br> to be retained) | Business <br> Address | Relationship to Disclosing Party <br> (subcontractor, attorney, | Fees (indicate whether <br> paid or estimated.) NOTE: <br> lobbyist, etc.) |
| :--- | :--- | :--- | :--- |
|  |  |  | "hourly rate" or "t.b.d." is |
| not an acceptable response. |  |  |  |

$\qquad$
$\qquad$
(Add shects if necessary)
[X] Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?
[] Yes [] No [X] No person directly or indirectly owns $10 \%$ or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?
[] Yes []No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.l. of this EDS: SEE ATTACHMENT B
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embczzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-ycar period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employec's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS $5 / 33 \mathrm{E}-3$; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Sccurity of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

SEE ATTACHMENT B

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

## SEE ATTACHMENT B

9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the exccution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

SEE ATTACHMENT B

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
$[\mathrm{X}]$ is [] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes $[\mathrm{X}]$ No SEE ATTACHMENT B
NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no. City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Salc"). Compensation for property taken pursuant to the City's eminent domain power docs not constitute a financial interest within the meaning of this Part D.

Docs the Matter involve a City Property Sale?
[] Yes
[] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name
Business Address
Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
$\qquad$ 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the scarch in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

SECTION VI -- CERTIFICATIONG FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.l. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?
[] Yes
[] No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
[] Yes []No
2. Have you filed with the Joint Reporting Committec, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes [] No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes
[] No
If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses) the informatiompended herein regarding eligibility must be kept current for a longer period, as req ired by Chapter ${ }^{2} 0_{3} 3$ and Sgetion 2-154-020 of the Municipal Code.
The $D$ scorn Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

SEE ATTACHMENT B
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

JPMorgan Chase Bank, National Association
(Print or type name of Disclosing Party)
By:


Mark J. McCann
(Print or type name of person signing)

## ExEcutive Director

(Print or type title of person signing)

Signed and sworn to before me on (date)
 2103


Commission expires:


Page 12 of 13

## CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stenfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all gencral partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

To the best of the Authorized Signer's knowledge after reasonable [ ] Yes
[X] No
If yes, please identify below (i) the name and titie of such person, (2) the name of the iegal eniity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

# ATTACHMENT A <br> TO <br> CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT <br> FILED BY <br> FNBC Leasing, Corporation <br> (as a Disclosing Party holding an interest in the Applicant) 

## SECTION II B. 1

## Directors:

Glenn Ansiel
William Kusack
Ellen Manola

Executive Officers:
William Kusack President
Colleen Meade
Ellen Manola

Secretary
Treasurer

ATTACHMENT B<br>TO<br>CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT FILED BY<br>FNBC Leasing, Corporation<br>(as a Disclosing Party holding an interest in the Applicant)

The following responses are true, accurate and the complete response and certification to the designated section, to the best of the undersigned's ("Authorized Signer") knowledge and belief, based on reasonable inquiry relying on information provided by other employees of the Disclosing Party or its affiliates or subsidiaries. The information in Section V.E. 2 was verified on September 9, 2013 and is in the process of being updated. The Disclosing Party will provide the City of Chicago with an update to this Disclosure Statement as soon as the information is available if there are any material changes to the matters disclosed herein.

## SECTION III: BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

The Authorized Signer certifies on behalf of the Disclosing Party knowledge of an existing "business relationship" during the 12 months prior to the date of execution of the foregoing Economic Disclosure Statement and Affidavit between JPMorgan Chase Bank, National Association (the "Bank"), a subsidiary of JPMorgan Chase \& Co., and the law firm of Klafter and Burke. Klafter and Burke has provided real estate tax protest legal services on behalf of the Bank. Alderman Edward M. Burke is a partner of the firm of Klafter and Burke.

## SECTION V: CERTIFICATIONS

## B. FURTHER CERTIFICATIONS

B. 2 (a-e) With respect to Section V, paragraph B. 2 (a-e), the Authorized Signer certifies to the best of the Authorized Signer's knowledge and belief based on reasonable inquiry that such statements are accurate with respect to the executive officers and directors of the Disclosing Party. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, JPMorgan Chase \& Co. and/or its subsidiaries and affiliates are named from time to time as a defendant in various legal actions and administrative proceedings arising in connection with their respective businesses, and have also been involved in investigations and other proceedings by governmental agencies. In view of the inherent difficulty of predicting the outcome of such matters, the Disclosing Party cannot state the eventual outcome of pending or future matters. After consultation with counsel and based on current knowledge, the Disclosing Party believes that the defendant has asserted meritorious defenses in each such matter and that the aggregate liability or loss, if any, resulting therefrom will not have a material adverse effect on such defendant's financial condition, but may be material to such defendant's operating results for any particular period, depending on the level of income for such period.

The Disclosing Party does not believe that any pending action would have any material effect on this transaction. Descriptions of material legal proceedings involving JPMorgan Chase \& Co. or its subsidiaries within the last five years are referenced in JPMorgan Chase \& Co.'s Form 10-K, Form 10-Q, and any Form 8-K filing, all as filed with the Securities and Exchange Commission ("SEC") and all available through J.P. Morgan's internet site http://investor.shareholder.com/jpmorganchase/sec.cfm or through the SEC's internet site (www.sec.gov) (the "SEC filings") and the public record of each matter identified in the SEC filings.
B. 3 ( $a \& d$ ) The Authorized Signer certifies on behalf of the Disclosing Party the accuracy of the statements contained in Section V, paragraph B. 3 (a \& d) only as to the Disclosing Party and its executive officers and directors. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, JPMorgan Chase \& Co. and/or its subsidiaries and affiliates are named from time to time as a defendant in various legal actions and administrative proceedings arising in connection with their respective businesses, and have also been involved in investigations and other proceedings by governmental agencies. In view of the inherent difficulty of predicting the outcome of such matters, the Disclosing Party cannot state the eventual outcome of pending or future matters. After consultation with counsel and based on current knowledge, the Disclosing Party believes that the defendant has asserted meritorious defenses in each such matter and that the aggregate liability or loss, if any, resulting therefrom will not have a material adverse effect on such defendant's financial condition, but may be material to such defendant's operating results for any particular period, depending on the level of income for such period. The Disclosing Party does not believe that any pending action would have any material effect on this transaction. Descriptions of material legal proceedings involving JPMorgan Chase \& Co. or its subsidiaries in the last five years are referenced in JPMorgan Chase \& Co.'s Form 10-K, Form 10-Q, and any Form $8-\mathrm{K}$ filing, all as filed with the SEC and all available through J.P. Morgan's internet site http://investor.shareholder.com/jpmorganchase/sec.cfm or through the SEC's internet site (www.sec.gov) (the "SEC filings") and the public record of each matter identified in the SEC filings.
B. 3 (b\&c)
\& B. 4 The Disclosing Party has not agreed or coiluded with other bidders or prospective bidders as to this transaction, or been a party to any such agreement. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, the Disclosing Party has not been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, the Disclosing Party has not made an admission of such conduct described in B. 3 a. or b. above that is a matter of record, and has not been prosecuted for such conduct, except to the extent set forth in the August 9, $201310-\mathrm{Q}$ filings and in the certain letter agreement dated July 6, 2011 between the Antitrust Division of the United

States Department of Justice and JPMorgan Chase \& Co., in connection with an investigation of bid rigging and other conduct constituting violations of Section 1 of the Sherman Act, 15 U.S.C. § 1, and certain sections of Title 18 of the United States Code, in connection with the bidding on or provision of certain contracts by the JPMorgan Chase \& Co's municipal derivatives desk in the United States. The Authorized Signer certifies to the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, that the foregoing matter would not have a material adverse effect on this transaction.
B. 7 Except as otherwise set forth in Attachment B, the Authorized Signer on behalf of the Disclosing Party does not make any certification whatsoever with respect to any Applicable Party other than the Disclosing Party. The Authorized Signer on behalf of the Disclosing Party also certifies that it has not engaged any subcontractor with respect to this transaction.
B. 8 The Authorized Signer, on behalf of the Disclosing Party, certifies as to the statement in Section V, paragraph B.8. that, to the best of the Authorized Signer's knowledge and belief after reasonable inquiry, the following Bank employees were previously City of Chicago employees during the 12 -month period preceding the execution date of this EDS:

- Jennifer Bloom
- Robin Broman
- Nicole Simon
- Davida Stephens
- James Cooper
- John Ide
B. 9 The Authorized Signer certifies as to the statement in Section V, paragraph B. 9 that, to the best of the Authorized Signer's knowledge and belief after reasonable inquiry, the following gifts were provided by employees of the Bank to the following:
- Anthony Beale, Alderman - Meal: $\$ 13.00$
- Deborah Graham, Alderwoman - Meal: $\$ 13.00$
- Rahm Emanuel, Mayor - Meal: $\$ 58.00$


## D. INTEREST IN CITY BUSINESS

D. 1 As to the disclosure set forth in Section V, paragraph D.1, to the best of the Authorized Signer's knowledge and belief, on behalf of the Disclosing Party, the Authorized Signerto the extent the Disclosing Party has any control, certifies that no official or employee of the City of Chicago has a financial interest in his or her own name or in the name of any other person in this transaction.

## SECTION VII - ACKNOWLEDGMENTS, CONTRACT INCORPORATION,

 COMPLIANCE, PENALTIES, DISCLOSUREF. 1 The Authorized Signer certifies on behalf of the Disclosing Party, as to the statements contained in Section VII, paragraph F.1, that to the best of the Authorized Signer's knowledge and belief, after reasonable inquiry, that neither the Disclosing Party nor its affiliates are delinquent in paying any fine, fee, tax or other charge owed to the State of Illinois or the City of Chicago except for taxes that are being contested in good faith by appropriate legal proceeding and possible delinquencies in paying a fine, fee, tax or other charge related to (i) property mortgaged to the Disclosing Party or its affiliates, (ii) property owned by the Disclosing Party or its affiliates and leased to others, (iii) foreclosed property now owned by the Disclosing Party or its affiliates, (iv) property owned or held by the Disclosing Party or its affiliates as a fiduciary or nominee, and (v) fines, fees, taxes or other charges that are being contested in good faith by the Disclosing Party or its affiliates by appropriate legal proceeding. If there are any outstanding claims that the Disclosing Party is notified of that Disclosing Party was not aware of previously, Disclosing Party will immediately address them.

## CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $\mathrm{d} / \mathrm{b} / \mathrm{a} / \mathrm{if}$ applicable:

JPMorgan Chase Bank, National Association

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant OR
2. $[x]$ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Apartments Association Limited OR Partnership
3. [ ] a legal entity with a right of control (see Section iī.B.i.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party:

10 S. Dearborn, MailCode ILI-0502
Chicago, IL 60603
C. Telephone: (312) 336-2842 Fax: $\qquad$ Email: mark.mccann@ijpmorgan.com
D. Name of contact person: Mark J. McCann
E. Federal Employer Identification No. (if you have one): $\qquad$
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
FNBC leasing Corporation is the limited partner of the Red Stone-Fund 25 JP Morgan Limited partnership, which in turn is the Limited partnership of the Applicant (JPMorgan Chase Bank, NA owns 100\% of FNBC Leasing Corporation . JP Morgan Chase \& Co. owns $100 \%$ of JPMorgan Chase Bank, N.A.
G. Which City agency or department is requesting this EDS? Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[ ] Publicly registered business corporation
[ ] Privately held business corporation
[ ] Sole proprietorship
[ ] General partnership
[ ] Limited partnership
[] Trust
[ ] Limited liability company
[] Limited liability partnership
[] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a 501 (c)(3))? [] Yes []No
[x] Other (please specify) national banking association
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

No state. Disclosing party is organized under the federal laws of the United States of America.
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?
[] Yes
[] No
内 N/A

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name
Title
SEE ATTACHMENT A
2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

| Name | Business Address | Percentage Interest in the <br> Disclosing Party |
| :--- | :---: | :---: |
| JPMorgan Chase \& Co. | 270 Park Avenue | $100 \%$ |

New York, New York 10017

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

```
RAYOS
    [}No
    GEE ATTACHMENTM
```

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):
SEE ATTACHMENT B

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

| Name (indicate whether | Business |  |  |
| :--- | :--- | :--- | :--- |
| retained or anticipated | Address | Relationship to Disclosing Party <br> (subcontractor, attorney, | Fees (indicate whether <br> paid or cstimated.) NOTE: |
| to be retained) |  | lobbyist, etc.) | "hourly rate" or "t.b.d." is |

(Add sheets if necessary)
[X] Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?
[] Yes
[] No
[X] No person directly or indirectly owns $10 \%$ or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?
[] Yes
[ ] No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article $I$ is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS: SEE ATTACHMENT B
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of cither the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five ycars before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of frecdom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintaincd by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector Gencral), 2-56 (Inspector Gencral) and 2-156 (Governmental Ethics) of the Múnicipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

SEE ATTACHMENT B

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who werc, at any time during the 12month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

SEE ATTACHMENT B
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or clected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

SEEATACHMENTE

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[ X is [] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certificd to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes $\mathbb{X}$ No SEE ATTACHMENT B
NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., procecd to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes [] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name
Business Address
Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check cither 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
$\qquad$ 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

## X

2. The Disclosing Party verifies that, as a result of conducting the scarch in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policics. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SEE ATTACHMENT C

## SECTION VU-- CERTMFICATIONS FOR FEDERALEYYUNDED AATTERG

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, procecd to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.l. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?
[] Yes
[] No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.) []Yes []No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes
[] No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes []No
If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Scdgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Cboptand of enses), the ${ }^{39}$ tother as required by Chapter $1=23$ and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

## SEE ATTACHMENT B

F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.

## F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any

 contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

## FNBC Leasing Corporation

(Print or type name of Disclosing Party)
By:


Mark J. McCann
(Print or type name of person signing)
ExECuTIVE Director
(Print or type title of person signing)

Signed and sworn to before me on (date) CCTOBER 21,2103,


## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

To the best of the Authorized Signer's knowledge after reasonable inquiry
[ ] Yes
$[\mathrm{X}]$ No
If yes, please identify below (1) the name and titie of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

# ATTACHMENT A <br> TO <br> CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT <br> FILED BY <br> JPMORGAN CHASE BANK, NATIONAL ASSOCIATION (as a Disclosing Party holding an interest in the Applicant) 

## SECTION II B. 1

## Directors:

William C. Weldon
James S. Crown
Laban P. Jackson, Jr.
Marianne Lake
Matthew E. Zames

## Executive Officers/Operating Committee:

Ashley Bacon
Michael J. Cavanagh
Siepien iví. Cuiler
James Dimon

John L. Donnelly
Mary E. Erdoes
Marianne Lake
Douglas B. Petno
Daniel E. Pinto
Gordon A. Smith
Matthew E. Zames

Chief Risk Officer
Co-Chief Executive Officer of the Corporate \& Investment Bank
Gencral Counsel
Chairman Emeritus of JPMorgan Chase Bank, N.A., Chairman of the Board of JPMorgan Chase \& Co., Chief Executive Officer and President of JPMorgan Chase \& Co. Head of Human Resources
Chief Executive Officer of Asset Management
Chief Executive Officer, President and Chief Financial Officer
Chief Executive Officer of Commercial Banking Co-Chief Executive Officer of the Corporate \& Investment Bank
Chief Executive Officer of Consumer \& Community Banking Chief Operating Officer

# ATTACHMENT B <br> TO <br> CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT <br> FILED BY <br> JPMORGAN CHASE BANK, NATIONAL ASSOCIATION (as a Disclosing Party holding an interest in the Applicant) 

The following responses are true, accurate and the complete response and certification to the designated section, to the best of the undersigned's ("Authorized Signer") knowledge and belief, based on reasonable inquiry relying on information provided by other employees of the Disclosing Party or its affiliates or subsidiaries. The information in Section V.E. 2 was verified on September 9, 2013 and is in the process of being updated. The Disclosing Party will provide the City of Chicago with an update to this Disclosure Statement as soon as the information is available if there are any material changes to the matters disclosed herein.

## SECTION III: BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

The Authorized Signer certifies on behalf of the Disclosing Party knowledge of an existing "business relationship" during the 12 months prior to the date of execution of the foregoing Economic Disclosure Statement and Affidavit between JPMorgan Chase Bank, National Association (the "Bank"), a subsidiary of JPMorgan Chase \& Co., and the law firm of Klafter and Burke. Klafter and Burke has provided real estate tax protest legal services on behalf of the Bank. Alderman Edward M. Burke is a partner of the firm of Klafter and Burke.

## SECTION V: CERTIFICATIONS

## B. FURTHER CERTIFICATIONS

B. 2 (a-e) With respect to Section V, paragraph B. 2 (a-e), the Authorized Signer certifies to the best of the Authorized Signer's knowledge and belief based on reasonable inquiry that such statements are accurate with respect to the executive officers and directors of the Disclosing Party. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, JPMorgan Chase \& Co. and/or its subsidiaries and affiliates are named from time to time as a defendant in various legal actions and administrative proceedings arising in connection with their respective businesses, and have also been involved in investigations and other proceedings by governmental agencies. In view of the inherent difficulty of predicting the outcome of such matters, the Disclosing Party cannot state the eventual outcome of pending or future matters. After consultation with counsel and based on current knowledge, the Disclosing Party believes that the defendant has asserted meritorious defenses in each such matter and that the aggregate liability or loss, if any, resulting therefrom will not have a material adverse effect on such defendant's financial condition, but may be material to such defendant's operating results for any particular period, depending on the level of income for such period.

The Disclosing Party does not believe that any pending action would have any material effect on this transaction. Descriptions of material legal proceedings involving JPMorgan Chase \& Co. or its subsidiaries within the last five years are referenced in JPMorgan Chase \& Co.'s Form 10-K, Form 10-Q, and any Form 8-K filing, all as filed with the Securities and Exchange Commission ("SEC") and all available through J.P. Morgan's internet site http://investor.shareholder.com/jpmorganchase/sec.cfm or through the SEC's internet site (www.sec.gov) (the "SEC filings") and the public record of each matter identified in the SEC filings.
$B .3$ ( $a \& d$ ) The Authorized Signer certifies on behalf of the Disclosing Party the accuracy of the statements contained in Section V, paragraph B. 3 (a \& d) only as to the Disclosing Party and its executive officers and directors. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, JPMorgan Chase \& Co. and/or its subsidiaries and affiliates are named from time to time as a defendant in various legal actions and administrative proceedings arising in connection with their respective businesses, and have also been involved in investigations and other proceedings by governmental agencies. In view of the inherent difficulty of predicting the outcome of such matters, the Disclosing Party cannot state the eventual outcome of pending or future matters. After consultation with counsel and based on current knowledge, the Disclosing Party believes that the defendant has asserted meritorious defenses in each such matter and that the aggregate liability or loss, if any, resulting therefrom will not have a material adverse effect on such defendant's financial condition, but may be material to such defendant's operating results for any particular period, depending on the level of income for such period. The Disclosing Party does not believe that any pending action would have any material effect on this transaction. Descriptions of material legal proceedings involving JPMorgan Chase \& Co. or its subsidiaries in the last five years are referenced in JPMorgan Chase \& Co.'s Form 10-K, Form 10-Q, and any Form 8-K filing, all as filed with the SEC and all available through J.P. Morgan's internet site http://investor.shareholder.com/jpmorganchase/sec.cfm or through the SEC's internet site (www.sec.gov) (the "SEC filings") and the public record of each matter identified in the SEC filings.
B. 3 ( $b \& c$ )
\& B. 4 The Disclosing Party has not agreed or colluded with other bidders or prospective bidders as to this transaction, or been a party to any such agreement. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, the Disclosing Party has not been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise. To the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, the Disclosing Party has not made an admission of such conduct described in B. 3 a . or b. above that is a matter of record, and has not been prosecuted for such conduct, except to the extent set forth in the August 9, 2013 10-Q filings and in the certain letter agreement dated July 6, 2011 between the Antitrust Division of the United

States Department of Justice and JPMorgan Chase \& Co., in connection with an investigation of bid rigging and other conduct constituting violations of Section 1 of the Sherman Act, 15 U.S.C. § 1, and certain sections of Title 18 of the United States Code, in connection with the bidding on or provision of certain contracts by the JPMorgan Chase \& Co's municipal derivatives desk in the United States. The Authorized Signer certifies to the best of the Authorized Signer's knowledge and belief based on reasonable inquiry, that the foregoing matter would not have a material adverse effect on this transaction.
B. 7 Except as otherwise set forth in Attachment B, the Authorized Signer on behalf of the Disclosing Party does not make any certification whatsoever with respect to any Applicable Party other than the Disclosing Party. The Authorized Signer on behalf of the Disclosing Party also certifies that it has not engaged any subcontractor with respect to this transaction.
B. 8 The Authorized Signer, on behalf of the Disclosing Party, certifies as to the statement in Section V, paragraph B. 8 that, to the best of the Authorized Signer's knowledge and belief after reasonable inquiry, the following Bank employees were previously City of Chicago employees during the 12 -month period preceding the execution date of this EDS:

- Jennifer Bloom
- Robin Broman
- Nicole Simon
- Davida Stephens
- James Cooper
- John Ide
B. 9 The Authorized Signer certifies as to the statement in Section V, paragraph B. 9 that, to the best of the Authorized Signer's knowledge and belief after reasonable inquiry, the following gifts were provided by employees of the Bank to the following:
- Anthony Beale, Alderman - Meal: $\$ 13.00$
- Deborah Graham, Alderwoman - Meal: $\$ 13.00$
- Rahm Emanuel, Mayor - Meal: \$58.00


## D. INTEREST IN CITY BUSINESS

D. 1 As to the disclosure set forth in Section V, paragraph D.1., to the best of the Authorized Signer's knowledge and belief, on behalf of the Disclosing Party, to the extent the Disclosing Party has any controlthe Authorized Signer certifies that no official or employee of the City of Chicago has a financial interest in his or her own name or in the name of any other person in this transaction.

## SECTION VII - ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

F. 1 The Authorized Signer certifies on behalf of the Disclosing Party, as to the statements contained in Section VII, paragraph F. 1 that to the best of the Authorized Signer's knowledge and belief, after reasonable inquiry, that neither the Disclosing Party nor its affiliates are delinquent in paying any fine, fee, tax or other charge owed to the State of Illinois or the City of Chicago except for taxes that are being contested in good faith by appropriate legal proceeding and possible delinquencies in paying a fine, fee, tax or other charge related to (i) property mortgaged to the Disclosing Party or its affiliates, (ii) property owned by the Disclosing Party or its affiliates and leased to others, (iii) foreclosed property now owned by the Disclosing Party or its affiliates, (iv) property owned or held by the Disclosing Party or its affiliates as a fiduciary or nominee, and (v) fines, fees, taxes or other charges that are being contested in good faith by the Disclosing Party or its affiliates by appropriate legal proceeding. If there are any outstanding claims that the Disclosing Party is notified of that Disclosing Party was not aware of previously, Disclosing Party will immediately address them.

# ATTACHMENT C TO CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT <br> FILED BY <br> JPMORGAN CHASE BANK, NATIONAL ASSOCIATION <br> (as a Disclosing Party holding an interest in the Applicant) 

The following response is true, accurate and complete to the best of the Authorized Representative's knowledge relying on information prepared on February 24, 2009, by a consultant at the direction of JPMorgan Chase \& Co.

## SECTION V -- CERTIFICATIONS

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS.

The Disclosing Party assumed its current name on November 13, 2004, when JPMorgan Chase Bank, a New York banking corporation, was converted into a national banking association under the name JPMorgan Chase Bank, National Association, and both Bank One, National Association (main office Chicago) and Bank One, National Association (main office Columbus) merged into it with the Disclosing Party being the surviving entity.

With regard to predecessors of the Disclosing Party as it existed prior to such merger ("JPMorgan Chase"), the Disclosing Party reports that J. Pierpont Morgan, Sr. was associated with George Peabody \& Company and J.S. Morgan \& Company (the "Peabody Firms") before he founded Drexel Morgan \& Company, which ultimately became part of JPMorgan Chase. Capital supplied by Junius S. Morgan and J. Pierpont Morgan, Sr. appears to have been used to capitalize Drexel Morgan \& Company in 1871. Upon the death of Junius S. Morgan, J.S. Morgan \& Company came under the control of J. Pierpont Morgan, Sr. and became affiliated with J.P. Morgan \& Co. Records indicate that the Peabody Firms had customers that appear to have used enslaved individuals.

JPMorgan Chase and the Bank One banks referred to above (collectively, "Bank One") had predecessor banks in states outside the South that purchased notes issued by, issued letters of credit or made loans to, and/or maintained correspondent accounts with municipalities, banks, companies and individuals located in Southern states where slavery was practiced during the slavery era. These municipalities, banks, companies and individuals are listed on Attachment 1.

Bank One had predecessor banks before 1866 in three Southern states: Kentucky, Louisiana and Virginia. Searches revealed slavery-related information about two Louisiana banks, the Canal Bank (formed in 1831) and the Citizens Bank (formed in 1833), and the Lexington branch of the second Bank of Kentucky (formed in 1835). In 1924 Citizens Bank and Canal Bank merged. Predecessors of JPMorgan Chase had longstanding banking relationships with Canal Bank and its predecessors (see Attachment 1), were creditors of Canal Bank and, in 1931, it appears that a predecessor of JPMorgan Chase led a group of investors that provided capital to Canal Bank and this predecessor of JPMorgan Chase became a shareholder and took a controlling management interest in the Canal Bank. The Canal Bank was placed into
liquidation in March-May 1933 based on actions by the State of Louisiana and the federal government. In May 1933, The National Bank of Commerce in New Orleans was formed pursuant to an executive order approved by President Roosevelt and its assets included some of the deposits and loans of the old Canal Bank. Most of the capital for The National Bank of Commerce was provided by the Reconstruction Finance Corporation (owned by the U.S. government), with the remainder coming from new shareholders. The U.S. government also provided over $\$ 13$ million toward the liquidation of the old Canal Bank. In 1947 and 1969, The National Bank of Commerce in New Orleans made two grants to Tulane University, which included
archives of the Citizens Bank and Canal Bank. These materials are held at the Tulane Manuscripts Department, Special Collections Division, Howard-Tilton Memorial Library at Tulane University in New Orleans, Louisiana (collectively, the "Tulane Records"). In 1865, the First National Bank of Lexington (subsequently a part of First Security Corporation of Kentucky which was acquired by Bank One in 1992) was formed and assumed the operations of the Lexington Branch of the second Bank of Kentucky. Public records pertaining to the Lexington Branch of the second Bank of Kentucky have been discovered that contain records relevant to this certification (the "Lexington Records"). The Tulane Records, the Lexington Records and other records indicate that:

1. Citizens Bank and Canal Bank provided credit to plantation owners and accepted mortgages from them. The collateral covered by these mortgages included land,
 the names of enslaved individuals. The Disclosing Party, however, estimates that, from 1831 to 1865 , taking into account the duplication and/or absence of exact data, approximately 21,000 enslaved individuals were listed among the collateral covered by mortgages given to the Louisiana banks.
2. The Lexington Branch of the second Bank of Kentucky also provided credit to plantation owners and accepted mortgages from them. The collateral covered by these mortgages included land, equipment and/or enslaved individuals. The available records do not always provide the names of enslaved individuals. The Disclosing Party, however, estimates that, from 1835 to 1865 , taking into account the duplication and/or absence of exact data, approximately 55 enslaved individuals were listed among the collateral covered by mortgages given to the Lexington Branch of the second Bank of Kentucky.
3. When mortgages went unpaid, the banks could initiate foreclosure proceedings. When this occurred, the bank could take ownership of the collateral. The available records do not always provide the names of enslaved individuals. The Disclosing Party, however, estimates that, from 1831 to 1865 , taking into account the duplication and/or absence of exact data, approximately 1,300 enslaved individuals were listed among the collateral that the Louisiana banks came to own. There is no evidence of foreclosure proceedings initiated by the Lexington Branch of the second Bank of Kentucky.

Attachment 2 lists information on mortgages as to which one of the Louisiana banks came to own enslaved individuals through foreclosure proceedings, including, where available, the names of those individuals and their prior or subsequent owners. Attachment 3 lists information on mortgages as to which one of the three banks held collateral that included enslaved individuals, including, where available, the names of those individuals and their prior or subsequent owners. The attachments will be supplemented as necessary to reflect any additional information located.

On September 25, 2008, the Disclosing Party acquired from the Federal Deposit Insurance Corporation, as the Receiver of Washington Mutual Bank, Henderson, NV (the "Receiver") certain assets of Washington Mutual Bank.

A review of the records of Washington Mutual Bank, including the records of its predecessor entities, has disclosed no evidence that Washington Mutual Bank nor any of its predecessors had any investments or profits from slavery, any direct involvement in the slave trade, any direct ownership in slaves, or any slaveholder insurance policies fro the slavery era. There is evidence, however, that one predecessor entity, The Bowery Savings Bank, New York (1834) ("Bowery Savings"), purchased a $\$ 100,000$ bond of a slave holding state, North Carolina. A total of $\$ 44,000$ was paid to Bowery Savings by North Carolina in 1868 on account of the bond.

## ATTACHMENT 1

TO
ATTACHMENT C
TO
CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT
FILED BY
JPMORGAN CHASE BANK, NATIONAL ASSOCIATION
(as a Disclosing Party holding an interest in the Applicant)
Agricultural Bank of Mississippi
Baltimore \& Ohio Rail Road Company
Bank of Alabama
Bank of Alexandria (Virginia)
Bank of Ashland at Shelbyville
Bank of Augusta (Georgia)
Bank of Kentucky
Bank of Louisiana
Bank of Louisville
Bank of Metropolis
Bank of Mobile
Bank of Missouri
Bank of North Carolina
Bank of South Carolina
Bank of the State of Missouri
Bank of Tennessee
Bank of Virginia
Barnett, Ellison \& Co.
Beers \& Brunell
Beers \& Co.
Canal \& Rail Road Bank of Vicksburg
Carrolton Bank of New Orleans
Charleston Fire \& Marine Insurance Company
Chattahoochee Rail Road and Banking Company
City Bank of New Orleans
Commercial \& Rail Road Bank of Vicksburg
Commercial Bank of Manchester (Mississippi)
Commercial Bank of New Orleans
Commercial Bank of Selma
Corporation of the City of New Orleans
Corporation of the City of Savannah
Davis \& Davis
Delaware \& Hudson Canal Company
E.I. Forestall of New Orleans
ER Tyler of New Orleans
E. Warfield, Lexington, Kentucky
Exchange \& Banking Company of New Orleans
Exchange Bank of Virginia at Richmond

Franklin Bank of Baltimore
First Bank of Richmond
Hunt, Morton \& Quigby of Louisville (Kentucky)
J.D. Beers \& Co.

Louisiana \& Nashville Railroad Company
Mechanics \& Traders Bank of New Orleans
Merchant \& Planters Bank of Savannah
Merchants Bank of Baltimore
Mississippi Sound Company
Mr. Pastoret
Mr. S. Reid Irving \& Co. (Cotton)
Nashville and Northwestern Rail Road Co.
New Orleans Canal \& Banking Company
North Western Bank of Virginia
Philadelphia, Wilmington \& Baltimore Rail Road Company
Planters \& Mechanics Bank of Charleston
Planters \& Mechanics Bank of Mobile
Planters \& Merchants Bank of Charleston
Planters Bank of Jackson (Mississippi)
Planters Bank of Natchez
Planters Bank of Savannah
Pianters Bank of Tennessee
Robert Kinder House
Ross \& Coleman
South Western Rail Road Bank of Charleston
Southern Bank of Alabama
Southern Bank of Kentucky
Southern Life Insurance \& Trust Company of Florida
Southern Trust Company
Southwestern Rail Road Bank (South Carolina)
S. Reid Irving \& Company

State \& Metcalf of Gainsville, Georgia
State of Alabama
State of Florida
State of Georgia
State of Mississippi
T.T. Crittenden, Lexington and Huntsville, Kentucky

Tuscumbice and Decatur Rail Road Company
Union Bank of Charlesion
Union Bank of Florida
Union Bank of Tennessee

# ATTACHMENT 2 <br> TO <br> ATTACHMENT C <br> TO <br> CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT FILED BY <br> JPMORGAN CHASE BANK, NATIONAL ASSOCIATION <br> (as a Disclosing Party holding an interest in the Applicant) 

ENSLAVED INDIVIDUALS OWNED BY
CITIZENS BANK OF LOUISIANA AND
NEW ORLEANS CANAL \& BANKING COMPANY

# ATTACHMENT 3 TO <br> ATTACHMENT C TO CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT FILED BY <br> JPMORGAN CHASE BANK, NATIONAL ASSOCIATION (as a Disclosing Party holding an interest in the Applicant) 

ENSLAVED INDIVIDUALS MORTGAGED TO CITIZENS BANK OF LOUISIANA,<br>NEW ORLEANS CANAL \& BANKING COMPANY AND LEXINGTON BRANCH OF THE SECOND BANK OF KENTUCKY

Due to their voluminous size, Attachments 2 and 3 are not attached hereto.

Please see the Economic Disclosure Statement of JPMorgan Chase \& Co. for Attachments 2 and 3 in their entirety.

# CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT <br> AND AFFIDAVIT 

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $\mathrm{d} / \mathrm{b} / \mathrm{a} /$ if applicable:

GBCD Partnership Services, Inc. $\qquad$

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant

OR
2. $X]$ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Apartments OR

Association Limited Partnership
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control: $\qquad$
B. Business address of the Disclosing Party:
_135. S. LaSalle St., Suite 3350
Chicago, IL 60603-4130
C. Telephone: $\mathbf{3 1 2 . 5 7 7 . 5 7 6 2}$ Fax: 312.263.0337 Email: Ipratter@tcbinc.org
D. Name of contact person: (Ms.) Lee Pratter
E. Federal Employer Identification No. (if you have one):

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

## Plat of subdivision

G. Which City agency or department is requesting this EDS? Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[ ] Publicly registered business corporation
[ ] Privately held business corporation
[] Sole proprietorship
[ ] General partnership
[] Limited partnership
[] Trust
[] Limited liability company
[] Limited liability partnership
[] Joint venture
[ X ] Not-for-profit corporation
(Is the not-for-profit corporation also a 501 (c)(3))? [x] Yes [] No
[] Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

## Massachusetts

3. For legal entities not organized in the State of Illinois: Has the organization registered to do būsiñess in the State of inhinuois as a foreign entity?
[】 Yes
[] No
[] N/A

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

## Name

Title
See attached list
2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name
Business Address
Percentage Interest in the
Disclosing Party
$\qquad$

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

$$
[] \text { Yes [XX No }
$$

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorncy, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

| Name (indicate whether <br> retained or anticipated <br> to be retained) | Business <br> Address | Relationship to Disclosing Party <br> (subcontractor, attorney, | Fees (indicate whether <br> paid or estimated.) NOTE: |
| :--- | :--- | :--- | :--- |
|  |  | "hourly rate" or "t.b.d." is |  |

(Add sheets if necessary)
$[\chi]$ Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?
[] Yes [] No [ No person directly or indirectly owns $10 \%$ or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?
[] Yes
[] No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-year period preceding the date of this EDS, been convicied, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or $\mathbf{b}$. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Míunicipal Code Section 2-92-6́10 (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS $5 / 33 \mathrm{E}-3$; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12 month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

N/A
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

Nं/Ȧ

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[ ] is X is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter $2-32$ of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes

$$
[\mathrm{X}] \text { No }
$$

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes X] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

$$
\text { Name } \quad \text { Business Address } \quad \text { Nature of Interest }
$$

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

X

1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SECTION YI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

N/A
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the foliowing information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?
[] Yes X] No
If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
[]Yes []No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes
[] No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes [] No
If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

GBCD Partnership Services, Inc.
(Print or type name of Disclosing Party)
By: $\qquad$
(Sign here)

## Terri Hamilton Brown

(Print or type name of person signing)
Authorized Agent
(Print or type title of person signing)

Signed and sworn to before me on (date) October 2, 2013 , at Cook County, 1 llinois (state).
 Notary Public.

Commission expires: $\qquad$ .

# CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A 

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?
[ ] Yes
[X] No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

# GBCD PARTNERSHIP SERVICES, INC. 

Officers and Directors as of August 26, 2013

| Directors: | Phillip L. Clay | Edward H. Marchant |
| :---: | :---: | :---: |
| Officers: | Phillip L. Clay | President |
|  | Beverly Bates | Vice President |
|  | Edward H. Marchant | Treasurer |
|  | James F. Rushford | Secretary |
| Authorized Agents: |  |  |
|  | Beverly Bates | Senior Vice President |
|  | Willie Jones | Senior Vice President |
|  | Daniel I orraine | Senior Vice President |
|  | Lisa Herrington | Assistant Clerk |
|  | Carol M. McKinley | Assistant Clerk |
|  | Jeremy Frick | Assistant Treasurer |
|  | Brian L.P. Fallon | Director |
|  | Jonathan M. Keyes | Director |
|  | Hipolito Roldan | Director |
|  | Mary Jo Bane | Director |
|  | Xavier de Souza Briggs | Director |
|  | Susan McCann | Authorized Agent |
|  | Jan A. Brodie | Authorized Agent |
|  | Robert Fossi | Authorized Agent |
|  | Mahkameh Adnani Rofougaran | Authorized Agent |
|  | D. Morgan Wilson | Authorized Agent |
|  | Stephanie Garrett | Authorized Agent |
|  | Terri Hamilton Brown | Authorized Agent |
|  | Talmira Hill | Authorized Agent |
|  | Eliza Datta | Authorized Agent |

## CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT <br> AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A: Legal name of the Disclosing Party submitting this EDS. Include $\mathrm{d} / \mathrm{b} / \mathrm{a} /$ if applicable:
Granite Madden wells rental, LlC

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. $\left[^{X}\right]$ the Applicant

OR
2. [] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Madden Wells Rental, LLC

OR
3. [] a legal entity with a right of control (sce Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control: $\qquad$
B. Business address of the Disclosing Party:

4030 S. Cottage Grove Avenue Chicago, IL 60653
C. Telephone: $\qquad$ Fax: 312-873-0297
$\qquad$ Email: jwilliams@granitecos.com Joseph A. Williams
D. Name of contact person: $\qquad$
E. Federal Employer Identification No. (if you have one): $\qquad$
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Oakwood Shores Terrace Plat of Subdivision 3753-3755 S. Cottage Avenue
G. Which City agency or department is requesting this EDS? $\qquad$
Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCI,OSURE OF OWNERSHIP INTERESTS

A. NATURI: OF THI: DISC'IOSIN(; PARTY

1. Indicate the mature of the Diselosmg Parly:
[] Person
[] Publicly registered business corporation
[] Privately held business corporation
[] Sole proprietorship
[] General partnership
[] Limited partnership
[] Trust
[X] Limited liability company
| | Limited liability partnership
|| Joint venture
\| ] Not-for-prolit corporation
(Is the not-for-profil corporation also a 501 (c)(3))?
[1Yes ||No
|| Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

ILLINOIS
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of lllinois as a foreign entity?
[]Yes
[] No
XXN/A

## B. IF THE DISCLOSING PARTY IS $\wedge$ LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name

## Title

Joseph A. Williams, as Trustee of
Joseph A. Williams, Living Trust dated
March 28,1995 as amended
LARRY HUGGINS.
2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

| Name | Business Address |
| :--- | :--- | | Percentage Interest in the |
| :--- |
| Disclosing Party |


| Joseph A. Williams | 4030 S . Cottage Grove Ave <br> Chicago, IL 60653 | $50 \%$ |
| :--- | :--- | :--- |
| Larry Huggins | 4030 S. Cottage Grove Ave. | $50 \%$ |
|  | Chicago, IL 60653 |  |

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
[] Yes [x̃ No
If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

| Name (indicate whether retained or anticipated to be retained) | Burmess <br> Address | Relationship to Disclosing Party (subcontractor, attorncy, lobbyist, ctc.) | Fees (indicate whelher paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response. |
| :---: | :---: | :---: | :---: |

## N/A

(Add sheets if necessary)
[] Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?
[]Yes
[] No
[ ] No person directly or indirectly owns $10 \%$ or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

## [] Yes [] No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.I of thes I:ISS:
a. are not presently debarred, suspended, proposed for debarment, declareal ineligible or voluntarily excluded from any transactions by any federal, state or local unit of govermment;
b. have not, within a five-year period preceding the date of this 1 DS , been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in comection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; frated; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V ;
d. have not, within a five-year period preceding the date of this IEDS, had une or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-year period preceding the date of this LDS , been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").
interest of a member or manager in a limad habilty company, or interest of a beneficary of a trast, estate or other similat entty. If nonc, state "None." NoTE: Pursuant to Section 2-154-030 of the Municipal Code of ('hicago ("Municipal ('ode"), the City may regune any such additional information from any applicant which is reasonably intended to achicve lull disclosure.

| Name | Business Address | Percentage Interest in the Disclosing Party |  |
| :---: | :---: | :---: | :---: |
| Joseph A. Williams | 4030 S. Cottage Grove | Ave. Chgo, IL 60653 | 50\% |
| Larry Huggins | 4030 S. Cottage Grove | Ave. Chgo, II 60653. | 50\% |

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY EIECTED OFFICIAIS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
[] Yés [XXo

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legisiative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Neither the Dtaclosing Party, nor any (ontractor, nor any Affilated Intity of wher the Diselosimg Party or any Contractor nor any $A$ gents have, during the live years before the date thes $1: 0$ )S is signed, or, with respect to a Contractor, an A filiated lintity, or an Alfilited lintity of a Contractor durmg the five years before the date of such Contractor's or Alfiliated Imtity's comtact or engagemem in comnectoon with the Matter:
a. bribed or attempted to bribe, or been comvicled or adjudged gally of bribery or attempting to bribe, a public oflieer or employee of the City, the State of Ithois, or any ageney of the federal government or of any state or local govermment in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employecs, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS $5 / 33 \mathrm{E}-3$; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

## N/A

If the letters " $\mathrm{N} \wedge$," the word "None," or no responsc appears on the haes above it will be conclusively presumed that the Disclosing Party ecrnfied to the above statements
8. To the best of the Disclosing Party"s knowledge after reasomable inguiry, the following is a complete list of all current employees of the Disclosing Party who were, at any lime during the 12month period preceding the execution date of this I:DS , an employee or elected or appointed official, of the City of Chicago (if none, indicate with " $\mathrm{N} / \mathrm{A}$ " or "none").
$\mathrm{N} / \mathrm{A}$
9. To the best of the Disclosing Party's knowledge after reasonable inguiry, the following is a complete list of all gifts that the Disclosing Party has given or catsed to be given, at any time during the 12 -month period preceding the execution date of this F DS , to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name ol the City recipient.

## N/A

## C. CERTIFICATION OI STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[ ] is [ X ] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters " $\mathrm{N} \Lambda$," the word "None." or no response appears on the hacs above: 11 will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION RI:(AARDINGINTISRISTIN CITY BUSINISS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal (ode: Does any official or employee of the City have a financial interest in his or her own name or in the rame of any other person or entity in the Matter?
[] Yes No
NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.I., proceed to Part L:
2. Unless sold pursuant to a process of competitive bidding, or aherwise permitted. no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes ky No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:
Name Business Address Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these discosme requirements may make any contract entered into with the (ity 10 connection with the Matter vodable by the (ity.

X 1. The Diselosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing larly and any and all predecessor enthtes reparding records of investments or prolits from slavery or staveholder insurance policies daring the slavery eral (includine insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the seareh in step 1 above, the Disclosing Party has found records of investments or profits from slavery or staveholder insurance policies. The Disclosing Party verifies that the following constitules full disclosure of all such records, including the names of any and all slaves or slaveholders deseribed in those records:


SECTION V! = CEPT!E!CAT!ONS FOR PEDERALIY RUNDED MATYERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

## NONE

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.l. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Dischosmg larly will submit an updated certhficatoon athe end of each eatendar guarter in which there oceurs any event that materially alfects the aceuracy of the statements and information set forth in paragraphs $\wedge .1$, and $\wedge .2$ above
4. The Disclosing larly ecrtifies that either: (i) it is not an orgamization described in section $501(\mathrm{c})(4)$ of the Internal Reventuc (ode of l986; or (ii) it is an orgatoathon dereribed in sechon $501(c)(4)$ of the Internal Revente Code of 1986 but hat not engaged and will mot engage m "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain eertilicatoons equal in form and substance to paragraphs $\Lambda .1$. through $\Lambda .4$. above from all subcontractors before it awards any subcontract and the Disclosing Party most maintain all such subcontractors' eeslifications for the duration of the Matter and must make such certitications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL IMMPLOYMENTOIPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant'?
[] Yes
[x] No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
[]Yes []No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[]Yes [] No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes []No
If you checked "No" to question 1. or 2 . above, please provide an explanation:

## SECTION VII -- ACKNOWLIEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENAITHES, DISCIOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the C'ity's execution of any contact or taking other action with respeet to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this IEDS is based.
13. The City's Governmental E:hics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities secking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicagoorg/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicatie ondinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in comnection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in responsc to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in comection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Scrvices, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Scction 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the llinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U.S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above. an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true. accurate and complete as of the date furnished to the City.

GRANITE MADDEN WELLS RENTAL, LLC

(Print or type name of person signing)


## FAMILIAI, RELATIONSHIDS WITH ELECTED CITY OFHCLALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Appheant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 perecon. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Inder Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Part" or any Spouse or Domestic Partner thereof currently has a "familial celationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thercof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, nicce or nephew, grandparent, grandehild, father-in-law, mother-in-haiv, son-in-iaiv, daughti-in-iaw, sicpfaner or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all exceutive officers of the Disclosing Party listed in Section II.B. I .a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited parthership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chicf operating officer, executive director, chicf financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thercof currently have a "familial relationship" with an elected city official or department head?
[ ] Yes
[X] No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and titte of the elected city official or departmen head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

## CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $d / b / a /$ if applicable:

Joseph A. Williams Living Trust

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant

OR
2. ${ }^{W}$ ] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the

Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Associates OR

Limited Partnership and Arches Retail Development, LLC
3. [] a legal entity with a right of control (see Section II.B.!.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party:
C. Telept $\qquad$
D. Name of contact person: $\qquad$
E. Federal Employer Identification No. (if you have one): $\qquad$
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Commercial/Retail Development
G. Which City agency or department is requesting this EDS?

Department of Transportation

If the Matter is a contract being handled by the City`s Department of Procurement Services, please complete the following:

Specification \# __N/A and Contract \# N/A

## SECTION II -- DISCLOSURE OF OWNERSIIP INTERESTS

## A. NATUREOF THI: DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[ ] Publicly registered business corporation
1] Privately held business corporation
[ $)$ Sole proprictorship
IJ General partnership
[] Limited partnership
[x] Trusi
|| Limited liability company
[] Limited liability partnership
() Joint venture
[] Not-for-profit corporation
(1s the not-for-profit corporation also a 501 (c)(3))?
[1]Yes [JNo
[1 Other (please specify)
2. For legal entities, the state (or forcign country) of incorporation or organization, if applicable:
3. For legal entities not organi\%ed in the State of Illinois: Has the organization registered to do business in the State of himois as a forcign entiity?
[] Yes
[]No
$[x] N / A$

## B. IF THE DISCIOSING PARTY IS A IEGAI, ENTITY:

1. List below the full names and tilles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entitics. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titlcholder(s).

If the entity is a gencral partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.
Name Title
2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Patty. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

| Name $\quad$ Business Address | Percentage Interest in the <br> Disclosing Party |
| :--- | :--- |

JOSEPH A. WILLIAMS $\quad 4030$ s. Cottage Grove Ave. $\quad 100 \%$

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
[] Yes
[X] No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

[] Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SLCTION V -- CERTIFICATIONS

## A. COURT-ORDERED CIILD SUPPORT COMPIIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any lllinois court of competent jurisdiction?

$$
\text { [] Yes } \quad \underset{\substack{\mathrm{X}}}{\substack{\text { No } \\
\text { Disclosing Party. }}} \begin{gathered}
\text { I No person directly or indirectly owns } 10 \% \text { or more of the } \\
\text { Dis }
\end{gathered}
$$

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?
[JYes
[] No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article 1 supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing, Pary is a legal entity, all of those persons or entities identified in Section II.B.1. of this FEDS:
a. are not presently debared, suspended, poposed for debarment, deelared ineligible or voluntarily excluded from any transactions by any fedeat, state or locat unit of govermment;
b. have not, within a five-year period preceding the date of this lids, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in comnection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; fulsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicled for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V ;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for catuse or default; and
c. have not, within a five-year period preceding the date of this EDS , been convieted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Partics");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contactor, nor any Affitated Entity of either the Disclosing Party or any Contractor nor any $A$ gents have, during the five years before the date this bDS is signed, or, with respect to a Contractor, an Affilated Entity, or an Affiliated Entity of a Contactor during the five years before the date of such Contractor's or Affiliated Dintity's contrath or engagement in comection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of llinois, or any agency of the federal govermment or of any state or local government in the United States of America, in that officer's or employec's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agrecment or collusion among bidders or prospective bidders, in restraint of frectom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of iviuncipai Code Section 2-92-6io (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33F-3; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same clements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign $\Lambda$ ssets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Pcrsons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "Nonc," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Diselosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclusing Party who were, at any time during the 12 month period preceding the execulion date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "nonc").

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N/A
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9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the $12-$ month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "giff" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please atso list the name of the City recipient.

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[] is $k$ ] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter $2-32$ of the Municipal Code, explain here (attach additional pages if necessary):

## n/A

If the Ietters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARIDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Pat D.

1. In accordance with Scction 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Ycs
[x] No

NOTE: If you checked "Yes" to ltem D.1., proceed to ltems D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entily in the purchase of any property that (i) belongs to the Clty, or (ii) is sold for taxes or assessments, or (iii) is sold by virtuc of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes $\quad$ ] $]$ No
3. If you checked "Yes" to Item D.I., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure reguirements may make any contract entered into with the City in connection with the Matter voidable by the City.
$\qquad$ 1. The Disclosing Party verifies that the Disclosing, Party has searched any and all records of the Disclosing Party and any and all predecessor entitics regarding records of investments or profits from stavery or slaveholder insumance policics during the shavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a resull of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:


## SECTION VI - CRRTHEATIONS FOR PEDBRALIX RUNDBD MATSERS

NOTE: If the Matter is federally funded, complete this Scetion VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

## N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entilies registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.I. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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3. The Disclosing Party will submit an updated certification at the end of each catendar quater in which there occurs any event that materially affects the aceuracy of the statements and information sel forth in paragraphs A .1 , and $\Lambda .2$ a a ove.
4. The Disclosing Party certifies that either: (i) it is not an organization deseribed in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the $\Lambda$ pplicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs $\Lambda .1$. through $\Lambda .4$. above from all subcontractors before it awatds any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAI, EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations requipe the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?
[] Yes
$[\mathrm{X}]$ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
$[$ ] Yes $\quad \mathbb{C}]$ No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes $[x]$ No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes 奴No
If you checked "No" to question 1. or 2 , above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PIENALTIES, DISCLOSURE

The Disclosing Patty understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part ol any contract or other agreement between the Applicam and the City in connection with the Matler, whether procurement, City assistance, or other City action, and are material inducements to the C'ity's exceution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entitics seeking City contracts, work, busincss, or transactions. The full text of these ordinances and a training program is available on line at www.eityofchicago.org/Ethics, and may also be obtained from the City's Board of Lithics, 740 N .

Sedgwick St., Suite 500, Chicago, 11, 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this IBS is false, incomplete or inaccurate, any contract or other agrecment in connection with which it is submitted may be reseinded or be veid or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this FDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article 1 of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

(Print or type name of person signing)
LIVING TRUST
(Print or type title of person signing)


##  <br>  APPENDIX A

## FAMILIAL RELATIONSHIPS WITII ELECTED (ITY OFHICIAIS ANID DEPAR'MENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal watity which has a direet ownership interest in the Applicant exceeding 7.5 percent. It is not to le completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must diselose whether such Diselosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "lamilial relationship" with any elected city official or department head. A "Familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereol" is related to the mayor, any alderman, the city elerk, the city treasurer or any cily department head as spouse or domestic partner or as any of the following, whedne by blood or adoplion: parent, child, brother or sister, atut or uncle, niece or nephew, grandparent, grandehild, lather-in-law, mother-in-law, san-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or hall-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B. I. a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Diselosing Party is a general partnership; all general partners and limited partners of the Disclosing Parly, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Parly, il the Disclosing Party is a limited liability company; (2) all principal oflicers of the Disclosing Party: and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thercof currently have a "familial relationship" with an elected city official or department head"?

$$
[\text { ] Yes [x] No }
$$

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $\mathrm{d} / \mathrm{b} / \mathrm{a} /$ if applicable:

## LARRY HUGGINS

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant

OR
2. [] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Associates OR Limited Partnership and Archer Retail Development, LLC
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing $P$
C. Teleph

D. Name of contact person: LARRY HUGGINS
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Oakwood Shores Terrace Plat of subdivision - -3755 s. Cottage Grove Avenue
G. Which City agency or department is requesting this EDS?

Department of Transporation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

R Person
[] Publicly registered business corporation
[] Privately held business corporation
[] Sole proprietorship
[] General partnership
[] Limited partnership
[] Trust
[] Limited liability company
[] Limited liability partnership
[ ] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a $501(\mathrm{c})(3)$ )?
[] Yes
[] No
[] Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of iifinois as a forcign entity?
[] Yes
[] No
[x] $\mathrm{N} / \mathrm{A}$

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name

## Title

## NONE

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

| Name | Business Address | Percentage Interest in the <br>  <br>  <br> Disclosing Party |
| :--- | :--- | :--- |

LARRY HUGGINS 4030 S. Cottage Grove Ave $100 \%$

Chicago, IL 60653

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
[]Yes [友 No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

| Name (indicate whether <br> retained or anticipated <br> to be retained) | Business <br> Address | Relationship to Disclosing Party <br> (subcontractor, attorney, <br> lobbyist, etc.) |
| :--- | :--- | :--- |

to be retained)

Business
Address
(subcontractor, attorney, lobbyist, etc.)

Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)
$[x]$ Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compiance with their chitd support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

> [] Yes No [] No person directly or indirectly owns $10 \%$ or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

## [] Yes []No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Pariy certifies as follows: (i) neither the $\Lambda$ pplicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.I. of this EDS:
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil procceding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Partics");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business cntity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it , or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of llinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employec's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS $5 / 33 \mathrm{E}-3$; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

## N/A

9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "nonc"). As to any gift listed below, please also list the name of the City recipient.

## N/A

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[] is
$[\mathrm{X}]$ is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter $2-32$ of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes
X] No

NOTE: If you checked "Yes" to Item D.1., proceed to Itcms D.2. and D.3. If you checked "No" to Item D.1., procced to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes
[x] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:
Name Business Address Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
$\qquad$ 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entitics regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step I above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SECTION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

NONE
> (If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.I. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?
[]Yes
k] No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
[] Yes §]No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes $\{x$ No
If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entitics seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedics under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PCRMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the llinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2 above and will not. without the prior written consem of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above. an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true. accurate and complete as of the date furnished to the City.

LARRY HUGGINS


LARRY HUGGINS (Personal)
(Print or type name of person signing)
INDIVIDUAL
(Print or type title of person signing)


## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Parly or any "Applicable Party" or any Spouse or Domestic Partner thereof curently has a "familial relationship" with any clected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thercof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephey, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all exccutive officers of the Disclosing Party listed in Section II.B.I.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?
[ ] Ycs [冈] No
If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

# CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT 

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $\mathrm{d} / \mathrm{b} / \mathrm{a} /$ if applicable:

RSEP MM 2, LLC

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant

OR
2. [ x ] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Aparments Associates OR
limited Partnership
3. [] a legal entity with a right of control (see Section Il.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party:

200 Public Square, Suite 1550
Cleveland, OH 44114
C. Telephone: $216-820-4750$

Fax: 216-820-4751 Email: _eric.mcclelland@redstoneequity.com
D. Name of contact person: $\qquad$ $\ldots$
E. Federal Employer Identification No. (if you have one)
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Oakwood Shores Terrace Plat of Subdivision 3753-3755 S. Cottage Grove Avenue
G. Which City agency or department is requesting this EDS? Deparmemt of Transporiation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[ ] Person
[ ] Publicly registered business corporation
[] Privately held business corporation
[] Sole proprietorship
[] General partnership
[ ] Limited partnership
[] Trust
[x] Limited liability company
[] Limited liability partnership
[] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a 501 (c)(3))?
[] Yes [] No
[] Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: Delaware
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of illinois as a foreign entity?
[ ] Yes
[x] No
[]N/A

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name
Title
Red Stone Equity Partners, LLC Operating Member

| Enıc McClelland | Managing Member |
| :--- | :---: |
| John Sokolovic | Operating Member |
| David Levine | Operating Member |

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

| Name | Business Address <br> 200 Public Square, Suite 1550 <br> Cleveland, OH 44114 | Percentage Interest in the <br> Disclosing Party |
| :--- | :--- | :--- |
| Red Stone Equity Partners, LLC |  |  |

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
[] Yes
[x] No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

| Name (indicate whether | Business |
| :--- | :--- | :--- | :--- |
| retained or anticipated |  |
| to be retained) |  |$\quad$| Relationship to Disclosing Party |
| :--- |
| (subcontractor, attorney, |$\quad$| Fees (indicate whether |
| :--- |
| paid or estimated.) NOTE: |
| lobbyist, etc.) |

(Add sheets if necessary)
[x] Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?
[] Yes
[x] No
[ ] No person directly or indirectly owns $10 \%$ or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?
[] Yes
[] No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section 11.B.1. of this EDS:
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in $a$. or $b$. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Code Section 2-92-610 (Living wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS $5 / 33 \mathrm{E}-3$; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector Gencral), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. N/A

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[ ] is $[x]$ is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes
[x] No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employec shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[ ] Yes [x] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2 . below. If the Disclosing Party checks 2 ., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
x 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SECTION VI -- CERTIFICATIONS FOR FEDERALIY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

N/A
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.l. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section $501(\mathrm{c})(4)$ of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the foliowing informaion with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?
[] Yes [d No
If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (Sce 41 CFR Part 60-2.)
[]Yes []No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[]Yes []No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes [ ] No
If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois is Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTHICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

RSEP MM 2, LLC

(Sign here)
Eric McClellan
(Print or type name of person signing)

Managing Member
(Print or type title of person signing)

Signed and sworn to before me on (date) $10 \cdot 8 \cdot 13$,


Commission expires: $\qquad$ _.

# CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A 

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?
[ ] Yes
[ ] No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

## CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $\mathrm{d} / \mathrm{b} / \mathrm{a} /$ if applicable:

Red Stone Equily Partners LLC

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant

OR
2. [x] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Apartments Associates OR

Limited Parnership
3. [ ] a legal entity with a right of control (see Section Ī.B.I.) State the legal name of the entity in which the Disclosing Party holds a right of control: $\qquad$
$\qquad$
B. Business address of the Disclosing Party:

200 Public Square, Sutte 1550
Cleveland, OH 44114
C. Telephone: $216-820-4750$ Fax: 216-820-4751 $\qquad$ Email: errc.mcclelland@redstoneequity.com
D. Name of contact person: $\qquad$
E. Federal Employer Identification No. (if you have one): $\square$
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Oakwood Shores Terace Plat of Subuivision 3753-3755 S. Cottage Grove Avenue
G. Which City agency or department is requesting this EDS? Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[ ] Publicly registered business corporation
[ ] Privately held business corporation
[] Sole proprietorship
[] General partnership
[] Limited partnership
[] Trust
[x] Limited liability company
[] Limited liability partnership
[] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a 501 (c)(3))? []Yes []No
[] Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of lllinuis as a foreign entity?
[] Yes
[x] No
[]N/A

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name
Title
Red Stone Equity Venture Member, LLC Marlagmg we wher
2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.


## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

$$
[] \text { Yes }[x] \text { No }
$$

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.
Name (indicate whether

retained or anticipated $\quad$\begin{tabular}{l}
Business <br>
Address <br>
to be retained)

$\quad$

Relationship to Disclosing Party <br>
(subcontractor, attorncy,

$\quad$

Fees (indicate whether <br>
paid or estimated.) NOTE: <br>
lobbyist, etc.)
\end{tabular}

(Add sheets if necessary)
[ x$]$ Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

$$
\begin{gathered}
{[] \text { Yes }[x] \text { No } \quad \begin{array}{c}
\text { [ ] No person directly or indirectly owns } 10 \% \text { or more of the } \\
\text { Disclosing Party. }
\end{array}}
\end{gathered}
$$

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?
[] Yes [] No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article lis a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article 1 supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.I of this EDS:
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Côde Section 2-92-610 (Living Wage Ordinañe).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS $5 / 33 \mathrm{E}-3$; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Forcign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector Gencral), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12month period preceding the cxecution datc of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

N/A
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.
N/A

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)

$$
[] \text { is } \quad[x] \text { is not }
$$

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes [x] No
NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes
[]No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.
E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifics that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SECTION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disciosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.l. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outser of negotiations.

Is the Disclosing Party the Applicant?
[] Yes
[x] No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
[] Yes []No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes
[] No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes [] No
If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The ccrtifications, disclosurcs, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/shc is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

Red Stone Equity Partners LLC
(Print or type name of Disclosing Party)

(Sign here)

Eric McClelland
(Print or type name of person signing)


Signed and sworn to before me on (date) $10 \cdot 8 \cdot 13$,


Commission expires: $\qquad$ ..

## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thercof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?
[ ] Yes
[X] No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include $\mathrm{d} / \mathrm{b} / \mathrm{a} /$ if applicable:

Red Stone II A Equity Partners LLC

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant

OR
2. [ $x$ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Apartments Associates OR

Limped Partnership
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control: $\qquad$
B. Business address of the Disclosing Party: 140 Cast $4.5^{\text {the }}$ Street, $15^{\text {the }}$ Floor New lent NY 10012
C. Telephone: $\qquad$ 216-820-4750 Fax: $\qquad$ Email: eric mcclelland@redstonecquity.com
D. Name of contact person: $\qquad$
E. Federal Employer Identification No. (if you have one)

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Oakwood Shores Terrace Plat of Subdivision 3753-3755 S. Cottage Grove Avenue
G. Which City agency or department is requesting this EDS? Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[ ] Publicly registered business corporation
[ ] Privately held business corporation
[] Sole proprietorship
[] General partnership
[] Limited partnership
[] Trust
[x] Limited liability company
[ ] Limited liability partnership
[] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a 501 (c)(3))?
[]Yes []No
[] Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of lilinois as a foreign eniity?
[] Yes
[x] No
[] N/A

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

## Name

## Business Address

Percentage Interest in the
Eric Meclelloud.
Joke Sokolovic 140 Erst yet, ne street, oo Public Square, Ste 1550 Disclosing Party

David Levine see New look address above $33.33 \%$

## SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
[] Yes
[x] No

If yes, please identify below the names) of such City elected officials) and describe such relationship (s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.
Name (indicate whether
retained or anticipated

to be retained) $\quad$\begin{tabular}{l}
Business <br>
Address

$\quad$

Relationship to Disclosing Party <br>
(subcontractor, attorney,

$\quad$

Fees (indicate whether <br>
paid or estimated.) NOTE: <br>
lobbyist, etc.)
\end{tabular}

Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)

Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)
[] Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

$$
\begin{gathered}
{[] \text { Yes }[x] \text { No } \quad \begin{array}{c}
{[] \text { No person directly or indirectly owns } 10 \%} \\
\text { Disclosing Party. or more of the }
\end{array}} \\
\hline
\end{gathered}
$$

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

> []Yes []No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1 of this EDS:
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in.clause B.2.b. of this Section V;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12month period preceding the execution date of this EDS, an cmployee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

N/A
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[ ] is [ x ] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes [x] No
NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes
[] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address $\quad$ Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

X_1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policjes. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SECTION YI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in comnection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?
[] Yes [x] No
If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)
[] Yes [] No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[] Yes
[] No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes [] No

If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F.2. If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.
Red Stone II A Equity Partners LLC
(Print or type name of Disclosing Party)
By:


Eric McClelland
(Print or type name of person signing)
Manager
(Print or type title of person signing)

Signed and sworn to before me on (date) 10-8.12


Commission expires: $\qquad$
Page 12 of 13

# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A 

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Appiicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

$$
[\text { ] Yes } \quad[x] \text { No }
$$

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.

## CITY OF CHICAGO <br> ECONOMIC DISCLOSURE STATEMENT <br> AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Red Stone Equity Venture Member, LIC.

## Check ONE of the following three boxes:

Indicate whether the Disclosing Party submitting this EDS is:

1. [] the Applicant

OR
2. [x] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Oakwood Shores Terrace Apartments Associates OR
3. [] a legal entity with a right of control (sce Section M.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party:

200 Public Square, Suite 1550
Cleveland, OH 44114
C. Telephone: $216-820-4750$ Fax: 216-820-4751 Email: eric.mcclelland@redstoneequily.corn
D. Name of contact person: Eric McClelland
E. Federal Employer Identification No. (if you have one):

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Oakwood Shores Terrace Plat of Subdivision $3753-3755 \mathrm{~S}$ Cotege Grove Avenue
G. Which City agency or department is requesting this EDS? Department of Transportation

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification \# $\qquad$ and Contract \# $\qquad$

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:
[] Person
[ ] Publicly registered business corporation
[] Privately held business corporation
[] Sole proprietorship
[] General partnership
[] Limited partnership
[] Trust
[x] Limited liability company
[] Limited liability partnership
[] Joint venture
[] Not-for-profit corporation
(Is the not-for-profit corporation also a 501 (c)(3))?
[] Yes []No
[] Other (please specify)
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Delaware
3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of llline is as a foreign entity?
[] Yes
[x] No
[] NRA

## B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1. List below the full names and titles of all executive officers and all directors of the entity.

NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholders).

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of $7.5 \%$ of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture,
interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.


Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?
[1 Yes
[x] No

If yes, please identify below the names) of such City elected officials) and describe such relationship (s):

## SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.
"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.
Name (indicate whether
retained or anticipated

to be retained) $\quad$\begin{tabular}{l}
Business <br>
Address

$\quad$

Relationship to Disclosing Party <br>
(subcontractor, attorney,

$\quad$

Fees (indicate whether <br>
paid or estimated.) NOTE: <br>
lobbyist, etc.)
\end{tabular}

(Add sheets if necessary)
[x] Check here if the Disclosing Party has not retained, nor expects to retain, any such persons or entities.

## SECTION V -- CERTIFICATIONS

## A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns $10 \%$ or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?
[] Yes [x] No [ ] No person directly or indirectly owns $10 \%$ or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?
[] Yes []No

## B. FURTHER CERTIFICATIONS

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.
2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1 of this EDS:
a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V ;
d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
e. have not, wiihin a five-year period preceding the date of this $\bar{E} \bar{D} \bar{S}$, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
3. The certifications in subparts 3,4 and 5 concern:

- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a busincss entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:
a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS $5 / 33 \mathrm{E}-4$; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. Ir the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12 month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
$\qquad$
N/A
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12 -month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than $\$ 20$ per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.
$\qquad$

## C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. The Disclosing Party certifies that the Disclosing Party (check one)
[] is
$[\mathrm{x}]$ is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

## D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?
[] Yes
$[x]$ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?
[] Yes [] No
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name
Business Address
Nature of Interest
4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2 . below. If the Disclosing Party checks 2 ., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to
comply with these disclosure requirements may make any contract entered into with the City in. connection with the Matter voidable by the City.

- X 1

1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:

## SECTION VI -- CERTIFICATIONS FOR FEDFRALIY FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

## A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.l. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.
3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501 (c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subeontractors to submit the following infomation with their bids or in writing at the ouiset of negotiations.

Is the Disclosing Party the Applicant?
[] Yes
[x] No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable fedcral regulations? (See 41 CFR Part 60-2.)
[] Yes []No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
[]Yes
[]No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[] Yes
[]No

If you checked "No" to question 1. or 2. above, please provide an explanation:

## SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:
A. The certifications, discloşures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N .

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Scrvices, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article l of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:
F.I. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
F. 2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U. S. General Services Administration.
F. 3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in F.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

## CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS and Appendix A (if applicable) on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

(Sign here)
$\xlongequal[\text { (Print or type name of person signing) }]{\text { Eric McClland }}$
(Print or type title of person signing)

Signed and sworn to before me on (date) $\qquad$ _,
 Notary Public.

Commission expires: 4.26 .14 $-$.

## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

## FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

- Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.
"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section I.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?
[ ] Yes
[ ] No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of such familial relationship.


[^0]:    (If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
    2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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    0 Assumption Parish，Sheriffs Sale
    

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[^4]:    Assumption Parish．Mortgage 11B，p． 119.
    1848／04／01
    
    Tulane University，Citizens Bank Minute Book No． 3
    1841／03／11，1841／04／22；Assumption Parish．
    Assumption Parish，Mortgage Book 1834－1841，p．
    169，1838／05／22
    Assumption Parish，Mortgage Book 1834－41，p．
    178，1838／04／30

[^5]:    Tulane University，Citizens Bank Minute Book No． 8 ：
    1857／06／20

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[^7]:    Source
    St. James Parish, Book 14, p. 65, 1835/03/24

[^8]:    Marigny, Bernard
    Owner

[^9]:    
     Shields; Ellis; Ben; Limere; Tom; Burrel; Minur; Sandy; Polly; Hannah; Winney;
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