

# Office of the Chicago City Clerk



O2011-6389

### Office of the City Clerk

City Council Document Tracking Sheet

Meeting Date:

7/28/2011

Sponsor(s):

Mayor Emanuel

Type:

Ordinance

Title:

Execution of fiscal sponsor agreement and web hosting

agreement

Committee(s) Assignment:

Committee on Budget and Government Operations



## OFFICE OF THE MAYOR CITY OF CHICAGO

RAHM EMANUEL
MAYOR

July 28, 2011

## TO THE HONORABLE, THE CITY COUNCIL OF THE CITY OF CHICAGO

Ladies and Gentlemen:

At the request of the Commissioner of Family and Support Services, I transmit herewith an ordinance authorizing the execution of a fiscal sponsor agreement and web hosting agreement.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Mayor

#### ORDINANCE

WHEREAS, the City of Chicago (the "City") is a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois; and

WHEREAS, One Good Deed Chicago (the "Project") is a City initiative to increase volunteerism for Chicago's non-profit sector; and

WHEREAS, the Project is funded, in part, by a grant in the amount of \$200,000 previously received by the City from Fund for Cities of Service, Inc., ("FCS"); and

WHEREAS, FCS has also offered to grant the use of its module-based website solution (the "Website Solution") to the City for the Project pursuant to a proposed agreement between the City and FCS (the "Website Solution Agreement"); and

WHEREAS, the City desires to enter into a fiscal sponsorship agreement (the "Fiscal Sponsorship Agreement," and together with the Website Solution Agreement, the "Agreements") with The Executive Service Corps of Chicago, an Illinois not-for-profit corporation ("ESC"), to support the Project; now, therefore,

#### BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHICAGO:

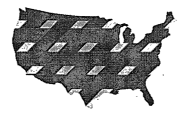
SECTION 1. The above recitals are expressly incorporated in and made a part of this ordinance as though fully set forth herein.

SECTION 2. The Commissioner of the Department of Family and Support Services (the "Commissioner") or the Commissioner's designee (in either case, the "Authorized Officer") are each hereby authorized to enter into and execute the Agreements in substantially the forms attached hereto as Exhibits 1 (the Website Solution Agreement) and 2 (the Fiscal Sponsorship Agreement) (with such changes thereto as the Authorized Officer deems appropriate) and to perform any and all acts as shall be necessary or advisable in connection with the City's performance under the Agreements, including but not limited to the solicitation of grants, charitable contributions and gifts (including from persons doing business or seeking to do business with the City, as such terms are defined in Section 2-165-010 of the Municipal Code of Chicago, and their affiliates) to ESC to support the Project pursuant to the Fiscal Sponsorship Agreement.

SECTION 3. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

SECTION 4. This ordinance shall be effective as of the date of its passage and approval.

### **EXHIBIT 1, WEBSITE SOLUTION AGREEMENT**



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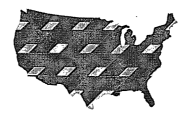
[Name]
[Counterparty]
[Address]
[Address]
Dear [Name]:

Re: Cities of Service Initiative - Wébsites

In connection with the participation of [Name of Participating City] ("Participant") in the Cities of Service coalition (the "Initiative"), Fund for Cities of Service, Inc. ("FCS") is inviting Participant to sign up for FCS' module-based website solution (the "Website Solution") on the terms and subject to the conditions set forth in this letter.

As a condition for receiving the Website Solution from FCS, Participant agrees as follows:

- (1) The Website Solution is solely and exclusively for the use by Participant and solely in connection with the Initiative. From and after the availability of the Website Solution, Participant will devote such resources (including time of Participant employees) as necessary to launch the website supported by the Website Solution and maintain such website in good working order with up-do-date information.
- (2) While no fees or expenses shall be payable by Participant to FCS in connection with the Website Solution, Participant will be responsible for its own fees and expenses incurred in connection with the Website Solution (including, without limitation, procurement and maintenance of a URL, the creation and/or acquisition of content to be used or displayed in connection with the Website Solution, the time of its personnel and other resources utilized in connection with the Website Solution, and any fees incurred with third parties). For the avoidance of doubt, as between Participant and FCS, any content contributed to Participant's website by Participant shall be owned by Participant and any content contributed to Participant's website by FCS shall be owned by FCS. However, as between the parties to this letter agreement, FCS shall own all copyrights in the layout and organization of the Website Solution delivered by FCS to Participant.
- (3) FCS' provision of the Website Solution to Participant may be modified, suspended, withdrawn or terminated at any time for any or no reason. While FCS will use reasonable efforts to provide Participant notice of any such modification, suspension, withdrawal or termination, FCS will be under no obligation to do so. Without limiting the foregoing, FCS does not anticipate providing the Website Services beyond September 3, 2012. In addition, Participant shall have the right to cease using the Website Solution at any time upon not less than thirty (30) days' prior written notice to FCS.
- (4) FCS WARRANTS THAT NEITHER THE WEBSITE SOLUTION NOR ANY CONTENT POSTED THERETO BY, OR AT THE REQUEST OF, FCS PURSUANT TO SECTION 6 BELOW WILL MISAPPROPRIATE,



INFRINGE OR OTHERWISE VIOLATE ANY INTELLECTUAL PROPERTY RIGHTS OF ANY THIRD PARTY. EXCEPT AS OTHERWISE EXPRESSLY SET FORTH IN THIS SECTION 4, FCS MAKES NO EXPRESS OR IMPLIED WARRANTIES RELATING TO THE WEBSITE SOLUTION OR ANY CONTENT CONTRIBUTED TO PARTICIPANT'S WEBSITE BY FCS, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. FURTHER, NEITHER FCS, NOR ITS OFFICERS, EMPLOYEES OR AGENTS SHALL HAVE ANY RESPONSIBILITY, CONTINGENT OR OTHERWISE, FOR ANY LOST PROFITS, PUNITIVE, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING IN CONNECTION WITH THIS AGREEMENT, FROM WHATEVER CAUSE.

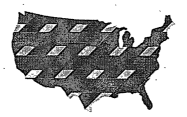
- (5) Participant is solely responsible for its utilization of the Website Solution, including, without limitation, procurement of all rights and licenses necessary for the content Participant makes available via the Website Solution and ensuring that all such content complies with applicable laws and regulations. Accordingly, Participant shall indemnify, hold harmless and defend FCS, at the expense of Participant, from and against any loss, claim, action, demand, liability or expense (including FCS' reasonable attorneys' fees) arising in connection with (i) content contributed to the Website Solution by Participant, and/or (ii) Participant's use of the Website Solution in violation of this agreement.
- (6) FCS may post, or request that Participant post, such content on the publicly available areas of the Website Solution as FCS deems appropriate. FCS shall indemnify, hold harmless and defend Participant, at the expense of FCS, from and against any loss, claim, action, demand, liability or expense (including Participant's reasonable attorneys' fees) arising in connecdon with any such content.
- (7) Participant shall post such terms and conditions on the publicly available areas of the Website Soludon as FCS shall reasonably request from time to time (it being expressly understood and agreed that (i) FCS shall have no obligation to provide any such terms and conditions to Participant and (ii) FCS' provision of any such terms and conditions to Participant shall not in any way be construed as a representation or warranty by FCS that such terms and conditions are legally enforceable, suitable for any particular purposes, compliant with applicable law, or otherwise).
- (8) Participant shall post a privacy policy, that complies with applicable law and regulations, on the publicly available areas of the Website Solution, and Participant shall comply with such privacy policy.
- (9) This letter is the complete and exclusive statement of the agreement between FCS and Participant with respect to the subject matter hereof and supersedes any oral or written communications, representations or agreements relating thereto. No changes, modifications or waivers regarding this letter are or shall be binding unless in writing and signed by both FCS and Participant. This letter, including any changes, modifications, waivers or notifications relating hereto, may be executed and delivered by facsimile or electronic mail and shall constitute the final agreement of FCS and Participant with respect to the subject matter hereof and conclusive proof of such agreement. For convenience, FCS and Participant may execute this letter, including any changes, modifications, waivers or notifications relating thereto, in counterparts, and each such executed counterpart, including any copy thereof, shall be and shall be deemed an original and all of which together shall constitute and shall be deemed to constitute one and the same instrument.
- (10) Participant shall not assign this letter or any right or obligation hereunder without the prior written consent of FCS. FCS may assign this letter, in whole or in part, to one or more affiliated entities and/or third parties. Subject to the



foregoing, this letter shall be binding upon and inure to the benefit of Participant and FCS and their respective successors and assigns.

(11) Any controversy or claim arising out of or relating to this agreement, or the breach thereof, shall be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. Any such arbitration proceeding shall be conducted in Participant's home city and in accordance with the laws of Participant's home state.

[Remainder of Page Intentionally Left Blank]



(12) This letter, including any schedules, amendments, modifications, waivers, or notifications relating thereto may be executed and delivered by facsimile, electronic mail, or other electronic means. Any such facsimile, electronic mail transmission, or communication via such electronic means shall constitute the final agreement of the parties and conclusive proof of such agreement, and shall be deemed to be in writing and to have the same effect as if signed manually.

	Sincerely,
	Fund for Cities of Service, Inc.
	By: Name: Titie:
Accepted and agreed:	
[Name of Participating City]	·
By:	
Name: Titie:	

## EXHIBIT 2, FISCAL SPONSORSHIP AGREEMENT

#### FISCAL SPONSORSHIP AGREEMENT

#### BETWEEN THE EXECUTIVE SERVICE CORPS OF CHICAGO

#### AND THE CITY OF CHICAGO, ILLINOIS

#### REGARDING ONE GOOD DEED CHICAGO

This Fiscal Sponsorship Agreement (the "Agreement") is made as of the date	ay of
, 2011, by and between The Executive Service Corps of Chicago, an Illinois no	t-for-
profit corporation (the "Sponsor"), and the City of Chicago, Illinois, a municipal corporation "City").	ı (the
City ).	
The Sponsor: The Sponsor is exempt from federal tax under section 501(c)(3) of the Int	ernal
Revenue Code, as amended (the "Code").	

<u>The Project</u>: One Good Deed Chicago (the "Project") is a City initiative to increase volunteerism for Chicago's non-profit sector. A scope of and anticipated budget for the Project are attached hereto as Exhibits A and B, respectively, and hereby incorporated herein.

<u>The Agreement</u>: The Sponsor is willing to receive tax-deductible charitable contributions for the benefit and use of implementing the Project. The City, with the administrative assistance of the Sponsor pursuant hereto, desires to use these funds in order to implement the Project.

By entering into this Agreement, the parties hereto agree to the following terms and conditions:

- 1. Receipt of funds: The Sponsor agrees to receive grants, contributions and gifts to be used for the Project, and to make those funds available for the Project, subject to the Sponsor's retention of a 5% administrative fee from every such monetary grant, contribution and gift as received. The Sponsor will be paid 50% of the total budgeted administrative fee at the start of the Project, representing 5% of the first \$100,000 in monetary grants, contributions and gifts. The Sponsor will thereafter retain a 5% administrative fee from every such monetary grant, contribution and gift received in excess of the initial \$100,000.
- 2. Acknowledgment of charitable donations on behalf of the Project: The Sponsor agrees that all grants, charitable contributions and gifts which it receives for the Project will be reported as contributions to the Sponsor as required by law, and further agrees to acknowledge receipt of any such grant, charitable contribution or gift in writing and to furnish evidence of its status as an exempt organization under Section 501(c)(3) to the donor upon request. The Sponsor agrees to notify the City of any change in the Sponsor's tax-exempt status.
- 3. Protection of tax-exempt status: The City agrees not to use funds received from the Sponsor for reimbursement of Project expenses in any way which would jeopardize the tax-exempt status of the Sponsor. The City agrees, subject to applicable law, to comply with any written request by the Sponsor that the City cease activities which might jeopardize the Sponsor's tax-exempt status, and further agrees that the Sponsor's obligation to make funds available for the Project is suspended in the event that the City fails to comply with any

such request. Any changes in the purpose of the Project for which funds are spent must be approved in writing by the Sponsor before implementation. The Sponsor retains the right, if the City breaches this Agreement, or if the Project jeopardizes the Sponsor's tax-exempt status, to withhold, withdraw, or demand immediate return of funds disbursed to the City for reimbursement of Project expenses from the City.

- 4. <u>Use of funds</u>: The Sponsor also authorizes the City to make expenditures, which do not exceed total contributions for the Project, on the Sponsor's behalf for use in the Project. The City agrees to use any and all funds received from the Sponsor solely for reimbursement of legitimate expenses of the Project and to account fully to the Sponsor for the disbursement of these funds. On behalf of and with its funds, the Sponsor will pay for the Project's direct expenses like computers, and travel and meeting expenses. The Sponsor will obtain authorization from the City to pay these expenses using the Project's funds.
- 5. <u>Financial procedures</u>: Subject to applicable law, the City must comply with the financial policies outlined in the Sponsor's Financial Procedures Manual, a copy of which the Sponsor has heretofore provided to the City and any amendments to or revisions of which the Sponsor shall promptly provide to the City. Subjects of particular interest to the Project include: Cash Disbursements, Purchasing, Travel and Expenses, Consultants, Grants and Contracts, and Other Fiscal Agent Status. Invoices must be approved by the City prior to payment and payments will be processed by the Sponsor once monthly at the end of each month.
- 6. [intentionally omitted]
- 7. Financial accounting and reporting: The Sponsor will maintain books and financial records for the Project in accordance with generally accepted accounting principles. The Project's revenue and expenses shall be separately classed in the books of the Sponsor. The Sponsor will provide reports reflecting Project revenue and expenses to the City on a monthly basis, on the 15<sup>th</sup> day after the end of each month, and, on an annual basis, within three months after the end of each fiscal year of the Sponsor (ending each \_\_\_\_\_).
- 8. [intentionally omitted]
- 9. <u>Governance</u>: Authority to manage the programmatic activities of the Project is delegated to the City's Chief Service Officer, subject at all times to the provisions hereof.
- 10. <u>Fundraising</u>: The City may solicit gifts, contributions, and grants on behalf of the Sponsor which are earmarked for the activities of the Project. The City's choice of funding sources to be approached and the text of the City's letters of inquiry, grant applications, and other fundraising materials are subject to approval by the Sponsor. The Sponsor's Executive Director must co-sign all original letters of inquiry, grant proposals, and grant agreements. All grant agreements, pledges, or other commitments with funding sources to support the Project shall be executed by the Sponsor. The cost of any reports or other compliance measures required by such funding sources shall be borne by the Project. The Sponsor's Operations Manager must be copied at least one week in advance on all progress and final report submissions. The Sponsor shall be responsible for the processing and acknowledgment of all monies received for the Project, which shall be reported as the

income of the Sponsor for both tax purposes and for purposes of the Sponsor's financial statements. Grants involving government or public agency monies have substantial reporting and auditing requirements; therefore, if the City desires to apply for government or public agency grants, the City must get advance approval to do so from the Sponsor's Executive Director.

11. <u>Ren</u>	ewal of t	this A	<u>Agreeme</u>	<u>nt</u> : I	f both	the	Sponsor	and	City	desire	to	do	so,	this	Agree	ement
may	be renev	wed	in writing	g on_			_(date), a	ind a	nnua	ally the	rea	fter				

12.	. <u>Termination:</u> Either party may terminate this Agreement by giving 60 days' written notice to
	the other party. If the Project will continue to exist but one of the parties desires to
	terminate the Sponsor's fiscal sponsorship of the Project, the following terms and conditions
	shall apply. Another nonprofit corporation which is tax-exempt under IRC Section 501(c)(3)
	and is not classified as a private foundation under Section 509(a) must be willing and able
	to sponsor the Project (the "Successor"). The Successor must be approved in writing by
	both parties by the end of the 60-day written notice period. If the parties cannot agree on a
	Successor to sponsor the Project, the City shall have an additional 60 days to find a
	Successor willing and able to sponsor the Project. If a Successor is found, the balance of
	assets held by the Sponsor for the Project, together with any other assets held or liabilities
	incurred by the Sponsor in connection with the Project, shall be transferred to the Successor
	at the end of the notice period or any extension thereof, subject to the approval of any
	third parties (including funding sources) that may be required. If the City has formed a new
	organization qualified to be a Successor as set forth in this Paragraph, such organization
	shall be eligible to receive all such assets and liabilities so long as such organization has
	received a determination letter from the Internal Revenue Service which states the new
	organization is exempt from federal tax under section 501(c)(3) of the Internal Revenue
	. Code no later than the end of the notice period or any extension thereof. If no Successor is
	found, the Sponsor may allocate the Project's assets and liabilities in any manner consistent
	with applicable tax and charitable trust laws and other obligations.

This Agreement will remain in force until the stated end of the Project on \_\_\_\_\_\_ or the Agreement is terminated with 60 days written notice by either the Sponsor or the City, whichever date is sooner.

13. <u>Consent</u>: Whenever the consent or approval of one or both parties to this Agreement is required hereunder, such consent or approval shall not be unreasonably withheld.

#### 14. Notice:

Notice to Sponsor shall be addressed to:

Executive Director
The Executive Service Corps of Chicago
25 East Washington Street, Suite 1500
Chicago, Illinois 60602

Notice to the City shall be addressed to:

Commissioner
City of Chicago
Department of Family and Support Services
1615 West Chicago Avenue, 5<sup>th</sup> Floor

Chicago, Illinois 60622

and

Corporation Counsel
City of Chicago
Department of Law
121 North LaSalle Street, Room 600
Chicago, Illinois 60602
Attention: Finance and Economic Development Division

Unless otherwise specified, any notice, demand or request required hereunder shall be given in writing at the addresses set forth above, by any of the following means: (a) personal service; (b) overnight courier; or (c) registered or certified mail, return receipt requested.

Such addresses may be changed when notice is given to the other party in the same manner as provided above. Any notice, demand or request sent pursuant to clause (a) hereof shall be deemed received upon such personal service. Any notice, demand or request sent pursuant to clause (b) shall be deemed received on the day immediately following deposit with the overnight courier and, if sent pursuant to subjection (c) shall be deemed received two (2) days following deposit in the mail.

- 15. <u>Assignment; binding effect</u>: This Agreement, or any portion thereof, shall not be assigned by either party without the prior written consent of the other. This Agreement shall inure to the benefit of and shall be binding upon the City, the Sponsor and their respective successors and permitted assigns. This Agreement is intended to be and is for the sole and exclusive benefit of the parties hereto and such successors and permitted assigns.
- 16. <u>Modification</u>: This Agreement may not be altered, modified or amended except by written instrument signed by the parties hereto.
- 17. <u>Compliance with laws</u>: The parties hereto shall comply with all federal, state and municipal laws, ordinances, rules and regulations relating to this Agreement.
- 18. Governing law and severability: This Agreement shall be governed by the laws of the State of Illinois. If any provision of this Agreement shall be held or deemed to be or shall in fact be inoperative or unenforceable as applied in any particular case in any jurisdiction or jurisdictions or in all cases because it conflicts with any other provision or provisions hereof or any constitution, statute, ordinance, rule of law or public policy, or for any reason, such circumstance shall not have the effect of rendering any other provision or provisions contained herein invalid, inoperative or unenforceable to any extent whatsoever. The invalidity of any one or more phrases, sentences, clauses, or sections contained in this Agreement shall not affect the remaining portions of this Agreement or any part hereof.
- 19. <u>Counterparts</u>: This Agreement may be executed in counterparts, each of which shall be deemed an original.
- 20. Entire Agreement: This Agreement constitutes the entire agreement between the parties.
- 21. <u>Authbrity</u>: Execution of this Agreement by the City is authorized by an ordinance passed by the City Council of the City on \_\_\_\_\_\_, 2011. Execution of this Agreement by the Sponsor is authorized by \_\_\_\_\_\_. The parties represent and warrant to each other that they have the authority to enter into this Agreement and perform their obligations hereunder.
- 22. <u>Headings</u>: The headings and titles of this Agreement are for convenience only and shall not influence the construction or interpretation of this Agreement.

- 23. <u>Disclaimer of Relationship</u>: Nothing contained in this Agreement, nor any act of the City or the Sponsor shall be deemed or construed by any of the parties hereto or by third persons, to create any relationship of third party beneficiary, principal, agent, limited or general partnership, joint venture, or any association or relationship involving the City and the Sponsor.
- 24. <u>Construction of Words</u>: The use of the singular form of any word herein shall also include the plural, and vice versa. The use of the neuter form of any word herein shall also include the masculine and feminine forms, the masculine form shall include feminine and neuter, and the feminine form shall include masculine and neuter.
- 25. <u>No Personal Liability</u>: No officer, member, official, employee or agent of the City or the Sponsor shall be individually or personally liable in connection with this Agreement.
- 26. <u>Representatives</u>: Immediately upon execution of this Agreement, the following individuals will represent the parties as a primary contact in all matters under this Agreement.

For the Sponsor: Pamela Wilcox,

Pamela Wilcox, President and CEO The Executive Service Corps of Chicago 25 East Washington Street, Suite 1500

Chicago, Illinois 60602 Phone: 312-580-1840 x318

Fax: 312-580-0042

Email: pam.wilcox@esc.chicago.org

For the City:

Jenne Myers, Deputy Commissioner/Chief Service Officer City of Chicago, Department of Family and Support Services

c/o Office of the Mayor

121 North LaSalle Street, Room 406

Chicago, Illinois 60602, Phone: 312-744-7135 Fax: 312-744-2727

Email: jenne.myers@cityofchicago.org

Each party agrees to promptly notify the other party of any change in its designated representative, which notice shall include the name, address, telephone number and fax number of the representative for such party for the purpose hereof.

[signature page follows]

above		·	z una Agreeme	nit on the day	and year	mst writte
THE E	EXECUTIVE SERVICE COR	RPS OF CHIC	CAGO, an Illino	ois not-for-pro	ofit corpora	tion <sup>*</sup>
Ву:						
Name	: Pamela Wilcox	•				
Its:	President and CEO					
				•		
Ву:				•		
Name	·					
Its:	Chair, Board of Directors			<u>.</u>		
	·					
CITY	OF CHICAGO, ILLINOIS				,	
Ву:						
Name	: Evelyn J. Diaz				V	

Commissioner, Department of Family and Support Services

Its:

## EXHIBIT A, PROJECT SCOPE



One Good Deed Chicago is a city sponsored campaign promoting volunteerism and furthering civic engagement by residents. With a focus on making volunteerism more accessible and impactful by better aligning residents with non-profits, building non-profit capacity to more effectively use volunteers and nurturing the culture of service and philanthropy in the City of Chicago.

#### **PRIORITY OUTCOMES**

- Build the Chicago volunteer force/pipeline
- · Grow demand for civic engagement and volunteering in Chicago
- Expand the capacity of Chicago nonprofits to meet their mission
- Prepare Chicago students to be college and career ready

#### **CAPACITY ISSUE - VOLUNTEAM**

One Good Deed Chicago (OGDC) will spotlight selected non-profit community organizations as it relates to Our Children, Our Communities and Our Growth as prioritized by the Emanuel administration's 2011 Transition Plan. We will help build their volunteer capacity by placing a **VolunTEAM** member within the organization. **VolunTEAM** members are retired adults, and semi-retired adult professionals, managed by Executive Service Corps, who will individually work with each community organization throughout the 10-month period. They will act as volunteer "consultants" given the task of helping to assess and strategically grow the organization's capacity for volunteerism including: board service, skills-based, pro bono, and hands on volunteering. Building organizational and volunteer capacity, allows non-profits do more of the good and important work they are already doing in the community. Our ultimate Impact: to amplify and increase impact of Chicago non-profits.

#### **EDUCATION INITIATIVE - SUCCESS COACHES**

The path that leads a child from birth through a postsecondary credential and into a career should be guided by a seamless educational system that helps children access opportunities and find lifelong careers. Yet today, there are many places along that continuum where Chicago's children get lost – and in astonishing numbers. Despite some progress at all points, improvements in performance have come slowly, and not at a rate that will allow Chicago's youth to participate in a global economy. <sup>3</sup>

To prepare students to meet academic success milestones include reading proficiently by third grade, high school and college readiness, and career planning. OGDC aims to activate and mobilize resident volunteers to support students along this spectrum; from reading at a third grade level to college enrollment. We will work to promote a **Success** Coaches initiative through media and marketing efforts, to recruit a larger, diverse pipeline of volunteers to focus their energy on helping meet this challenge.

#### OUTCOMES

#### SUCCESS COACHES - PRIORITY INITIATIVE

We have developed a theory of change that moves toward a higher value through activities that produce positive outcomes and significant impact over time. TableA Our metrics are based on research that supports keeping students on track to college and career readiness as outlined in "College and Career Ready: What does this mean for elementary schools?"

By increasing the amount of activities such as tutoring, mentoring, and college prep workshops we will contribute toward positive results that keep students on the path of "key academic success milestones"<sup>5</sup>. Staying on these milestones has proven to ultimately lead to college and career readiness.

#### **VOLUNTEAM** and CITY WIDE WORKSHOPS - CROSS CUTTING INITIATIVES

After its establishment, One Good Deed Chicago conducted studies and focus groups to determine areas of need for Chicago's non-profits. This research uncovered two pressing concerns:

- Non-profits are understaffed and do not have the time or resources to recruit and train volunteers
- Non-profits that may benefit from volunteers may not properly utilize them

In order to help address Chicago nonprofit's cross-cutting challenges and to address some of the City of Chicago's priority areas we have developed a multi-faceted approach to service. We know impact is multivariate so in order to capture the full story we will not only collect numbers/metrics but will also capture the change in status and outlook of priority area nonprofits and volunteers.

For the *VolunTEAM* Program One Good Deed Chicago will collect qualitative information in the form of surveys and reports that reflects the capacity building work done from October to June. Through the growth of this program Chicago will see the expanded capacity of nonprofits to meet their mission. TableA

For City-wide Workshops One Good Deed Chicago hopes to improve the understanding of vital skills and concepts connected to successful work in nonprofit. These workshops will grow demand for civic engagement and volunteering in Chicago. TebleA

OGDC will work with DePaul University to perform an impact study and develop proven measurements to determine success, which will also be used as a learning tool for future programs. Ultimately, having activities that connect volunteer resources to effective organizations will help expand the capacity of non-profit organizations to meet their mission, amplifying the impact of Chicago non-profits.<sup>9,10</sup>

YEAR 2	Success Coaches Priority Initiative		VolunTEAM Cross Cutting Initiative	City-wide Workshops Cross Cutting Initiative
Impact	Reading proficiently Ready for High by third grade School	College and Career Ready	Expand the capacity of Chicago nonprofits to meet their mission	Grow demand civic engagement and volunteering in Chicago
Outcomes	Increase:  Amount educational time with students.  # of volunteers and volunteer hours spent tutoring youth Enthusiasm about learning  Increase: Amount educational with student volunteer volunteer ho spent tutorin youth Enthusiasm about learning	college and career interests  Navigate financing	Improved: Systems and infrastructure Organizational Structure Strategy Culture of Volunteerism	improved:  Understanding of volunteer best practices  Knowledge of the spectrum of volunteer opportunities, including skilled-based and pro bono
Activities	<ul> <li>Tutoring/mentoring students below 3rd grade in Reading and Math</li> <li>Tutoring/me middle scho students</li> </ul>		<ul> <li>Needs Assessment</li> <li>Volunteer Engagement Plan</li> <li>Develop training and recruitment strategies</li> </ul>	<ul> <li>City-wide outreach for attendance at workshops</li> <li>Develop workshop curriculum with key strategic partners</li> <li>Cultivate non-profits</li> </ul>

#### **COMMUNITY PARTNERS**

Selection of partners will be done through a public annual application process. OGDC will broadly publicize these opportunities through our existing strategic partners and media outlets. A strict selection of criteria will be applied to evaluate applications. Our goal is to identify the non-profits for the Success Coaches initiative with the capacity to grow their mission through an increase in volunteerism and for the VolunTEAM members we look to identify non-profits that have a demonstrated need for a volunteer management consultant. We will focus on priority areas outlined, and to ensure that we serve a diverse mix of Chicago neighborhoods, we will utilize our OGDC Leadership Council, an external group of community stakeholders, to evaluate the applications and make recommendations for partnership, ensuring an objective and transparent nomination and selection process. One critical criterion is the organization's service to multiple neighborhoods, providing a larger geographical presence with each of our partnering organizations.

Community partners will be responsible for screening, training and supporting the volunteers in their existing program curriculum. They will track agreed upon metrics to determine the impact of this campaign. With an approved budget and secured private funding, we hope to offer our community partners a small financial general operating award to offset the costs associated with an increase in volunteers, i.e. background checks, training materials.

OGDC will aggressively recruit volunteers from all sectors to help grow capacity. By using a strategic media and marketing campaign, we hope to increase the number of volunteers to these existing programs, improving their capacity. OGDC will also offer support in executing the programs via our Service Initiatives VISTA coordinator. We will also support the work through recognition at on-going national service events throughout the year and promote via our website and social media outlets. OGDC will aggregate the metrics complied by our community partners and report on outcomes and impact.

#### **SUPPORT**

Acknowledging that there are thousands of community based organizations in the city doing amazing work, not all are poised for this kind of media attention and volunteer infusion. We want to make sure the organizations selected have the capacity to accommodate the volunteers that are interested in participating.

For those organizations not selected, OGDC in partnership with the Donors Forum will hold quarterly free city-wide trainings on volunteer capacity building and best practices.

Organizations can also list any open volunteer opportunities on our website: www.OneGoodDeedChicago.org which will be an ongoing part of the campaign.

In helping create a diverse pipeline of volunteers for these initiatives, OGDC will also hold volunteer fairs in partnership with Chicago Non-Profit. One will be geared towards young professionals and one geared towards retirees. Working with Illinois Campus Compact we will host 2 college summits to demonstrate and share best practices of working with the community based organizations along service learning models.

OGDC will also work with our strategic partners on **N**ational Service Day **E**vents, see Timeline below.

Working with the Chicago Police Department on their Force for Good program which aims to improved community based organizations capacities to contribute to improved cohesiveness, stability and public safety in the communities they serve, OGDC continues to work towards helping non-profits build capacity.

OGDC also hopes to create a comprehensive database for non-profits in hopes that an open, current data-sharing platform will provide the non-profit sector better information to guide decisions.

#### COMMUNICATIONS/AWARENESS CAMPAIGN

A pro bono PR agency will be selected to assist with campaign messaging. The campaign messaging will also be a thread in the Mayor's talking points within community presentations, motivating residents to help out in priority areas. Typically, non-profits do not have funding for these larger marketing and communications campaigns. Having the City provide this resource for them as a larger initiative, will lend credibility and awareness to their organization and the good work they are doing in the community.

OGDC will enlist the pro bono help of a PR firm to aid us in developing and implementing a communications and awareness campaign. National Service Day events such as 9/11 and MLK Jr. Day will be highlighted as an opportunity to shine the light on the many opportunities for service in the city and bring attention to the OGDC campaign and its partners.

Chicago is pleased to host the 2012 National Conference on Volunteering and Service June 18-20. OGDC looks at this as an opportunity to showcase the amazing sense of service in Chicago and highlight our partner organizations and strategic partners.

#### **PARTNERS**

- Chicago Cares
- City Year
- Corporation for National & Community Service
- DePaul University
- Donors Forum
- Executive Service Corps
- Illinois Campus Compact
- Turner Construction
- SERVE Illinois
- Taproot Foundation
- United Way of Metropolitan Chicago
- University of Chicago
- Volunteer Centers of Illinois

#### BUDGET

Private funding through corporations and foundations will be requested to cover the remaining \$200,000. Executive Service Corps of Chicago will act as a fiscal agent for this project. Detailed budget attached.

#### TIMELINE

thru - Sept 1

Sign off on concept and pitch to funders

Secure pro bono PR Firm

July 29:

Make Requests for Initiative Partnership applications public

August 5: Make Requests for VolunTEAM partnerships applications public

August 12: Deadline Initiative Partnership applications
August 19: Deadline VolunTEAM partnerships applications

August 8-12: Rate applications with Selection Criteria

August: VolunTEAM Training – ESC

August 22-26: VISTA Training

September TBD: Announce selected Community Partners
September TBD: One Good/Deed Re-Launch/Announcement

September 6: Back to School – CPS

September 11: Day of Service/Remembrance

October 22: Make a Difference Day
January 17: MLK Day of Service
April 15-21: National Volunteer Week
April 20-22: Global Youth Service Day

June 18-20: National Conference on Volunteering and Service

<sup>&</sup>lt;sup>1</sup>Volunteering in the United States 2010 "age, 35-to-44 year most likely to volunteer"

<sup>&</sup>lt;sup>2</sup> Relmagining Service. Rep. 2009. Print. Summary

<sup>&</sup>lt;sup>3</sup>From Chicago 2011 Rahm Emanuel's Transition Plan, Our Children, Page 40

<sup>&</sup>lt;sup>4</sup> "College and Career Ready: What does this mean for elementary schools?"

<sup>&</sup>lt;sup>5</sup> "College and Career Ready: What does this mean for elementary schools?"

<sup>&</sup>lt;sup>6</sup>Afterschool Programs: Keeping Kids – and Communities – Safe. Atterschool Alert. Issue Brief No. 27

<sup>&</sup>lt;sup>7</sup> Focus on After-School Time for Violence Prevention. ERIC Digest.

<sup>&</sup>lt;sup>8</sup> From Chicago 2011 Rahm Emanuel's Transition Plan, Our Communities, Page 22

<sup>&</sup>lt;sup>9</sup>From Chicago 2011 Rahm Emanuel's Transition Plan, Our Growth, Page 55

<sup>&</sup>lt;sup>10</sup>Relmagining Service. Rep. 2009. Print. Summary

<sup>&</sup>lt;sup>11</sup>Taproot Employee Engagement Matrix 2010. Print.

## EXHIBIT B, PROJECT BUDGET



Meeting Expenses

Awareness Campaign

General Operating Expenses

Total Project Expenses

	\$15,000 \$20,000 \$10,000 \$5,000	NARRATIVE (description of charges)  cost of space and/or trainers  cost of space and/or trainers  location, food, planning  planning, food, transport  space, food, registration, etc. general operating support to
5,000 0,000 0,000 0,000 5,000	Requested \$15,000 \$20,000 \$10,000 \$5,000	charges)  cost of space and/or trainers  cost of space and/or trainers  location, food, planning  planning, food, transport  space, food, registration, etc.
5,000 0,000 0,000 0,000 5,000	Requested \$15,000 \$20,000 \$10,000 \$5,000	charges)  cost of space and/or trainers  cost of space and/or trainers  location, food, planning  planning, food, transport  space, food, registration, etc.
3,500 3,500 5,000 0,000 5,000	Requested \$15,000 \$20,000 \$10,000 \$5,000	charges)  cost of space and/or trainers  cost of space and/or trainers  location, food, planning  planning, food, transport  space, food, registration, etc.
3,500 3,500 5,000 0,000 5,000	Requested \$15,000 \$20,000 \$10,000 \$5,000	charges)  cost of space and/or trainers  cost of space and/or trainers  location, food, planning  planning, food, transport  space, food, registration, etc.
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0,000 5,000	\$10,000 \$5,000	location, food, planning planning, food, transport space, food, registration, etc.
0,000 5,000	\$10,000 \$5,000	location, food, planning planning, food, transport space, food, registration, etc.
5,000	\$5,000	planning, food, transport space, food, registration, etc.
		space, food, registration, etc.
0,000	\$20,000	
		general operating support to
		cover increased costs of
- 000	¢75.000	volunteers, i.e. materials,
5,000		background checks
5,000	\$145,000	<u> </u>
0,000	\$0	Acts as Executive Director of One Good Deed Chicago
0,000	\$10,000	Communications, Initiatives, Events Coordinators
0,000	\$20,000	Manage the VolunTEAM process
		Stipend for professor and gra student to perform impact evaluation, in-kind via DePau
3,500	\$30,000	)
0,000	\$10,000	5% adminstrative fee
	3,500 3,500	3,500 \$30,000 3,500 \$30,000

\$5,000

\$10,000

\$25,000

\$303,500

\$5,000 cost of space and/or trainers

\$10,000 PR Services

\$25,000

\$200,000

### 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 appl EXECUTIVE SERVICE CORPS OF CHICAGO	
Check ONE of the following three boxes:	· ,
Indicate whether the Disclosing Party submitting this EDS is:  1.    OR	
2. [] a legal entity holding a direct or indirect interest in the Applicant. State Applicant in which the Disclosing Party holds an interest:  OR	
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal which the Disclosing Party holds a right of control:	name of the entity in
B. Business address of the Disclosing Party: 25 E. WASHINGTON ST.	SVITE 1500
	•
CHICAGO, 12 60602	<del></del>
C. Telephone: 312.580, 1840 Fax: 312, 580, 0042 Email: pan.w  D. Name of contact person: PAMELA WILLOX	
C. Telephone: 312.580, 1840 Fax: 312, 580, 0042 Email: pan.w	
C. Telephone: 312.580, 1840 Fax: 312, 580, 0042 Email: pan.w  D. Name of contact person: PAMELA WILLOX	v as the "Matter") to
C. Telephone: 312.580, 1840 Fax: 312, 580, 0042 Email: pan.w  D. Name of contact person: Pamela Wilcox  E. Federal Employer Identification No. (if you have one):  F. Brief description of contract, transaction or other undertaking (referred to below	v as the "Matter") to licable):
C. Telephone: 312.580, 1840 Fax: 312, 580, 0042 Email: pan.w  D. Name of contact person: Pamela Willow  E. Federal Employer Identification No. (if you have one):  F. Brief description of contract, transaction or other undertaking (referred to below which this EDS pertains. (Include project number and location of property, if app	w as the "Matter") to licable):
C. Telephone: 312:580, 1840 Fax: 312, 580, 0042 Email: pan.w  D. Name of contact person: Pamela Wilcox  E. Federal Employer Identification No. (if you have one):  F. Brief description of contract, transaction or other undertaking (referred to below which this EDS pertains. (Include project number and location of property, if app  FISCAL SPONSORSHIP AGREEMENT FOR ONE GOOD DEED	w as the "Matter") to licable):  CHICAGO

#### SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

#### A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Pa	irty:
[] Person	[] Limited liability company
[ ] Publicly registered business corporation	[] Limited liability partnership
[] Privately held business corporation	[] Joint venture
[] Sole proprietorship	Not-for-protit corporation
[] General partnership	(Is the not-for-protit corporation also a 501(c)(3))?
[] Limited partnership	[√Yes []No
[] Trust	[] Other (please specify)
ILLI NOIS	country) of incorporation or organization, if applicable
3. For legal entities not organized in the S business in the State of Illinois as a foreign en	tate of Illinois: Has the organization registered to do tity?
[]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-protit 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 PAMELA WILLOX	Title PRESIDENT + CEO
ESTELLE BERGER	VICE PRESIDENT + CFO
WILLIAM COSPER	VP, DEVELOPMENT + EXTERNAL RELATIONS
NANCY FUHRMAN	NP, CONSULTING PROFESSIONAL DEVELOPMENT
BOARD OF DIRECTORS -	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.

Ivanie	Dusiness Address	r ercentage interest in the	
NONE		Disclosing Party	
,		•	
,	,		;
**************************************			
· · · · · · · · · · · · · · · · · · ·			·
SECTION III BU	SINESS DEL ATIONSHI	PS WITH CITY ELECTED OFFICIAL	· <b>C</b>
· · · · · · · · · · · · · · · · · · ·		tionship," as defined in Chapter 2-156 of tooths before the date this EDS is signed?	
[ ] <b>Ye</b> s	No		
If yes, please identify relationship(s):	below the name(s) of such	n City elected official(s) and describe such	·
•	The state of the s		· Andrews are an experience of the contraction of t
	1	~	

#### 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.
	•		
i i			
	,	·	
(Add sheets if necessary	)		
Check here if the Disc	closing Party ha	as not retained, nor expects to retain	any such nersons or entities
		as not retained, not expects to retain	, any such persons of chimes
SECTION V CERTI	FICATIONS		
A. COURT-ORDERED	CHILD SUPP	ORT COMPLIANCE	
the City must remain in o	compliance with the certification control certification control certification control certification	-415, substantial owners of business h their child support obligations threly owns 10% or more of the Disclosons by any Illinois court of competer of person directly or indirectly owns	oughout the contract's term.  sing Party been declared in nt jurisdiction?
		sclosing Party.	
If "Yes," has the person is the person in complian		court-approved agreement for paym reement?	ent of all support owed and
[]Yes []I	No		
B. FURTHER CERTIF	ICATIONS		
· · · · · · · · · · · · · · · · · · ·			· ;
		pter 1-23, Arficle I ("Arficle I")(whousiness") and legal requirements),	
submitting this EDS is the	ne Applicant an	d is doing business with the City, the	nen the Disclosing Party
certifies as follows: (i) n	either the Appl	icant nor any controlling person is o	currently indicted or charged
		er been convicted of, or placed und upted, or conspiracy to commit bribe	
perjury, dishonesty or de	ceit against an	officer or employee of the City or a	iny 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 5/33E-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 Affihated 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 Enfity 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 Disclosin	ng Party must explain below:				
ARRENT MEASURE CORPORT OF CONTROL CONTROL CORP CORPORATION CORPORATION CONTROL CORPORATION CONTROL CORPORATION CO		hamman kalamatak da Pendako da Ingga Abadan 1996 (PARA) (MA 1996)			

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.

#### C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

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

[] is M 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 [V 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.						
[] Yes	<b>⋈</b> No		-			
	cked "Yes" to Item D.1., provide the oyees having such interest and idenfi		the City			
Name	Business Address	Nature of Interest				
	· · · · · · · · · · · · · · · · · · ·					
**************************************	COLUMN TO A STATE OF THE STATE					
	osing Party further cerfifies that no pay City official or employee.	prohibited financial interest in the	Matter will			
E. CERTIFICAT	ION REGARDING SLAVERY ER	A BUSINESS				
disclose below or comply with thes	ither 1. or 2. below. If the Disclosing in an attachment to this EDS all inful e disclosure requirements may make the Matter voidable by the City.	ormation required by paragraph 2	. Failure to			
the Disclosing Pa from slavery or sl issued to slaveho	losing Party verifies that the Disclos orty and any and all predecessor entit laveholder insurance policies during lders that provided coverage for dan orty has found no such records.	ties regarding records of investme the slavery era (including insuran	nts or profits ace policies			
Disclosing Party policies. The Dis	losing Party verifies that, as a result has found records of investments or sclosing Party verifies that the follows the names of any and all slaves or	profits from slavery or slaveholde ving constitutes full disclosure of	er insurance all such			
The state of the s						
3 of \$150 and to \$100 and the state of the s	The state of the s	W- 1- V W TO SERVICE AND ADDRESS OF THE SERVICE	,			

#### 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							٠,			
respect to the Matter: (Add sheets if necessary):			·- ·	,	•		٠	,		
200 No. 100 of Tuber visus 200 Of Files. L. F. (20 100 000 000 000 000 000 000 000 000 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 entifies 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.I. 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 Activifies".
- 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 I	arty the Applicant?	•			
[] Yes	[] No				
If "Yes," answer t	he three questions belo	w:	, ÷		
,	eveloped and do you h		ative action program	s pursuant to app	plicable
[] Yes	[] No				
<del>-</del>	nce Programs, or the Edule filing requirements?		Opportunity Commi	ssion all reports	due
3. Have you p	articipated in any previ	ious contracts or	subcontracts subject	to the	,
equal opportunity	clause?		*		
[] Yes	[ ] No		• (		•
If you checked "N	o" to question 1. or 2.	above, please pro	vide an explanation:		٧
		**************************************	1		

## 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 <a href="https://www.citvofchicago.org/Ethics">www.citvofchicago.org/Ethics</a>, 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.

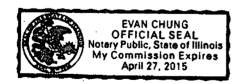
EXECUTIVE SERVICE CORPS OF CHIC	461
(Print or type name of Disclosing Party)	
By: Paule lu	· ·
(Sign here)  PAMELA WILLOX	
(Print or type name of person signing)	,;
PRESIDENT + CEO	*
(Print or type fitle of person signing)	

Signed and sworn to before me on (date) 7/20/11

at Cook County, Illinois (state).

Evan Chang & Notary Public.

Commission expires: 4/27/15



# 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 currendy 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	[ <b>√</b> ] No	,
such person is connected	ed; (3) the name and title of	ele of such person, (2) the name of the legal entity to which the elected city official or department head to whom such se nature of such familial relationship.
	. ,	
		7 4 2 7 4 7 4 7 4 7 4 4 7 4 4 7 4 4 7 4 4 7 4 4 7 4 4 7 4 4 7



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